

On the same phone call with Ms. Harvick, I asked her if they were going to take my son from me for something that happened while in his father's court-ordered joint conservatorship. She clearly answered, "No," which she denied the following day upon my confronting her about her answer when she immediately separated me from my son. I called Ms. Harvick back after hanging up because I had additional information my son reported to me with regard to the alleged perpetrator he allegedly was made to call "Visitor." What really concerned me was that my son had described a possible runaway teenager and even suggested a name (without my coaching) and a place he might work. She silenced me and told me to write everything down on paper to bring to the office the following day, and again told me to hang-up the phone and call Sergeant Lilly immediately.

On the first phone call to Ms. Harvick, I had also tried to mention the astonishingly inappropriate conversation her caseworker, who only identified herself as Lesley Murray (opposed to her real name of Lesley Damien-Murray) initiated with first my son, and then with me on the morning of Thursday, May 03, 2012 while I was rushing around to prepare for an important job interview. Ms. Harvick said she was interested to hear more about that, but that we could discuss that tomorrow—she had to get home and had already stayed late at work. Again, she told me it was urgent I speak with Sergeant Lilly.

Sergeant Lilly confirmed the appointment to meet at the Pearland CPS office on the telephone for 2:00PM on May 08, 2012. I let him know that Julian was in the background and really wanted to talk to him about what happened, but