

## Constitutional & Statutory Provisions

### 1) TRUANCY Pa ACT 138 VIOLATED BY THE INVOLVED ORGANIZATIONS

According to Education Law Center;

"Involvement in truancy proceedings can have negative, lifelong, and intergenerational consequences for students and their families, including a child's removal from their home."

The purpose: Act 138 begins with a preamble stating that its purpose is to "improve school attendance and deter truancy" through a comprehensive approach to consistently identify and address attendance issues as early as possible with credible intervention techniques in order to: • preserve the unity of the family whenever possible as the underlying issues of truancy are addressed;

Act 138 clearly states that only children who are 15 and older may be properly cited by a school in a magisterial district court. Children who are younger than 15 cannot be cited in a magisterial district court.

Act 138 clarifies that schools may cite either the child — if 15 or older — or the parent, but not both. MDJs can no longer accept dual petitions against the child and the parent, and the MDJ must reject any such citations.

Act 138 states that schools may not file citations in a magisterial district court against a child or person in parental relation if any of the following apply:

- A proceeding on a prior citation is pending before a magisterial district court (i.e., a petition has been filed, but a verdict not yet entered);
- The school referred the child to CYS and CYS has not yet closed the case; or
- CYS filed a petition for dependency, which remains under the jurisdiction of the Juvenile Court.

Mandatory notifications of magistrate proceedings Act 138 states that MDJs must notify the following persons and entities of truancy proceedings in magisterial district courts:

- The person in parental relation;
- The child; and
- CYS.

## 2) AMENDMENTS

**1st Amendment:** Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or **abridging the freedom of speech**, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

**4th Amendment:** The right of the people to be secure in their persons, houses, papers, and effects, **against unreasonable searches and seizures, shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

**5th Amendment:** No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; **nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb**; nor shall be compelled in any criminal case to be a witness against himself, **nor be deprived of life, liberty, or property**, without due process of law; nor shall private property be taken for public use, without just compensation.

**8th Amendment:** Excessive bail shall not be required, **nor excessive fines imposed, nor cruel and unusual punishments inflicted.**

**9th Amendment:** The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

**13th Amendment: Section 1:** Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

**Section 2:** Congress shall have power to enforce this article by appropriate legislation.

**14th Amendment:** All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

#### A Guide to Filing Pro Se with the Supreme Court of PA

##### **Applications for Relief, Ancillary Motions, and Invoking this Court's Original and Extraordinary Jurisdiction**

*! No filings in this section should be used to circumvent the appellate process or address issues that are better addressed by a more-specific filing.*

#### **1) Applications for Relief and Ancillary Motions**

There are a number of petitions, applications, and motions that are recognized by the Rules that you can file with the Supreme Court. The methods for filing and the form that the papers are to take are specifically explained in the rules that deal with your specific filing.

However, if you believe that your pleading is not addressed by the Rules you should consult Chapter 1 of the Pennsylvania Rules of Appellate Procedure and file a motion under Pa.R.A.P. 123, Application for Relief.

An Application for Relief has the following characteristics: Cover Page Table of Contents, if necessary Table of Citations, if necessary Statement of Jurisdiction – explain why the Court has the right to grant you relief Argument – this may be in numbered paragraphs and should clearly and concisely provide the procedural history, all pertinent facts, and all legal argument necessary to make an informed decision Conclusion – with clarity and specificity state the relief that you are requesting (failure to do so will constitute waiver thereof);

sign and date Exhibits – append any documents, pleadings, orders, and opinions that are necessary for the Court to make an informed decision Proof of Service – serve all involved parties and provide this office with proof of service in compliance with Pa.R.A.P. 121 & 122 Certificate of Compliance with the Public Access Policy

## **2) Original Jurisdiction: Mandamus, Prohibition, and Habeas Corpus**

The Supreme Court of Pennsylvania has original jurisdiction (not exclusive jurisdiction) to issue writs of mandamus, prohibition, and habeas corpus (42 Pa.C.S. §721). This means you may seek a writ of mandamus, writ of prohibition, or a writ of habeas corpus directly from the Supreme Court of Pennsylvania. If you are filing for a writ of mandamus, writ of prohibition, or writ of habeas corpus in the Court's original jurisdiction, the writs cannot be ancillary to matters within the appellate jurisdiction of the Supreme Court (Pa.R.A.P. 3307). Generally, mandamus may be used only to compel official action. Mandamus is appropriate relief only when you have a clear legal right, your opposing party has a corresponding duty, and you have no other appropriate and adequate remedy. All three conditions must be present before mandamus is the

appropriate relief. Mandamus differs from the remedy of prohibition in that prohibition seeks to prohibit an inferior judicial tribunal from exercising jurisdiction over matters that the inferior tribunal does not legally have jurisdiction. This means if you request a writ of mandamus, the relief you should be seeking is to have the Supreme Court of Pennsylvania -compel official action. If you request a writ of prohibition you should be seeking to restrain or prevent official action. Both pleadings require the caption to reflect the exact party or parties against whom you are seeking relief. In its broadest sense, habeas corpus is a writ whose function is to compel the body of a person to be produced before the court for whatever may be essential to the proper disposition of a case. A writ of habeas corpus is applicable as a means to remedy an unlawful restraint upon a person's liberty. A writ of habeas corpus is appropriate when you are requesting that the Supreme Court examine the legality of imprisonment imposed by an inferior court.

While you may wish to file a grievance with the Court regarding the manner in which your case is being handled by attempting to invoke this Court's original jurisdiction, you must make a thorough legal argument that would compel the Court to issue a writ. In many instances, relief sought by invoking the Court's original jurisdiction is best sought by filing another pleading at another stage in your case's procedural timeline. Seeking a writ when not appropriate may result in considerable delay. As with everything in this manual, the burden is with you to research and determine your best course of action.

*! All Petitions for Writs must be accompanied by a separate Application for Leave to File an Original Process (Pa.R.A.P. 3307).*

*! You must reference the lower court docket number from the case in which you are asking this Court to intervene on the cover page of your Petition for Writ.*

### 3) Extraordinary Jurisdiction

The Supreme Court of Pennsylvania also has extraordinary jurisdiction. The Supreme Court, on its own motion or upon petition of any party, may assume plenary jurisdiction in any matter pending before any court of the Commonwealth of Pennsylvania involving an issue of immediate public importance. The Court may then enter a final order or otherwise cause right and justice to be done (42 Pa.C.S. §726). This means the Supreme Court of Pennsylvania may assume jurisdiction of a case involving an issue of immediate public importance. Extraordinary Jurisdiction

*! If you cannot demonstrate your matter is actively pending before an inferior jurisdiction or that it is an issue involving immediate public importance, you may not invoke the Court's Extraordinary Jurisdiction.*

*! If, after review, your Petition for Extraordinary Relief has been determined to contain a request that should be made by invoking the Court's Original Jurisdiction, you may be asked to file a separate Application for Leave to File an Original Process (Pa.R.A.P. 3307) or amend your initial filing.*

*! You must reference the lower court docket number, from the case in which you are asking this Court to intervene on the cover page of your Petition for Extraordinary Relief.*

### 4) Rule 123. Application for Relief.

(a) Contents of Applications for Relief.—Unless another form is elsewhere prescribed by these rules, an application for an order or other relief shall be made by filing a written application for such order or relief with proof of service to all other parties. The application shall contain or be accompanied by any matter required by a specific provision of these rules governing such an application, shall state with particularity the

grounds on which it is based, and shall set forth the order or relief sought. If an application is supported by briefs, verified statements, or other papers, they shall be served and filed with the application. An application may be made in the alternative and seek such alternative relief or action by the court as may be appropriate. All grounds for relief demanded shall be stated in the application and failure to state a ground shall constitute a waiver thereof. Except as otherwise prescribed by these rules, a request for more than one type of relief may be combined in the same application.

(b) Answer.—Any party may file an answer to an application within 14 days after service of the application, but applications under Chapter 17 (effect of appeals; supersedeas and stays), or for delay in remand of the record, may be acted upon after reasonable notice, unless the exigency of the case is such as to impel the court to dispense with such notice. The court may shorten or extend the time for answering any application. Answers shall be deemed filed on the date of mailing if first class, express, or priority United States Postal Service mail is utilized. (c) Speaking Applications.—An application or answer which sets forth facts which do not already appear of record shall be verified by some person having knowledge of the facts, except that the court, upon presentation of such an application or answer without a verified statement, may defer action pending the filing of a verified statement or it may in its discretion act upon it in the absence of a verified statement if the interests of justice so require. (d) Oral Argument.—Unless otherwise ordered by the court, oral argument will not be permitted on any application. (e) Power of Single Judge to Entertain Applications.—In addition to the authority expressly conferred by these rules or by law or rule of court, a single judge of an Appellate Court may entertain and may grant or deny any request for relief which under these rules may properly be sought by application, except that an Appellate Court may provide by order or rule of court that any application or class of applications must be acted upon by the court. The action of a single judge may be reviewed by the

court except for actions of a single judge under Pa.R.A.P. 3102(c)(2) (relating to a quorum in Commonwealth Court in any election matter). (f) Certificate of compliance with Case Records Public Access Policy of the Unified Judicial System of Pennsylvania.—An application or answer filed under this Rule shall contain the certificate of compliance required by Pa.R.A.P. 127. Official Note: The 1997 amendment precludes review by the Commonwealth Court of actions of a single judge in election matters.

### Cases, Orders, Rejections & Delections

Violation of Pa. Act 138 - Underaged student Cited: The school & Judge knows my kid's age according to this form, but they still cited her in this truancy case. If the school cites a student in a truancy case then it cannot refer the student to child services but the school referred my child to CYS on 4th April 2024.

Magisterial District Court 09-1-01

#### 1) SUMMARY TRIAL NOTICE

|   |  |
|---|--|
| COMMONWEALTH OF PA<br>COUNTY OF CUMBERLAND<br>Mag. Dist. No: MDJ-09-1-01<br>MDJ Name: Delozier<br>Address: 920 Linda Lane Camp<br>Hill, PA 17011 717-737-3434 | Commonwealth of PA<br>V.<br>A Jona B<br>Docket No:<br>MJ-09101-NT-000 -2024<br>Case Filed: /2024 |
|---|--|

V

B

Your Role: Truant Child

**Charge(s) 24 13-1333.2 (Lead) Violation of Compulsory School Attendance Requirements**

A Summary Trial has been scheduled for the above captioned case to be held on/at: Date: Tuesday, May 21, 2024



Place: Magisterial District Court 09-1-01, Camp Hill 920 Linda Lane  
Time: 9:00 AM Camp Hill PA 17011 717-737-3434

Comments: THIS IS A MANDATORY HEARING. BOTH DEFENDANT AND TRUANT CHILD MUST APPEAR.

*This court has received your plea of NOT GUILTY to the above summary violation(s). The sum of \$0.00 has been accepted as collateral for your appearance at trial.*

You have the right to be represented by an attorney. You have the right to have any witnesses present. It is your responsibility to notify your attorney and/or witnesses of this trial date/time. Failure to appear for your trial shall constitute consent to trial in your absence and if you are found guilty, the collateral deposited shall be forfeited and applied toward the fines, costs, and restitution. You shall have the right to appeal within 30 days for a trial de novo.

If you have any questions please call the above office immediately. Should you fail to appear for your summary trial, a warrant may be issued for your arrest.

Date: April 05, 2024      /s/ Christopher Delozier  
Magisterial District Judge Delozier

Violation of Pa. Act 138 - Parent & Student Should not Cited for the same truancy case. Magisterial District court never asked me nor my kid why I was unable to send her to school before the Truancy Citation hearing day. So, how can I send my reasons? Receiving my plea of "NOT GUILTY" to the above summary violation(s) is a False Claim by the magistrate.

Magisterial District Court 09-1-01

2) SUMMARY TRIAL NOTICE

|   |   |
|---|---|
| COMMONWEALTH OF PA<br>COUNTY OF CUMBERLAND<br>Mag- Dist. No: MDJ-09-1-01<br>MDJ Name: Delozier<br>Address: 920 Linda Lane Camp<br>Hill, PA 17011 717-737-3434 | Commonwealth of PA<br>V.<br>A Jona B<br>DocketNo:<br>MJ-09101-NT-000 -2024<br>Case Filed: /2024 |
|---|---|

A Jona None B

Your Role: Defendant

Charge(s) 24§ 13-133 2 (Lead) Violation of Compulsory School Attendance Requirements

A Summary Trial has been scheduled for the above captioned case to be held on/at: Date: Tuesday, May 21, 2024 Place Time: 9:00 AM

Magisterial District Court 09-1-01, Camp Hill 920 Linda Lane Camp Hill, PA 17011 717-737-3434

Comments: THIS IS A MANDATORY HEARING. BOTH DEFENDANT AND TRUANT CHILD MUST APPEAR.

This court has received your plea of NOT GUILTY to the above summary violation(s). The sum of \$ 0. .00 has been accepted as collateral for your appearance at trial.

You have the right to be represented by an attorney. You have the right to have any witnesses present. It is your responsibility to notify your attorney and/or witnesses of this trial date/time.

Failure to appear for your trial shall constitute consent to trial in your absence and you are found guilty, the collateral deposited shall be forfeited and applied toward the fines, costs, and restitution. You shall have the right to appeal within 30 days for a trial de novo If you have any questions please call the above office immediately. Should you fail to appear for your summary trial, a warrant may be issued for your arrest.

Dated: April 05, 2024

/s/ Christopher Delozier  
Magisterial District Judge Delozier

On May 21st, 2024, was set for a truancy case hearing only. Judge stating, "A hearing was held on 05/21/2024, to determine the ability of the defendant to pay the sentence of fines, costs and restitution imposed on 05/21/2024" is a "False Claim" I was not even questioned about how I would the payment I was not allowed to use my right of expression. Though NOT mentioned in the written order. On 21st May 2024 at the end of the hearing the Judge ORDERED that my high school kid should repeat her 9th grade. A violation of Pa. Title 22 ch 4 and said that I pay a fine of \$250 + \$101.75 (court charges) \$ 51. 75 in excess of fines. A violation of Pa Act 138 Truancy Law.

**Magisterial District Court 09-1-01**

**3) TIME PAYMENT ORDER**

|  |  |
|--|--|
| COMMONWEALTH OF PA<br>COUNTY OF CUMBERLAND<br>Mag. Dist. No: MDJ-09-1-01<br>MDJ Name: Delozier<br>Address: 920 Linda Lane Camp<br>Hill PA 17011 717-737-3434 | Commonwealth of PA<br>v.<br>A Jona None B<br><br>Payment Plan No:<br>09101-2024-P000 |
|--|--|

A Jona B

|  |  |
|--|--|
| A hearing was held on 05/21/2024, to determine the ability of the defendant to pay the sentence of fines, costs and restitution imposed on 05/21/2024. | <u>MJ-09101-NT-000</u> <u>-2024</u><br>Fine: \$250.00<br>Costs: \$101.75<br>Restitution: \$0.00<br>Other: \$0.00<br><hr/> TOTAL \$351.75 |
|--|--|

The defendant, A Jona None B , is hereby ordered to make payments to this court based on the payment schedule on the following page(s). For administrative efficiency, this case may be combined with other cases that have been ordered to be paid in installments. Payments shall be made payable to Magisterial District Court 09-1-01 until all monies owed in the above referenced case are paid in full.

I acknowledge receipt of a copy of this order and further understand that if I do not make payments within the time specified, a warrant for my arrest may be issued in each case subject to the time payment order. Failure to comply with this payment schedule may result in the following:

1. Finding of **CRIMINAL CONTEMPT PURSUANT TO 42 Pa.C.S. 4137.**

2. Suspension of driving privileges for Violation of Title 75 Moving Violations

3. Referral to a private collection agency if it is found that I am financially able to pay the fines, costs, or restitution imposed.

I understand my obligations under this payment schedule and have been given an opportunity to ask any questions.

Defendant A                      Jona None B

Address:

Phone:

Date: May 21, 2024

Signature \_\_\_\_\_

/s/ Christopher Delozier

Magisterial District Judge Delozier

*I was never asked nor I stated nor I mailed that A Violation of Pa. Act 138 - May 21st, 2024, was the "Truancy" case hearing only. There was no other hearing. I was forced to pay though my petition for Relief was accepted in the higher court. I was threatened and harassed by a cop over the phone.*

**Magisterial District Court 09-1-01**

**4) NOTICE OF IMPENDING BENCH WARRANT**

|  |  |
|--|--|
| COMMONWEALTH OF PIA                              | Commonwealth of PA                         |
| COUNTY OF CUMBERLAND                             | v.   |
| Mag. Dist. No: MDJ-09-1-01                       | A                      Jona None B         |
| MDJ Name: Delozier                               | Docket                      No:            |
| Address: 920 Linda Lane Camp                     | MJ-09101-NT-000                      -2024 |
| Hill, PA 17011                      717-737-3434 | Case Filed:                      /2024     |

A                      Jona B

## Charge(s)

24 § 13-13332 (Lead) Violation of Compulsory School Attendance Requirements TO THE DEFENDANT: You have:

3. In your absence, been tried and sentenced to pay a fine and costs, and the collateral deposited by you is less than the amount of fine and costs imposed, or the issuing authority imposes a sentence of restitution.

|  |   |
|--|---|
| <p>1. entered a guilty plea by mail and the money forwarded with the plea is less than the amount of fine and costs specified in the citation or summons; OR</p> <p>2. been sentenced to pay restitution, a fine, or costs and have defaulted on the payment; OR</p> | <p>Fines: \$250.00<br/>Costs: \$101.75<br/>Other: \$0.00<br/>Restitution: \$0.00</p> <hr/> <p>Total: \$351.75</p> <p>Paid to Date: \$0.00<br/>Adjustments to Date: \$0.00</p> <hr/> <p>Case Balance: \$351.75</p> |
|--|---|

In accordance with Pa.R.Crim.P.430 and 455, you are hereby being notified that failure to pay the full amount due or to appear for a payment determination hearing within 10 days of this notice may result in the issuance of a bench warrant for your arrest.

If you have any questions, please call this office immediately.  
Make check payable to Magisterial District Court MDJ-09-1-01.

You can make case payments online through Pennsylvania's Unified Judicial System web portal, Visit the portal at <https://ujportal.pacourts.us/PAePayFCR> to make a payment.

Date: July 01, 2024      /s/ Christopher Delozier  
Magisterial District Judge Delozier

*The school and the judge violated law Pa. Act 138 by citing an underage student in a truancy case. As per this form they knew my kid's age.*

**Magisterial District Court 09-1-01**  
**CRIMINAL COMPLAINT PRIVATE**

|   |  |
|---|--|
| COMMONWEALTH OF PA<br>COUNTY OF CUMBERLAND<br>Mag. Dist. No. 09-1-01<br>MDJ Name Hon.Delozier<br>Address:920 Linda Ln Camp<br>Hill, PA 17011<br>Telephone: 717-737-3434 | COMMONWEALTH OF PA<br>v.<br>A            Jona None B<br><br>CITATION # 23    17D |
|---|--|

Docket No: NT    .24 Date Filed:    /24 OTN: Referral #

Notice: Under Pa.R.Crime.P. 506, your complaint may require approval by the attorney for the Commonwealth before it can be accepted by the magisterial district court. If the attorney for the Commonwealth disapproves your complaint, you may petition the court of common pleas for review of the decision of the attorney for the Commonwealth.

Fill in as much information as you have. Defendant's Race/Ethnicity White Asian Black Hispanic Native American unknown Defendant's A.KA (also known as)

Defendant's Sex Female Male    Birth Date:

Defendant's Social Security Number :

Defendant's SID (State Identification Number)

Defendant's Vehicle Information Plate Number State

Defendant's Driver's License Number State

Registration Sticker (MM/YY)

**I, Thomas Ryan, Coordinator of Safety and Student Attendance**  
do hereby state:

X I accuse the above named defendant who lives at the address set forth above

I accuse the defendant whose name is unknown to me but who is described as -

I accuse the defendant whose name and popular designation or nickname is unknown to me and whom have therefore designated as John Doe with violating the penal laws of the Commonwealth of PA at **Lower Allen\_208 Cedar Cliff High School in Cumberland County** on or about **2/27/2024**

Participants were: (if there were participants, place their names here, repeating the name of above defendant) A

Jona B parent of V B (DOB )

2, The acts committed by the accused were: VIOLATION OF COMPULSORY SCHOOL LAW (Set forth a summary of the facts sufficient to advise the defendant of the nature of the offense charged. A citation to the statute allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section and subsection of the statute or ordinance allegedly violated.) Filed Date: 2024

The school has violated Pa. Truancy Act 138 and our 5th Amendment by referring my daughter to CYS on April 4th, 2024 while it filed a Truancy case on March 28th, 2024. As per Pa Act 138 the Judge should send a notice to CYS when the hearing date is set. But deliberately did not do it. Even though I mentioned the Truancy case, the case worker is still visiting our house though he knows he should not. I am not allowing the case worker inside my house as his visits are a violation of Pa Truancy Law 138 but because of corruption & their internal contacts with the other gov orgs. this agency is persistently trying to enter my house. Why should I allow them in the first place? The CYS & other orgs are continuously troubling us one way or another. They are forcefully going ahead with this unlawful case. The CYS caseworker's report is filed with False Claims & twisted facts. I clearly mentioned to him that the school has violated my daughter's safety. But still The CYS worker with his made up report created a case stating that my child's safety is at risk in the house. They are deliberately trying to do "forced entry" into our house and are trying to place my child in foster care.

COMMONWEALTH OF PENNSYLVANIA

16 West High Street, Suite 200 The Dennis Marion Public Services Building Carlisle, PA 17013 (717) 240-6120  
1-888-697-0371, Ext. 6120

CUMBERLAND COUNTY JUVENILE COURT

Christylee L. Peck, Judge

SUMMONS

In the interest of V                      B                      ; DOB:                      2010; Juvenile  
No. CP-21-                      -2024  
TO: V                      B                      ,

FILED: 2024                      AM 11: 34 Cumberland County PA

You are hereby notified that the Court has fixed Thursday,  
                    , 2024, at 1:30 o'clock, P.M., at The Dennis Marion Public  
Services Building, 16 West High Street, Carlisle, PA, 2nd Floor,  
Conference Room A, as the time and place for the Juvenile  
Court Hearing in reference to the petition filed by Cumberland  
County Children and Youth Services concerning V

B                      for

   a shelter care hearing

  X   an adjudication cement) permanency review hearing

   a (non-placement) permanency review hearing

   an initial placement review hearing

   a placement permanency review hearing

   a placement permanency review recommending a goal  
change.

The juvenile(s) must be present in Court at that time, and  
parent(s) or guardian(s) must accompany the said juvenile(s)  
to the hearing. You and the child(ren) are entitled to be  
represented by an attorney at the hearing. Your Guardian Aid  
Litem is Jennifer Bush Archer, GAL, their telephone number is  
619-787-3977. Failure to appear for the hearing may result in  
arrest.

Date:                      /2024

cc: Jennifer Bush Archer, GAL

By Order of the Court,  
/s/Christylee L. Peck  
Christylee L. Peck, Judge

Commonwealth of PA                      Docket No; CP-21-                      -2024  
Court of Common Pleas-Juvenile Division                      In the Interest Of:  
County of Cumberland                      V                      B                      , a Minor



9th Judicial District FID: 1- -2024 County Local No:

FILING TYPE

DEPENDENCY PETITION

PETITIONER / AGENCY

Name: Cumberland County Children & Youth Services

Address: 16 W. High Street, Ste 200 Carlisle, PA 17013

Phone: (717) 240-6120

IN THE INTEREST OF:

Name: V B Age: 14 Yrs DOB: Sex: Female

Address:

Phone Number(s): Phone Type:

Race: Asian/Pacific Islander Bi-Racial Ethnicity Hispanic Black

Native Tribal Affiliation: Not Hispanic Unknown/Unreported

Unknown Caucasian

CASE INFORMATION

Type of Dependency: The child named above comes within the jurisdiction of the court as defined by The Juvenile Act at 42 Pa.C.S. § 6302.

Abuse and/or Neglect

- ☒ 1. is without proper care or control  
2. has been placed for care or adoption in violation of law  
3. has been abandoned  
4. is without a parent, guardian, or legal custodian  
10. is born to a parent whose parental rights with regard to another child have been involuntarily terminated

Abuse:

\_\_\_The petition alleges that the above named child is a victim of child abuse as defined at 23 Pa.C.S. § 6303.

Status Offense

☒ (5) while subject to compulsory school attendance is habitually and without justification truant from school

6. has committed a specific act or acts of habitual disobedience is under the age of ten years and has committed a delinquent act

(8) has been formerly adjudicated dependent, and is under the jurisdiction of the court

9) has been referred pursuant to section § 6323 (relating to informal Abuse: adjustment), and who commits an act which is defined as ungovernable \_ in paragraph (6)

Protective Custody

X Child is NOT in Protective Custody Location of the child is:

Mother \_and Father

\_\_Child remains in home but is in imminent risk of placement in foster care absent preventive services

\_\_Child is in Protective Custody (removed from the home) and under supervision of the county agency

Date: Time: Location of the child is.

CHILD'S PARENTS AND/OR OTHER LEGAL GUARDIAN OR CUSTODIAN

Mother's Name Father's Name Legal Guardian's Name:

A B S B Relationship: DOB:

DOB: Unknown DOB: Address: Phone

Address:

Phone Number: Phone Number:

CHILD'S ATTORNEY/GUARDIAN AD LITEM

Attorney's Name Address: Supreme Court ID: Guardian Ad

Litem's Name: Jennifer Archer, Esquire Address: PO Box 1104

Camp Hill, PA 17001 Supreme Court ID:

In the Interest Of: V B , a Minor

ADDITIONAL PARTICIPANTS WITH RELATIONSHIP TO CHILD

Jason Burget 16 W. High St, Ste 200 Carlisle, PA 17013

(717) 240-6129 Caseworker

Kaye-Lani Rist 16 W. High St, Ste 200 Carlisle, PA 17013

(717) 240-6482 Casework Supervisor

Agency Solicitor

16 W. High St, Ste 200 Carlisle, PA 17013

(717) 240-5339

Agency Solicitor

Robert Hawn, Jr., Esquire

39 Old Coach Lane Carlisle, PA 17013

(717) 961-9015  
Attorney for Father  
Joseph Hitchings, Esquire  
3203 F. Dunlap Lane Mechanicsburg, PA 17055  
(717) 503-7321  
Attorney for Mother

To the Honorable Judge of said Court:

In the Interest Of: V                      B                      , a Minor ("Child")

The petitioner respectfully represents that the above mentioned child is a DEPENDENT CHILD, as defined by The Juvenile Act at 42 Pa. C.S. § 6302. It is within the jurisdiction of the Court and in the best interests of said child and the public that this proceeding be brought before the Court for the following reasons:

The child: 1) is without proper parental care or control, subsistence, education as required by law, or other care or control necessary for his/her physical, mental, or emotional health, or morals; a determination that there is a lack of proper parental care or control may be based upon evidence of conduct by the parent, guardian or custodian that places the health, safety or welfare of the child at risk, including evidence of the parent's, guardian's or other custodian's use of alcohol or a controlled substance that places the health, safety or welfare of the child at risk; [2] has been placed for care or adoption in violation of law; [3] has been abandoned by his/her parents, guardian or other custodian; 4) is without a parent, guardian or other custodian; X 5) while subject to compulsory school attendance is habitually and without justification truant from school; [6] has committed a specific act or acts of habitual disobedience of the reasonable and lawful commands of his/her parent, guardian, or other custodian and who is ungovernable and found to be in need of care, treatment or supervision; 7) is under the age of ten and has committed a delinquent act; 8) has been formerly adjudicated dependent, and who is under the jurisdiction of the court, subject to its conditions or placements and who commits an act which is defined as ungovernable; or [9] has

been referred pursuant to an informal adjustment and who commits an act which is defined as ungovernable; 10) is born to a parent whose parental rights with regard to another child have been involuntarily terminated under 23 Pa.C.S. § 2511 (relating to grounds for involuntary termination) within three years immediately preceding the date of birth of the child and conduct of the parent poses a risk to the health, safety or welfare of the child

Specifically, on or about: (State the facts supporting the allegations. Attach additional pages if necessary.)

1. On April 4, 2024, the Agency became involved with the B family\_ after receiving a referral regarding school attendance concerns for V . V had approximately 33 unlawful absences at the time of referral. The Agency initially\_ contacted Mr. S B - father, to explain the referral. However, Mr. B referred the Caseworker to Mrs. B , mother, for any ongoing \_communication. Mrs. B also requested that the Agency only speak with her because her husband is working.

2. On April 12, 2024, the Agency conducted an initial home visit to discuss the referral concerns with the family. V and Mrs. B met the Caseworker in the driveway, and the Caseworker introduced himself and explained the purpose of his visit. Mrs. B acknowledged that V had not attended school due to a safety \_concern. Mrs. B explained that V drank a carton of milk one day at school, which made her sick. V had to go to the nurse's office due to feeling ill. Mrs. B said the school was attempting to cover up this safety issue, and she would not send her daughter back to school because of this. It was also discussed that V had accrued several illegal tardies due to arriving\_ at school late. Mrs. B felt this was wrong and told the Caseworker that illegal tardies were inaccurate. She felt as though the school was wrongfully targeting\_ her daughter. The Caseworker tried explaining that illegal tardies and absences were accurate; however Mrs. B disagreed throughout the conversation. It was discussed that Cedar Cliff High School met with Mrs. B , during which they\_ offered to

remove all of V's illegal tardies so she could return to school but Mrs. B refused. She explained that the school should remove every student's illegal tardies because this was a district-wide problem.

3. The Caseworker attempted to review intake paperwork and releases with Mrs. B, but she refused to sign any documentation, including releases of information. The Caseworker spoke with Mrs. B about enrolling V online or in another school district. Mrs. B refused, saying that Cedar Cliff needed to fix all the safety concerns they created. The Caseworker explained that V had a gifted Individual Education Plan and was exceptionally intelligent, but she would fail ninth grade if she did not attend school. Mrs. B strongly disagreed and stated her daughter would not fail ninth grade because the school was going to fix the issues. The Caseworker was also not permitted to enter the home at this visit.

4. On May 10, 2024, the Agency conducted a second home visit. Mrs. B explained that she was not permitting V to attend school because she drank a spoiled carton of milk and the illegal tardies the school gave V. The Agency attempted again to review intake paperwork with Mrs. B; however, she refused to sign any documentation or release information. The Agency was also not permitted inside the home for this visit.

5. On May 30, 2024, a Zoom meeting was scheduled with Cedar Cliff High School, Mrs. B, and the Caseworker. The Caseworker was absent that day due to illness; however, he followed up with Mrs. B and Cedar Cliff High School. Both parties explained that no resolution was reached for V to return to school or obtain credits, and nothing productive was discussed.

6. On May 31, 2024, the Agency conducted a third home visit. The Caseworker told Mrs. B and V that she had failed the ninth grade based on what was reported to him from the school. Mrs. B told the Caseworker that she still had plenty of time and a plan. Mrs. B would not share her plan.

and stated she did not have to explain it. The Caseworker was not permitted inside the home.

7. On June 4, 2024, the Agency accepted the B family for ongoing services

8. The Agency has made multiple attempts to obtain basic demographic information from Mrs. B . However, she was persistent. I refused, adding a layer of complexity to the case. Additionally, the Caseworker has not been permitted in the home to assess safety through the intake process

9. As of June 5, 2024, V accumulated 70 unlawful absences and 35 unlawful tardies. V was not permitted by her parents to attend school from February 7, 2024, through June 5, 2024.

10. The Agency recommends that V B be adjudicated dependent, under the protective supervision of the Agency and remain in the custody of her parents

11. The Agency reserves the right to change its recommendation upon receipt of new information. Additional pages attached.

end

X The petitioner avers that reasonable efforts were made to prevent the placement of the Child.

The petitioner avers that there are no less restrictive alternatives available, because:

X The petitioner avers that the following family finding efforts were made. The Agency is continuing to explore family members as possible resources.

X The petitioner avers that the following family members were contacted: The child's mother, father.

The anticipated placement of the Child is

The Agency has determined it would pose a risk to the safety of the Child or guardian to release the current whereabouts of the Child.

Wherefore, your petitioner prays this Honorable Court to fix a hearing to inquire into the matters alleged concerning the above named child and to make such order as deemed appropriate. If said child is found to be a dependent child and

the Court determines that aggravated circumstances exist, your petitioner prays your Honorable Court to determine whether reasonable efforts to preserve and reunify the family shall be made or continue to be made and schedule any permanency hearing that may be required.

Further, if the child is found to be dependent and is to enter placement or commitment, or otherwise be removed from the child's home at disposition, the petitioner seeks the Court to enter such order of disposition, to determine that to allow the child to remain in the home would be contrary to the welfare of the child; to determine whether reasonable efforts were made to prevent such removal of the child from the child's home; or if preventive services were not offered due to the emergency nature of the situation, safety considerations, and

circumstances of the family, whether this level of effort was reasonable

If the Court determines, pursuant to 42 Pa. C.s. § 6332, that reasonable efforts were not made to prevent the initial removal of the child from the child's home, your petitioner prays your Honorable Court to determine, prior to entering an order of disposition under 42 Pa.C.s. § 6351, whether additional information is now available that would allow for a finding that such efforts were reasonable or whether reasonable efforts are underway to make it possible for the child to return home.

The Petitioner verifies and acknowledges that the facts set forth in the petition are true and correct to the petitioner's personal knowledge, information, or belief, and that any false statements are subject to penalties of the Crimes Code, 18 Pa.C.S., § 4904, relating to unsworn falsification to authorities.

Kaye-Lani Rist  
s/ Kaye-Lain Rist

Kristopher A  
s/ Kristopher

Adjudicatory Hearing Request: \_\_\_\_\_

The "acceptance" email I received for the "Relief" Petition I applied with the PA Supreme Court.

From: administrator@pacourts  
To: [Jona@Gmail.com](mailto:Jona@Gmail.com)

Wed, Jul 10, 2024

**"Application for Relief Pa.R.A.P. 123" filing WSUPMD20282467 accepted for case "Commonwealth v. B , A., Pet." (202 MT 2024) with a different fee amount. There was no fee.**

The Court has accepted this submission. If you are the filer that electronically filed this document, you must send to the court within seven days: (1) a paper version of the electronic filing with the PACFile generated file-stamp and (2) as many copies as the Court specifies at the appropriate website listed below. For the correct number of copies required by each appellate court, see:

- Supreme Court:  
<https://www.pacourts.us/courts/supreme-court/copy-and-fee-requirements>
- Superior Court:  
<https://www.pacourts.us/courts/superior-court/copy-and-fee-requirements>
- Commonwealth Court:  
<https://www.pacourts.us/courts/commonwealth-court/copy-and-fee-requirements>

View case details for MT 2024 here: [Case Details](#)

View your notifications here: [UJS Portal Notifications](#)

This notification was generated on Wednesday, July 10, 2024 4:09 PM.

*The following email was sent by me to let the "corrupt" prothonotary's higher ups be aware of the illegal things that are happening in their office but none of them replied to my email nor took any action.*

Jona B <[jona@gmail.com](mailto:jona@gmail.com)> Tue, Jul 16, 2024 at 9:09 AM To: [administrator@pacourts.us](mailto:administrator@pacourts.us)



Jona B < [jona@gmail.com](mailto:jona@gmail.com) > Tue, Jul 16, 2024 at 9:12 AM

To: [SupremeGrievanceOfficer@pacourts.us](mailto:SupremeGrievanceOfficer@pacourts.us),  
[CommCtGrievanceOfficer@pacourts.us](mailto:CommCtGrievanceOfficer@pacourts.us),  
[SuperiorGrievanceOfficer@pacourts.us](mailto:SuperiorGrievanceOfficer@pacourts.us)

Good morning,

Thank you for accepting my Pa.R.A.P. 123 Application for Relief.

I wanted to let you know that I have personally dropped off (1) paper version of the electronic filing with the PACFile generated file-stamp at 601 Commonwealth Ave #4500, Harrisburg, PA 17106 on Friday 12th July, 2024 around 9:40 AM. I handed it to a lady sitting in the Supreme Court Prothonotary Middle District Filing Office #4500. Even when asked she did not give me any kind of "Acknowledgement Receipt" for my submission. She immediately tore my padded envelope Placed a rubber band around my full set of hardcopies and said that I needed to leave. I hope that my submission is officially registered as "Submitted"

In about 5-10 mins or so I called up 717 787 6181 to know when will I receive the Docket Number but the lady who addressed herself as Amy would not answer any of my questions the only thing she says is "Our only way of Correspondence with you is through "Mail" We will post it today and by Monday you will get all your answers in that "Correspondence Mail" but when I asked what about the "Acceptance Email I received, she disconnected the call. That day how many ever calls I made to get information, it was only 2 people who were receiving my calls - this lady and another, a guy. "They both acted very strange. That Friday was a very stressful and a very traumatizing day. The Magistrate Delozier's Court cop made a very harassing call that day just to force me to pay the fine so as to close the unlawfully filed truancy case. Because I was trying to appeal the Writ of prohibition. I again called up the above stated phone number to know if I can use the email I

received as a proof of my filing to stop that cop but they still don't say anything. They don't talk anything about the email directly or indirectly over the phone but say "our communication to you is only through "Mail" we don't recognize any other form." What does that mean? How is a direct email not official? The way they behaved shows that they were definitely part of the incident that happened on Friday.

The "Correspondence Mail" the lady said that she would post on Friday "afternoon" was actually posted on 10th July itself and I received it on Saturday 13th July, 2024 and it is a very conflicting response to the one I received in my email. Please see the attached files for more details.

In the acceptance email I was told to send paper copies to Commonwealth court and Superior court (the link says the Superior court takes "Zero" I called up the prothonotary's office to know how and where to send and the lady who received the call said that I only have to send the paper copy to PA Supreme Court as I stated I have submitted that in person. Do I submit the paper copies to the Commonwealth and Superior Courts too?

I really need to know when will I receive the Docket Number? I also need to know what I should do and expect from here on ? Can you please help me with it?

Best regards,

**Jona B**

Amy Dreibelbis, Esq. 601 Commonwealth Ave, Suite 4500  
Deputy Prothonotary P.O. Box 62575  
Elizabeth E. Zisk Harrisburg, PA 17106-2575  
Chief Clerk 717-787-6181, Fax 717-787-1549 [pacourts.us](http://pacourts.us)

A                      Jona B

July 10, 2024

RE: Commonwealth v. B , A., Pet.  
No. 202 MT 2024 Lower Appellate Court Docket No:  
Agency/Trial Court Docket No:

Dear A Jona B :

This is to acknowledge receipt of your "Application Relief & Ancillary Motion Under Pa.R.A.P.123 Petition for Allowance of Appeal from MDC to Pa Supreme Court" received via PACFile on July 9, 2024.

Please be advised that the application cannot be accepted for filing, as a Petition for Allowance of Appeal can only be taken from a final order of the Commonwealth Court or Superior Court; a Petition for Allowance of Appeal is not permitted to be filed in this Court from a Magisterial District Court decision. See 42 Pa.C.S. 724 (Allowance appeals from Superior and Commonwealth Court.) Pennsylvania Rule of Appellate Procedure 123 does not provide this Court with jurisdiction to review your Application. You would need to review the Rules of the Court to seek relief in the appropriate forum.

This administrative docket has been created for tracking purposes only and has been closed.

Very truly yours,

*(This letter had no name, sign or any official seal)*

Office of the Prothonotary

/ad

cc: Cumberland County Children and Youth Services  
Magisterial District Court (Christopher Delozier)  
West Shore School District

PETITION FOR EXTRAORDINARY WRIT in The Supreme Court of PA or Motion Under Pa.R.A.P. 123 Application for Relief in the PA Supreme Court

COMMONWEALTH OF PENNSYLVANIA Vs A Jona  
None B (Petitioner) Pa. R.A.P 123 Relief filed on 9th July,

2024. Accepted on July 10th, 2024 New Case Tracking Number  
WSUPMD20282467

PETITION FOR WRIT OF PROHIBITION Filed on 07/10/2024  
In the Superior Court of Pennsylvania - Middle District  
Appeal from the order of the District Magistrate Court at  
MDJ-09-2-01

Docket No. MJ-09101-NT-000 -2024 dated May 21st, 2024  
COMMONWEALTH OF PENNSYLVANIA

V

A Jona None B (Petitioner)

"Petition for Writ of Prohibition" filing WSPRMD20285291  
rejected for case "B , A Jona v. Magisterial District  
Court (Christopher Delozier), MDJ-09-1-01, 920 Linda Lane  
Camp Hill, et al."Filed on July 10th  
PA Supreme court and SPA Superior has original Jurisdiction

This Court ORDER dated 9/5/24 for "Forced Entry" if we do not allow the CYS Agents into the house. ORDER does not state the law Code. On 9/5 the judge canceled the case, moved it to 10/1 The filing date of this hearing is altered to a future date 9/11, while the below order was sent on 9/5. Please understand how many violations this judge, CYS, WSSD made in this order alone. This ORDER is a "proof" how corrupt & law violating these Gov Orgs are.

IN THE COURT OF COMMON PLEAS CUMBERLAND  
COUNTY PENNSYLVANIA CP-21-        -2024 Filing Date  
Altered from        /24 to        /24. IN THE MATTER OF  
V        B        , born

**ORDER OF COURT**

AND NOW, this 5th day of September, 2024, upon consideration of the Agency's Motion in the above captioned matter, the Adjudicatory Hearing scheduled for Thursday, September        , 2024, at 10:45 A.M., before Juvenile Hearing Officer Lawrence, in The Dennis Marion Public Services Building, 16 West High St, Carlisle, PA, 2nd Floor, Conference Room A, is canceled.

The Adjudicatory Hearing is rescheduled to the earliest available date before the undersigned, on Tuesday,        , 2024, before Judge Carrie E. Hyams, at the Cumberland County Courthouse, 1 Courthouse Square, Carlisle, PA, 1st Floor, Courtroom #7 at 9:00 a.m.

It is further ORDERED and DECREED that the parents permit the Agency to enter the home for the purposes of a home visit and inspection and personally lay eyes on any minor children who are living within that household and interview said children as deemed necessary. This home visit shall be scheduled with the parents at a date and time certain, but will occur no later than September 10, 2024 at 5:00 p.m. The failure of the parents to cooperate in scheduling a date and time certain will result in an unannounced home visit. Law enforcement shall assist the Agency in carrying out the directives in this Order if necessary and/or if the Agency requests said assistance.

*By the Court,*

*s/: Carrie E. Hyams, Judge*

Cc:Kristopher.Accardi, Esquire,Agency Solicitor/ Jennifer Archer, Esquire, Guardian ad Litem/ Robert Hawn, Jr., Esquire, Attorney for Father/ Joseph Hitchings, Esquire Attorney for Mother/ Cumberland County Children and Youth Services -M. McCabe CASA/ Court Administrator

The Dependency Court postponed this "False Claim" case time & again in the hope to somehow force CYS into our house so it can create a "False Case" a base for CYS to go ahead with the dependency case it filed against me & my daughter. 1st of all, CYS has no business on my property. To top it I gave them "No Trespass NOTICE" multiple times still they trespass.again & again Even bring cops along. Cops say I can't stop State agents from entering my property. What about 4th amendment? The court order they got itself is an unlawful one. See how this CYS agent interprets it in her email.

**Scheduled Home Visit**

4 messages

**McCabe, Marisa D.** Fri, Sep 6, 2024 11:58 AM

To: S B , Jona B ,  
Cc: Archer, Jennifer B., Joe Hitchings, Rob Hawn, Accardi, KristopherG.,Luther, Jordan T.,Rist,Kaye-Lani M.,Freer, EricT.

Good morning Mr. and Mrs.

Our office received an update this morning that our hearing scheduled for\_ /24 has been moved to /24 at 9 am. Additionally, the when Judge Hymes issues the order changing the date, she also included specific language requiring Cumberland County Children and Youth be allowed to conduct a home visit, home inspection, and access to all minor children living in the home. In the order, access the to all minor children includes face to face contact with the child and an interview with them without parents present. Our Agency is required to schedule a visit with both of you before end of business on

Tuesday September 10, 2024. Below I have listed multiple times that are available for Agency Caseworkers to conduct this visit. Please **RESPOND ALL** to this email with your chosen visit time no later than 9 am on Monday September 9, 2024. If you have any questions about the order or what will be required based on this order please feel free to contact your attorneys.

Visit Options:

9/10/24 at 10:00 am, 11:00 am, 12:00 pm, 1:00 pm

Thank you for your response in advance.

Marisa McCabe

*Below is my response to the Court ORDER. This reply helped stop the unconstitutional "Forced Entry" for now. I don't know for how long I'll be able to stop them. As they have violated law multiple times, what if somehow they move ahead with this unlawful act too? I fear the safety of my kids.*

Jona B < [jona@gmail.com](mailto:jona@gmail.com) >

Tue, Sep 10, 2024 at 5:05 AM

To: McCabe, Marisa D., [cccy@ccpa.net](mailto:cccy@ccpa.net)

Cc: S B , Archer, Jennifer B., Joe Hitchings, Rob Hawn, Accardi, Kristopher G., Luther, Jordan T., Rist, Kaye-Lani M., Freer, Eric T.

Pennsylvania Supreme Court Limits Power of Child Welfare Agencies to Search Family Homes

<https://clsphila.org/family/supreme-court-home-search-decision>

In a landmark ruling, the Pennsylvania Supreme Court has held that 4th Amendment protections extend to home inspections conducted by child welfare agencies investigating anonymous hotline calls, and that child welfare agencies may not search family homes without first demonstrating probable cause under the law...

As the "ORDER OF COURT" dated 5th day of September, 2024 signed by Judge Carrie E. Hyams, does not state by what state Federal "Law" Code/section the Judge has passed/ sanctioned the said "ORDER OF COURT". This order, based on "false claims" is considered NULL AND VOID.

Amicus Brief

Community Legal Services, led by staff attorney Caroline Buck, joined the ACLU of Pennsylvania in an amicus brief in support of this result. The brief argued that:

The 4th Amendment protection for privacy in the home may not be breached by a standard as broad and vague as a possibility that a child may be "in need of services."

*Anonymous allegations of child neglect in a public place do not justify an intrusion into a parent's home.*

My daughter is homeschooled as per Pa Homeschool Act 169 from Sept 3rd, 2024. CCHS has no right to report her as "unlawfully absent" ; because I notified CCHS. Thereby it is fully aware of the fact that my daughter is homeschooled even before CCHS referred my child to CYS, hence making CCHS referral to CYS a false claim.

*Please check the attached file "String of Emails - Opting Home Education.pdf" to know the details.*

In fact CCHS referring my daughter to Cumberland Children and Youth Services Agency itself is unlawful as it is a violation of PA Truancy Act 138 and the our 5th Amendment right, because Cedar Cliff High School has cited me and my daughter in the magistrate district court Truancy Case filed on 24 and referred my child to CYS on 4/4/24. But again as per Pa Truancy Act 138 the school cannot refer her to child services because it has cited my daughter in the Truancy Case it filed on March 28th, 2024. Thereby making my child's referral by CCHS to Cumberland CYS "null and void."

Cumberland County CYS cannot continue this case in the first place. So CYS' report, the dependency court case it filed



against my daughter and my family are all unlawful - NULL & VOID TOO. The CYS agency has no right whatsoever to talk or carry out or recommend placement for my daughter. I asked multiple times so far and CYS agency/agents could not provide me a copy of the required documents/paperwork stating as to what Pa code, section, under what law/statute it is trying to continue this unlawful CCHS referral started on 04/04/24 when according to PA Act 138 the school cannot because of the reason I stated above. For this referral itself is based on this very Truancy Act.

**No Trespass Notice**

Date Sept 9th, 2024

Dear Cumberland County CYS,

Please be advised that employees, consultants, associates, agents, or anybody in connection with Cumberland County Children and Youth Agency and its agents and any organizations that are directly or indirectly associated with Cumberland County Children and Youth services or businesses are being served with this following defiant trespass/no harassment notice. Please be advised that you have no right, either expressed or implied, to be on my property at

at any time whatsoever and for whatsoever purposes. Please be advised pursuant to 18 Pa.C.S.A. §3503 (b) you are not licensed nor privileged to enter or remain at

. As CCCYS has failed to provide my copy of original legal documents/paperwork that states by what code/section of the Federal or state statute you are trying to continue with the unlawful Truancy case referred to you by CCHS on 04/04/24 for it will be multiple violations of Pa truancy Act 138 and constitutional violation of our 4th Amendment right if you continue to communicate, contact, meet any of my family members directly or indirectly by any means or try to enter my property. Please be advised that any attempt by you to contact us, directly or indirectly by any means shall be considered harassment as defined pursuant to 18 Pa.C.S.A. §2709. In the event you attempt to enter the my premises at

or to communicate with any of my

family members stated in this letter, either directly or indirectly you will give them no alternative but to exercise their rights under the law, including filing criminal charges for defiant trespass and/or harassment.

Please be advised that CCCYS Agency and its agents have already trespassed my property at

multiple times starting April 12th, 2024 and CYS started over the phone harassment from April 11th, 2024.

Sincerely,

s/: Jona B

Jona B

Below is the email from the court assigned defense lawyer as a response to my above email. This proves how unethical he is towards his job & his client. This also proves how corrupt the govt orgs are in this state.

—— Forwarded message ——

From: **Joe Hitchings** Date: Tue, Sep 10, 2024, 1:14 PM

Subject: Re: Scheduled Home Visit

To: Jona B

Mrs. B ,

I received your most recent emails including the one where you advised that you had started homeschooling your daughter. If you haven't done so already please provide CYS with any documentation you have reflecting your homeschooling choice, as well as curriculum etc.

As far as not permitting a home visit, I really wish you would change your position on this. As I previously advised Judge Hyams specifically ordered that you permit an in-home visit today by 5:00 pm and that failure to do so will not be received favorably by the Judge and could result in an emergency placement order. I don't want to see that happen. I will advise you as I do all the other parents I represent, as distasteful as it may be, the quickest way to get rid of CYS is to bite the bullet and jump through their hoops. Digging your heels in only

prolongs their involvement and risks your daughter's removal from the home.

As for the Supreme Court case you cited, when a referral is made to CYS for truancy, and once CYS confirms the unexcused days absent, that is sufficient probable cause for CYS to open a case and assess the child. To do that they need access to the child and the child's residence. I feel confident that is how our court would review and treat this case. I know that's frustrating for you and feels like a violation of your rights. But, you have to understand that the child protective services laws were written to err on the side of caution when it comes to assessing and making sure children are safe and having their needs met.

So again, I ask you to please reconsider your position. I always believe it's better to do things voluntarily, than to be court ordered. If there is ultimately a finding of dependency, you will be court ordered to allow CYS into your home and to have a parenting assessment through ABC. Why not do those things now and hopefully avoid a finding of dependency altogether?

Joe Hitchings

Sent with Proton Mail secure email.

Jona B      Fwd: [Privileged & Confidential] Fwd: B      Case 2  
 messages S      B      Sun, Aug 18, 2024 at 7:00 PM To:  
                  Jona@gmail.com      ——— Forwarded message ———  
 From: Rob Hawn Date: Sunday, August 18, 2024 Subject:  
 [Privileged & Confidential] Fwd: B      Case To: S  
 B      Privileged      and      Confidential      Attorney-Client  
 Communication

Mr. B      : Late Friday afternoon, I received the trailing message from your newly assigned caseworker, Marisa McCabe. Please read the message, and notify me promptly if you dispute the accuracy of Ms McCabe's report. Otherwise, I will consider the report to be substantially accurate and very

troubling, I know you do not want the dependency court involved with your family. I also know you wish the agency to go away. Yet, your reported action and inaction is having the opposite effect. My September 7 letter very clearly addressed the consequences faced by uncooperative parents. You are on the verge of suffering one of those consequences. If the agency is not permitted to enter and inspect your residence, then it cannot verify the safety of your daughter's home environment. Similarly, if the agency cannot obtain your signed releases, then it cannot verify your daughter's school attendance. In either circumstance, the agency will very likely ask the court to remove V from your custody and place her in foster care. I am not trying to intimidate you into compliance. I am simply trying to ensure that you make informed decisions in your dealings with the agency. If you want to avoid court intervention and curtail the agency's involvement, then I advise you to promptly permit Caseworker McCabe to enter and inspect your residence. I also encourage you to promptly sign the agency's release forms. — RHH R. H. HAWN, JR. (PA 038457) Attorney and Counselor at Law The Law Offices of R. H. Hawn, Jr., LLC 39 Old Coach Lane, Carlisle, Pennsylvania 17013-8792 717.961.9015 (direct) | 717.462.4056 (fax) [rhawnjr38457@gmail.com](mailto:rhawnjr38457@gmail.com)

—— Forwarded message —— From: McCabe, Marisa D.  
 Date: Fri, Aug 16, 2024 at 4:14 PM Subject: B Case To:  
 Burget, Jason D. , Rob Hawn ([rhawnjr38457@gmail.com](mailto:rhawnjr38457@gmail.com)) ,  
 Archer, Jennifer B. , \*HitchingsJL Cc: Rist, Kaye-Lani M. ,  
 Accardi, Kristopher G.

Good afternoon

Jason and I attempted an unannounced home visit today at approx. 11 am. When we arrived, we had an officer from Upper Allen Township PD come out with us in hopes of helping us be granted access to the home to conduct our safety check. During this attempt, we waited at the door for about five minutes before ending the attempt and having the officer end his involvement. As soon as the police officer left the scene, Mr. B exited the home and came over to where we were

parked on the street. Jason explained that the case will be transferring and that I will be the family's point of contact. I explained that at this time, Jason and I have paperwork that needs completed, to include a HIPPA Packet, Child ID Acknowledgment, Family Finding Acknowledgement, medical, dental, and educational release, and CW need to be allowed into the home to conduct a safety check and see his daughter. Mr. B stated that his wife was not agreeable to allowing these things to occur and she was not willing to sign any paperwork. CW explained that Mr. B is within his legal rights to sign all these documents himself, but he again stated that Ms. B doesn't want this, and he will not be signing. CW explained that at the last hearing it was continued only because all parties agreed to cooperate and by not agreeing to sign paperwork, allow CW into the home they are not cooperating with the Agency. I also explained that lack of cooperation will result in the Agency requesting to be back in court sooner than previously discussed. Jason also explained to Mr. B that his daughter also needs to be seen by a dentist as it has been reported that she has never seen a dentist. Mr. B stated that he understood and assured that his daughter would be going to school however did not indicate that it was their intention for her to return to Cedar Cliff High School or attend a different program. I explained that the Agency needs releases for whatever school she is enrolled with and will need to be able to verify enrollment in that program, that the family's word on her enrollment will not be sufficient. Mr. B was still unwilling to sign an educational release at this time and as a result, the Agency is unable to set up a school meeting to help address the family's concern with the district. Currently, the Agency is looking to petition to have this case in front of a judge sooner to address ongoing concerns about the family's unwillingness to allow CW access to the home/meet with the child and the unwillingness to sign essential paperwork and release. Additionally, the Agency will be requesting that the court order the family to have the child seen by a dentist due to the historical lack of connection to dental care. The Agency is asking for positions

from all parties on the request to be in court sooner because of today's visit attempt. As of today, this case will be transferring to me so feel free to reach out if you have any questions or need anything clarified. I will also note that I let Mr. B know that I will continue to make an attempt to visit the home and obtain signatures on all paperwork once a week until the family complies, or we are back in court. Thanks everyone.

- Best regards S 186 | sb @gmail.com

Jona B Wed, Aug 21, 2024 at 9:28 AM To: .com [Quoted text hidden] Forwarded by S B because the agency did not include me in this email.

CYS Agent's Email Reminder for Hearing  
**Court reminder**

Luther, Jordan T. Thu, Sep 26, 2024 at 11:34 AM To: Jona B  
Good morning, As a reminder we will have our scheduled court proceeding on at 9:00AM at the Cumberland County Courthouse. I have made weekly attempts to visit with you and your daughter at your home and have been unable to discuss and alleviate concerns regarding education, physical health, and mental health. In order to alleviate these concerns I need documentation that the needs of your child are being met and I need to interview your child in order to ensure for her safety and well-being. I will be formally requesting these items during our court proceeding if they are not alleviated prior. If you would like to schedule a home visit or office visit please let me know. If you have any questions regarding court or the possible outcomes I strongly encourage you to speak with your attorneys who are attached to this email. All the best, Jordan T. Luther

Email I received from My Defense Lawyer for /24 hearing

Joe Hitchings Mon, Sep 30, 2024 at 7:33 PM To: Jona B Ok good. CYS is going to say that you've been uncooperative and haven't met your daughter's educational needs. So, the judge will need to hear you and the areas I will hit when you testify

are: - Why did you unenroll your daughter in her previous school, including any safety issues and what you did you do to address the issues with the school? - How is she currently being educated? Homeschooled through what organization? What curriculum are you following, what textbooks/online materials are you using? Who oversees you or who monitors what you're teaching and how she's progressing? What does a normal school day look like? You'll need to break it down for the judge. - Why haven't you responded to Alternative Behavior Consultants (ABC) and completed the FAST parenting assessment? - Why haven't you let CYS into your home, especially after the Judge specifically ordered you to do so? Please think about how you'll respond to those questions. I'm sure I'll have other questions for you or topics for you to address after CYS puts on their testimony. Try to get there 15 minutes early in case you have anything you want to go over before the hearing Thanks, Joe Hitchings

Cumberland County Children & Youth Services Agent gave a very vague reason as to why the Agency should continue its Services. When in the 1st place involvement with my family itself was unconstitutional & unlawful as per PA Truancy Act

CUMBERLAND COUNTY CHILDREN AND YOUTH SERVICES  
Promoting Well-being Protecting Children Preserving Families  
The Dennis Marion Public Services Building, 16 West High  
Street, Suite 200, Carlisle, PA 17013 Telephone: 1-888-697-0371,  
Extension 6120 Fax: (717) 240-6433 Email: CCCY@ccpa.net  
June 4, 2024

A and S B

RE: V B

Dear Mr. & Mrs. B :

Cumberland County Children and Youth Services has completed its intake assessment. The Agency has determined that there is a need for ongoing Agency services due to On-going school attendance concerns for V

The Family First Prevention Services Act of 2018 mandates Cumberland County Children and Youth Services to determine if a child that is involved with a child welfare agency is at significant risk of placement. It has been determined that your child V B is at significant risk of placement.

The goal of this Agency is to protect children from harm and to keep them in their own homes where possible. The purpose of Agency ongoing services is to assist you in improving the concerns described above. As a result, a Family Service Plan will be developed with your family to address the reasons the Agency is providing services to your family. The Family Service Plan is a working contract used to help each family identify their needs and identify the resources in the community that would assist the family.

Your input on the Family Service Plan is requested and required. I will soon be scheduling a date and time to meet with you to discuss the development of the Family Services Plan. Please think about individuals who are a positive support to your family and may be invited to participate in this meeting.

Within 45 calendar days of June 4, 2024, custodial parents and primary caregivers have the right to appeal this Agency's decision to accept your family for ongoing services. For this, you will need to place your request to appeal this decision in writing to the Agency Administrator, Cumberland County Children and Youth Services The Dennis Marion Public Services Building, 16 West High Street, Suite 200, Carlisle, PA 17013 on the grounds that your child(ren) is/are not at risk of abuse or neglect, a parent-child conflict does not exist, or truancy concerns do not exist, and you do not want continued Agency involvement. The Agency has 45 calendar days from the receipt of the appeal to review your request and issue a written decision to you.

If your initial appeal is denied, you have the right to request a hearing before the Department of Human Services Bureau of



Hearing and Appeals. This request must be made within 45 calendar days from the date you are notified of the Agency's decision to deny your request.

If you have any questions or concerns, feel free to contact me.

Sincerely,

s/ Jason Burget

Senior Human Services Case Manager

JDB/dlt

**I Appeal That My Daughter and My Family Will Not be Needing the Child Services**

Jona B < [jona@gmail.com](mailto:jona@gmail.com) > Thu, Jul 18, 2024 11:57 PM

To: [cccy@ccpa.net](mailto:cccy@ccpa.net)

The Agency Administrator of Cumberland County Children and Youth Services,

I, Jona B , mother of V B , have told the caseworker, Jason Burget, the reasons why I could not send my daughter to school. I request you to please read the below reasons to understand that my kids' safety and progress have been violated by the school district. Many times the school had tried to tamper with their school records too.

1) Over the past 10 years the school district has been troubling, harassing and was doing, planned, targeted hate crimes against my kids and me in many different ways and has violated many laws and even more unacceptable truths are that it violated my kids' safety, health and endangered their life. Like deliberately forcing my kid to swim even when the doctor's note was faxed to school instructing the school not to let the child swim because of multiple open wounds/ bruises and that the pool water will infect his wounds. Once the school was forcing my underage child to sign up for Student Assistant Program which was not appropriate for the kid in the first place because my kid not only scores very well in the class but is also very well

behaved and we the parents were never told about any information about that meeting that too when the school should not hold such a meeting without the parents' consent or their presence and there are a lot of such safety violations and targeted hate crimes the school district has very calculatively carried out against my kids. I told some of these incidents to Mr. Burget but ignoring all these he files a case that my daughter is at a significant risk of placement in her own house and among her own family who really takes care of her only shows that Mr. Burget is not concerned about my daughter's well-being and safety but is only trying to do things to favor the school district.

2) I could not allow Mr. Bruget into the house because he was only supporting the school and the school district in spite of me telling him the reasons why I could not send my daughter to school. Because the school was tampering with her school records and immediately after I spoke to the high school principal about the miscalculated tardies my child had food poisoning from the food she had from school. And Mr. Budget says that such incidents are nothing and that I should also ignore such incidents. How can I trust a person working for child welfare not only ignoring child's safety but also telling the parent to ignore such incidents, allow him into my house?

I can assure the Agency that my daughter is very safe and secure in her own house and under the care and protection of her loving and caring family. I have paid the fine at the magistrate district court thereby ending the truancy case that the school has unlawfully cited my underaged child. And that my daughter will be attending school regularly the coming school year.

I request the agency to please accept my appeal that my daughter and my family will not be needing the Agency's services.

Best regards,

Jona B

In spite of the reasons I stated above the CYS agent thinks that the agency's services should continue and for what reason? "NO" reason at all . Please make a note of the way the agent is trying to confuse the parents, that the parents should appeal within 5 calendar days, while the previous agent stated that the parents will get 45 days to appeal. Please note the sent date. I did not have to appeal this 9 year old outdated rejection letter.

CUMBERLAND COUNTY CHILDREN AND YOUTH SERVICES  
Protecting Children Preserving Families - Promoting Well-being  
The Dennis Marion Public Services Building, 16 West High  
Street, Suite 200, Carlisle, PA 17013 Telephone: 1-888-697-0371,  
Extension 6120 Fax: (717) 240-6433 Email: CCCY @ccpanet

"October 9, 2015"

PARENTS NAME: S B , A B

ADDRESS:

RE: V B

Dear Mr. and Mrs. B :

After reviewing your request for your family's case to be closed with Cumberland County Children and Youth Services, we have determined there is a continued need for Agency services for you and your family.

You have the right to appeal Cumberland County Children and Youth Services determination to the State's Department of Human Services (DHS), Bureau of Hearings and Appeals, 2330 Vartan Way, 2<sup>nd</sup> Floor, P.O. Box 2675, Harrisburg, PA 17110.

Please send your appeal to Cumberland County Children and Youth Services, Human Services Building, 16 West High Street, Suite 200, Carlisle, PA 17013. Your appeal will be date stamped and forwarded to DHS, Bureau of Hearings and Appeals within 5 calendar days.

Sincerely,

Caseworker, Jason Burget

s/ Jason Burget

Casework Supervisor, Kaye-Lani Rist

s/ Kaye-Lani Rist

November 2015/Attachment C

**Motion Under Pa.R.A.P. 123 Application for Relief in the PA Supreme Court**

**Statement of Jurisdiction and Arguments/ Questions to Federal and State Supreme Courts** – Among many things this petition is also an appeal to bring about a change in some of the “Laws” for good and add the “Laws”, hence I put forth my appeal to the Federal & State Governments - “The Lawmakers.”

When the US government makes sure that 3 separate branches have equal power then it has to ensure that “Checks & Balances” are fulfilled in all the laws so as to have equality in the society.

1) The main reason why the district Schools are doing illegal actions is because of “Compulsory Attendance Law” and “Sovereign Immunity” implemented by the government. Thereby giving schools a very high & unnecessary level of power over students and their parents. Hence putting the students and parents in a vulnerable position by not giving them their rights, safety laws or much choice. So, by stripping off the “Sovereign Immunity” privileges given to public schools and by giving “Public Schools” nothing more than a “Caretaker” status would put them for a right use and the true purpose these institutions were actually set up in the first place.

2) I want to request the PA Supreme Court to add parents’ and students’ rights, laws and safety instruction that the parents and students need to follow when reasons like school bullying (whether carried-out by teachers, administrative staff or students), hate crimes, and safety violations are the reason why the students cannot attend the school. “Compulsory Attendance Law” needs to be replaced with better laws for the safety, well-being and all-round development of the students and by protecting parents’ rights. Replacing school boards by state/federal departments to take control of the school.

3) The compensatory damages to be paid by WSSD and the list of people involved for carrying out a list of violations, targeted hate crimes, progress hindrances and safety violations, against my kids and me during these past 10 years + the damages to be paid by State and Federal governments for putting me and my kids in a vulnerable position by ignoring our fundamental and constitutional rights. For these monetary compensatory damages can be granted by The Federal and the State Supreme Courts'.

This is truly an exceptional case to an extent that it cannot be called one. In the pretext of showing they are "law-abiding", the West Shore School District and the district magistrate filed this case based on "Truancy" but completely went against that very "law" it is based on - Act 138. Hence it needs PA Supreme Court's attention because of this one and many other reasons that are mentioned below. For starters it sounds bland, a minor summary trial but if you peel the case layer by layer you will see the sinisterly criminal intent of the school district that started all this and the Magistrate Judge by accepting this (il)legal motion.

**In my Opinion "Compulsory Attendance Law" is the #1 cause of students' school-related abuse and untimely deaths,** where are the parents' and students' set of instructions and legal rights when schools don't follow the laws? Because the US government did not set up laws and rights to the parents' and students that cannot attend the school when the school or its administration's safety violations are the "reason" why the students are not able to attend school. Because of this law:

4) Though the school is a safety hazard to students having issues with/in school, they still have to go to school. The place which is the cause of their emotional and physical trauma. Making this law an "indirect" violation of their 8th Amendment. It is even more unfortunate because here it is the victim that is getting the cruel and unusual punishments inflicted indirectly by the "US government" because the student "followed" the Government sentenced "Compulsory Attendance law."

5) And for the parents/students who couldn't attend the school for safety reasons that is because the school itself has become a hazard/threat to the students' life and their well-being. Here The government inflicts these students and their families directly with unusual and cruel punishments - making the truancy citations a criminal case against parents. Sentence them with jail time and charge them with fines. It gets even worse because Child Services will get involved. Juvenile laws are implemented. The child can be taken into custody, can be fined or gets separated from the parent. "Cruel and unusual because again the victims are getting punished here." But what's their crime? For protecting their child or the children are trying to keep themselves safe?

6) By implementing "Compulsory Attendance Law" the Government not only violated students' and parents' 5th Amendment rights by not protecting them nor by keeping the law equal but by also violating the 13th Amendment by restricting their freedom.

#### **Arguments**

7) What were its intentions when the school district knowingly cited a 14-year-old student in the truancy case? The school petitioned to cite my child in spite of being fully aware of the student's age and by accepting this case has the Judge not knowingly violated the law by going against Act 138 of underage citation? This only shows the extent of spite and discrimination the district had, has and still intends to carry out against me and my kids.

8) The school also violated my child's 5th Amendment rights by first citing this truancy case illegally in the magistrate district court and then immediately referring my child to Children and Youth Services. What was the reason for the school district to first cite an underaged student and also to refer the child to child services? If not for the malicious intention to damage the student's reputation and also see to it that my name gets permanently recorded with the child services? Thereby damaging my social standing too? And ruining my daughter's dreams of getting into the Air Force Academy? Shows that this

is an act carried out by WSSD with intent of damaging our reputations and future prospects by bribing Magistrate Judge and CYS worker to carry out these hate crimes to file double Jeopardy that too (il)legal court cases.

9) The magistrate first violated the Act 138 by also citing me in this truancy case and on the day of the trial by not letting me speak/defend my kid and myself and also made me "repeat" his words after him. Thereby violating my 1st Amendment's right to speech in 2 different ways. Just to sentence my child to repeat the grade? To favor the school district's intentions? Was the bribe given to this Judge of much more value than the future of an innocent and a diligent student? That he did not think twice to go against Pa. Education Title 22?

10) As mentioned earlier the school petitioned this as a "Truancy Case" yet the Judge and the school district, acting against Act 138 cite a truancy case against my 14-year-old kid, who is younger than the officially stated age of minimum 15 years to be cited for truancy case and also cite me for the same truancy case which again is going against the same Act 138 where the parent and child were both sentenced for the same truancy case. This means the WSSD and Judge Delozier intentionally cited a case against my 14-year-old kid and me just because of WSSD's long-standing malicious intent of targeted hate crime against me and my kids.

11) But let me remind you of my very 1st reason for not being able to send my kid to school. And as my reasons are officially stated and no response was given and no action was taken by the school district. The school district is at fault. But instead took even more illegal measures to carry on its hate crimes. Since all the actions taken by the school district including using Magistrate Delozier and CYS worker Jason Burget to create cases illegally become doubly illegal. I even informed CYS Worker Jason Burget about the magistrate citation case the very first time he came to visit (Attached Pdf file "Jason Burget (CYS) text Confirmations") and also said that because the school is no longer a safe place for my child, I was not able to send my kid to school. I reported that incident and it is now the school district's responsibility to take action. But he still

keeps visiting saying that it is official. I asked since the school year ends soon the case closes, right? and he says that his visits should continue through summer. A few weeks back I received a mail from CYS (Pdf named "Children and Youth Services" attached along with the case file) saying "there is a need for ongoing Agency services due to On-going school attendance concerns..." and "...that my child is at significant risk of placement." When the significant risk was posed by the school. When this CYS person's visits itself are unlawful because of the double filing with the court and CYS.

12) Their illegal actions do not stop just there. As mentioned, the school district refers my child to CYS at the same time it started the magisterial citation against me and my child. This again is against Act 138. Because of the condition laid by the law that the school district may not do the court citation if the child is referred to the child services. So, the same stands true that the school district cannot refer the child to the CYS if it started the court citation. As per 5th Amendment. Making the CYS person visit us just a day after the court citation was received by us. They must be thinking they are so smart that they could override the Act 138 condition if they see to it that I get the court citation first. Like the saying goes - Actions speak louder than words. Again, it so clearly shows the criminal intent of this school district here. As mentioned, these targeted hate crimes carried out by the WSSD against me and my kids were going on for the past 10 years.

13) How did Judge Delozier and Jason Burget get the power to do these many law violations? I received a letter that was signed by Delozier on July 1st, 2024, an arrest warrant that gets activated on July 10th against me and a Juvenile Court case against me and my daughter to be held on , 2024. None of these are legally filed the way the truancy case should be filed. Why is WSSD troubling me and my kids this much? Just because we happen to be from another country and that my kids are doing well in their studies and they are good students and have good prospects?

14) With so much conspiracy, being sneaky, bribing government officials and community workers, being so



corrupt, I strongly feel that the West Shore School District's administration and its school board was and is involved in embezzlement of the school funds and with funds for new school buildings and renovation projects that are happening since the past few years and also because the school budget records are not very transparent. Food for thought - The laptops used by students are what they got during the CoVid-19. At the end of and at the beginning of every academic year students are told they will get new devices but then make them continue using the same old device, though the tiny Chromebook is not working right. and the school board bends laws to favor the school needs on revising the Board Policies but does not follow or care to edit or update Board Policies according to the newly added or amended federal and state rules and laws.

15) I can say that the school board is involved too because it revised Board Policy 215 on May 16th, 2024 just days before my and my daughter's hearing date that is May 21st 2024. This policy is about "Promotion and Retention" So that the school principal can implement this policy. But if any such policies are changed the board should print and circulate the new policy to all the students and parents. Which was not done. But what was the board's hurry to change and implement this policy so urgently? That too at the end of this school year? Only to make Judge Delozier sentence my kid to repeat the high school grade? Going against Pa. Title 22 Chapter 4. So many violations and still unlawful to implement it. But at the end of it this clearly shows the school district's true intention of troubling my kids by carrying out their targeted hate crimes against me and my kids.

16) On April 3rd - 4th, 2024 Cedar Cliff High School sent a school wide email saying that it found a "Anonymous threat Note" For some "sinister reason" my kid was "Marked present" for these 2 days by the CCHS. Why? As mentioned, I could not send my child from Feb 7th, 2024 because the Superintendent and the School Board never reached out to me nor were any measures taken to make my daughter's school hours safe for my child, so my kid could attend.

17) What action will the PA Supreme Court take against this school district and all the people involved in these targeted hate crimes against my kids? Pdf files named "List of People Involved in the Targeted Hate Crimes Done By WSSD" and "Gmail - List of Violations Done by West Shore School District and Its School Board" are attached. And for filing these cases unlawfully?

18) Shouldn't the PA Supreme Court dismiss these cases since these were unlawfully filed and the magistrate's citations, the CYS' records and any and all the records against my child and me be destroyed permanently?

19) Shouldn't my child's course works get their due credits and my child placed in a higher grade level?

20) The top right corner of the parents' Truancy Citation says "PRIVATE CRIMINAL COMPLAINT" If the parent is not sending her kids to school, then it is usually for health or safety reasons. It is the parents' right and responsibility to protect and keep their kids safe. How can this become a CRIMINAL ACT? Truancy laws are "unusual & cruel", involves arresting the parent and the child too, separating the child from the family and involves juvenile laws. When the school(culprit) has violated child's safety laws and is a threat to the child and the parent but why is the government punishing the victims?

21) Students' and their families all over the US wouldn't have gone through so much if their rights were not handed over to the school districts, Child Welfare Services and the likes, that they think they can trouble the families because they intimidate the families to think they can take away their children from them. Why still set laws that are inline with slavery? If they are not able to send their child then they have a valid and a legal reason. Then it is the government's duty to protect those families. Why should the Child Services be involved when the family is protecting their child? Why are CYS and Police Stations favoring Schools and School districts? They are still taking action against the child's family even though that family is the one that takes care of the child and

the school district is the one doing things against the well-being of the child?

22) I have notified the school district, board members and the school that because of safety violations I will not be able to send my kid. They are at fault for not responding and not taking any action. What makes them think they are not answerable to parents' emails and complaints?

23) All the violations and illegal acts done by WSSD and its associates this Academic Year was only to go to any length to see that my kid repeats her grade. If all you people who are involved in this conspiracy, have somehow managed to pass their individual 9th grades, then don't they all know how much more deserving my child is? To fight a parent, they don't think twice to harm their kids? Principals with no principles. Shouldn't basic morals, if not high, be considered when hiring school administrative staff and faculty?

#### **Concise Statement**

WSSD's hate crimes started in 2014 when I enrolled my older kid into one of its Elementary Schools. In the academic year 2015-2016, WSSD endangered my then 8-year-old older kid's life, health & safety when the school deliberately made my kid swim, ignoring my note and phone call and also ignoring my kid's pediatrician's faxed note saying the student should not take part in that swim activity as the kid's open wounds will get infected by the pool water. I put Band-Aids on to protect the wounds through the school day. But in spite of all this and to top it ignored the PA State Laws related to open wounds, bandages and public pools. The school ripped off my kid's Band-Aids and made the kid swim and I was not told about all this till my kid came back home after school. Fearing my kid's safety, I had to move the kid from that school to online school. Complained this incident to the PDE but it was closed in the school's favor making me believe that the government official should have been a corrupt one.

My younger child loves to attend school in-person because of this reason it was difficult for me to move this child to online

school though the West Shore School District was continuously carrying out targeted hate crimes against my kids over the past 10 years. I was handling WSSDs hate crimes by reporting/ complaining against the school, openly stating about these incidents to other staff members or government officials but when the school district endangered my younger kid's health & life safety, I could not send my kid to school. I sent emails to the School Superintendent and the school Board regarding this incident and all related incidents that lead to this incident and that **I cannot send my kid to school till proper actions are taken by the school district.**

24) Why was the school deliberately adding unnecessary "Unlawful tardies" to my kid's attendance record? If not to tamper with my kid's school records by giving "suspensions" so that these will show in my child's school records in a "negative light?" Why tamper with my child's school record by denoting "N" which means in-school-suspension on Jan 24th, 2024. That too on a day she did not attend school? The day I had to take my child back home without letting her enter the school building because Mr. Josh Curtis was posing a big threat to my child. I took my kid home and submitted a complaint + absent note to the district administrative building for that and the next day. Because I could not let the school go ahead with their sinister plan of giving my daughter unnecessary punishment. The school district deliberately does not take any actions to rectify their wrong doings, because the wrongs were part of their plan all along. But the district takes this as an opportunity to take undue advantage of "**Compulsory School Attendance Law**" and "**Sovereign Immunity**" Law, does many more unlawful activities and violations somehow file the court case and a CYS case against me and my child?

25) WSSD School Board does not follow or update the School Policies according to the current PA Education Laws. Thereby letting the schools do things as they please. To top it, CCHS does not follow its Board Policies. The Board set the High School Time 7:37 AM -2-45 PM. But the school principal says that by 7:37 AM the class-Time, too when it says that the students should enter the school building after 7:25 AM. With

the increased traffic and traffic related issues it is not always possible to be in the school by the said time. The school does not consider any valid reason, the student is simply marked "Unlawful Tardy". By any chance even if they consider the late reason still the student is marked "Tardy". Making the very concept of "excuse" meaningless.

26) What does the school district mean by "Unlawful Tardy"? What's the difference between "Tardy" and "Unlawful Tardy" when both are counted the same way? The West Shore schools have their "own Laws" too, they mark the students' "Unlawful Tardy" I told the school and district administration many a times, even by PA Education Law there is no such thing as "Unlawful Tardy" and not according to the own Handbook too, but they deliberately do not want rectify their mistakes. The students that come by 9:37 AM are marked "Tardy". The school set up just "one" laptop for the students to sign their entry log. The time that gets scanned is the time their official entry into the school. Students have to wait for their turn thereby increasing their late time. For the safety and well-being of my kid I could not send my child to school because the school was deliberately miscounting the tardies to punish the child by giving in-school-suspension and to tamper with the student's school records.(attached pdf named "The days in Green Should Not Be Counted As Tardies(2023-24)") Soon after I spoke to the principal about the above stated issues the school violated my kid's safety when the kid had food poisoning from food served by that school. I notified all the issues to the school district and its school board, they did not care to respond nor took any measures to set things right. The local FDA inspector tried very hard to cover up this incident, making me believe that much more strongly that the school is involved in this incident. **But what is the school district's sinister reason to take this action other than the hate crimes it targets againsts my kids' because of their merit standings though from another country?** Yes. This is also because last academic year my daughter was moved to 8th grade soon after she was promoted to 7th grade by the then alive Director of Special Education. This move was so against the wishes of that middle school principal. From then he tried

many different ways to put my daughter a grade level down (I have a record of emails which prove in how many different ways this principal tried all attached along with the case file). That principal was not successful then, so he takes this as his chance to turn his previous failure into success.

Should I not hold the US and the State Governments responsible for all these unlawful court filings and the unlawful CYS referrals and reports? All the violations and unlawful hate crimes carried out by the West Shore School District? For making the school district believe and act in a way that it can do anything and get away with it? And this is because the US and the State Governments have given undue rights and laws to public schools by ignoring and blindsiding the parents' and students' rights & laws and also by adding more power to public schools and such institutions under "Sovereign Immunity" Thereby ignoring my kids' and my 4th, 5th, 8th, 13th and 14th Amendment rights.

If "Compulsory School Attendance law and such similar laws" are made then, now is the time to amend these laws, to add new laws and instructions on what the students' and families can do if the schools are violating law or when the schools are not safe.

**Conclusion - Damages for hate crimes carried out by WSSD**  
Though the school district did not take any action against all those above stated violations done by its schools but it went ahead and violated dozen more laws just to damage my younger kid's hard work & school records, my kids' and my reputation and social standing by unlawfully creating the truancy citation and again unlawfully referring my child and reporting to the Child and youth services when the school district was the one endangering the well-being and progress of my kid and not to mention the emotional trauma my kids' and I had to go through and the amount of time I, my kids had to spend trying making this mess right, there by postponing other priority things that had to be taken care of and thereby losing some of those deadlines and putting the other projects on the

back burner and not to mention our daily routing that got disrupted entirely just because of these malicious hate crimes that were targeted against my kids & me every now & then for the past 10 yrs. The emotional anguish my kids had to deal with for the school district's insensitive behaviors and not to mention that now the school district is not allowing any of the faculty or its staff to respond to my emails that I sent with the younger child's 5 subject college course completion details and my older kid's high school graduation details. This means they have planned something sinister. Not to mention damages caused by school to a learning enthusiast - my older kid. An asynchronous student in his online school till he was enrolled in the WSSD school. Their targeted hate crimes have impacted my older child's learning interest. Though the older kid still loves to learn, the enthusiasm levels are not the same and I blame the school district for this. This damage could not be fully recovered to this day. For all these and things that I may have forgotten to mention, I request compensatory damages from the WSSD, its school Board and the State & Federal Governments - Amount will be stated after a careful evaluation of all the crimes, targeted hate crimes, their intensity & deliberately violating my kids' & my rights & unlawful actions & all injustice done to my kids and me, that were carried out for the past 10 years. The unlawful judgment passed to force my younger kid to repeat the grade level and all court and CYS records should be destroyed permanently. For the targeted hate crimes done against us the past 10 years. These Truancy and CYS cases against me and my child were filed going against many Amendments, against Truancy Act 138. For the unlawfully filing court and CYS cases against my kids and me, the WSSD, district Magistrate and the Child Services have to pay my kids' and me compensatory damages caused by their insensitive and deliberate actions; for unnecessarily putting my kids' and me in public's eye, exposing our identities and by damaging our reputations, violating our health, safety and well-being, wasting our time, causing delaying in our other prioritized works and things that could not be fulfilled, and because of these delays, for the defamation and for all lost

opportunities because of the its hindrances and hate crimes and the nuisance they caused, for endangering my older kid's life, health and safety in the school district's pool incident and for also not informing me anything about this incident, endangering my younger kid's life, health and safety by serving the food that impacted her health and for trying to cover up this incident, for forcefully making my younger kid take PSSA Science exam, for making my younger kid attend a meeting with Nicholas Obielecki which described as Student Assistant Program for a "Gifted Student"? Which was unnecessary, demeaning for her high capabilities and the information and everything about this whole meeting was not told to the parent up until the meeting was over and to top it the school was forcing my underage child to sign medical forms for the health program which was not at all right for my child, Why was the school trying to sign my child who can easily get top score in her classes even though there are a lot of higher grade students too, attending those classes? And all other situations that I might have forgotten to include in this list. I also want to know how the State and the Federal government will compensate for the physical and psychological damages to my kids' and me for the situation we were put in because the government ignored our rights and by giving way more power to the school districts and by including "Compulsory Attendance Law" and "Sovereign Immunity", because of these I and my kids' were victimized by the school district, District court and Children and Youth Services.

I request the PA/US Supreme Court to please accept my petition to allow me to appeal my case in respective courts for not just wanting justice for my kids but also to bring long pending Justice and Freedom and Rights to all the students and their families all over the COMMONWEALTH of Pennsylvania and all over the UNITED STATES. And not to forget those hundreds of people who are locked-up behind bars because they were not tried as juveniles because of these conflicting laws.

Jona B      (20th June, 2024)



### **Statewide High School Graduation Requirements**

Effective with the graduating class of 2023, Pennsylvania high school students have the option to demonstrate their postsecondary preparedness and meet statewide requirements through one of five Pathways to Graduation.

**Background:** For the purposes of federal accountability, students enrolled in Commonwealth public schools must participate in the Keystone Exams (end-of-course assessments in Algebra I, Literature, and Biology). Proficiency in all three Keystone Exams was also intended to serve as a statewide requirement for graduation beginning in 2017; however, the legislature enacted a series of moratoriums on the use of Keystone Exam Proficiency as a graduation requirement so that the Department of Education might put forth alternate recommendations which more fully illustrated college, career, and community readiness. Those recommendations formed the basis of legislation that altered the Pennsylvania Public School Code and Title 22 Chapter 4.

**Pathways to Graduation:** Students who do not demonstrate proficiency or attain a minimum composite score on the three Keystone Exams may demonstrate their proficiency on the Keystone-related content by meeting locally established, grade-based requirements. That demonstration of proficiency, in combination with student artifacts and/or student performance within another program, course, or assessment, may satisfy statewide requirements under the new Pathways to Graduation. In select circumstances, a chief school administrator may choose to waive pathway-specific requirements; however, excessive utilization of this prerogative may subject the local education agency to corrective action. Students with disabilities whose special education programs, by design, do not meet statewide requirements for graduation are granted diplomas for the satisfactory completion of their respective programs.

*1st off its false claim case to top it, a Warrant was issued in my name. WSSD bribed people in higher courts to make sure my appeal for this lower court will not be accepted.*

COMMONWEALTH OF Pa  
COUNTY OF CUMBERLAND

## RECEIPT

|                           |                    |         |
|---------------------------|--------------------|---------|
| Mag. Dist No: MDJ-09-1-01 | Receipt            | Number: |
| MDJ Name Honorable        | 09101-2024-R00     |         |
| Christopher Delozier      | Recorded Date:     | /2024   |
| Address: 920 Linda Lane   | 3:42:48 PM         |         |
| Camp Hill PA 17011        | Receipt Date:      | /2024   |
| Telephone: 717-737-3434   | Manual Receipt No: |         |

Payer: A Jona None B

Payment (Pay) Source: Window

|           |            |          |             |      |         |
|-----------|------------|----------|-------------|------|---------|
| Pay Date  | Pay Method | Check/MO | Bank Tran # | Void | Pay Amt |
| 7/12/2024 | Cash       |          |             | No   | \$62.75 |

Items Receipted

Responsible Participant: B , A Jona None

Docket#: MJ-09101-NT-000 -2024 Comm. v. B , A Jona

Complaint/Citation No. Lead Offense Requirements :

24 § 13-1333.2 Violation of Compulsory School Attendance

| Original Beginning Trans |         |                 | Amount    | Ending  |
|--------------------------|---------|-----------------|-----------|---------|
| Assessment               | Balance | Type            | Paid      | Bal     |
| ATJ                      | \$6.00  | \$6.00 Payment  | (\$6.00)  | 0.00    |
| CJES                     | \$2.50  | \$2.50 Payment  | (\$2.50)  | 0.00    |
| JCPS                     | \$21.25 | \$21.25 Payment | (\$21.25) | 0.00    |
| Judicial                 |         | Payment         | (\$8.00)  | 0.00    |
| Computer                 |         | Payment         | (\$2.50)  | 0.00    |
| Project                  | \$8.00  | \$8.00 Payment  | (\$22.35) | 0.00    |
| OAG-JCP                  | \$2.50  | \$2.50 Payment  | \$0.00    | 0.00    |
| Server Fee               | \$57.60 | \$57.60 Payment |           | \$35.25 |
| CWCost                   | \$10.80 | \$10.80         |           | \$10.80 |
| - HB627 (Act 167 of 1992 |         |                 |           |         |
| Constable                |         |                 |           |         |
| Education                |         |                 |           |         |
| Training Act             | \$5.00  | \$5.00          |           | \$5.00  |

|                   |                 |                 |                           |
|-------------------|-----------------|-----------------|---------------------------|
| County Court Cost | \$39.90         | \$39.90         | \$39.90                   |
| (Act 204 of 1976) |                 |                 |                           |
| State Court Costs | \$10.80         | \$10.80         | \$10.80                   |
| (Act 204 of 1976) |                 |                 |                           |
| <u>Tuancy/Tax</u> | <u>\$250.00</u> | <u>\$250.00</u> | <u>\$250.00</u>           |
| <b>TOTALS</b>     | <b>\$414.35</b> | <b>\$414.35</b> | <b>(\$62.60) \$351.75</b> |

Total amount owed by responsible participant on this case:  
 Total amount owed by responsible participant on all  
 non-archived cases in this Court for Participant Account No:  
 2023-030

Payment Summary:

Next Payment(s) Due:

|                         |         |                     |
|-------------------------|---------|---------------------|
| Total Payment Received: | \$62.75 | Payment Plan No     |
| Change Amount.          | \$0.15  | 09101-2024-P000     |
| Retained Unapplied Amt  | \$0.00  | Date Due /2024      |
| Payments Less Change:   | \$62    | Amount Due \$351.75 |

Comments: Thank You dy Warrant Lifted on 17/12/24

MDJS 120 Printed 07/12/2024 3 4248PM

WSSD & magistrate saw that I paid \$414.35 to close this case & open CY5 case, cop made a harassment call to arrest me if I don't pay. How many violations to trouble us to the max? they check my 6/20 appeal & made CY5 unlawfully file case on 6/25

PAePay0 Traffic Ticket or Court Costs - Receipt You are logged on as: a Jona

7/12/24, 5:22 PM

Traffic Ticket or Court Costs - Search > Traffic Ticket or Court Costs - Receipt Home

UJS Portal - System Maintenance The AOPC will be performing system maintenance from 5:00 PM to 6:00 PM on Sunday, July 14th resulting in the entire portal being unavailable. The outage will affect both public and secure users of the site. We appreciate your patience and apologize for any inconvenience this may cause.

PAePayR Traffic Ticket or Court Costs - Receipt HelR

## PAePay9 Traffic Ticket or Court Costs Receipt

Docket/Payment Plan Number Description Current Balance

Amount Payment Plan 09101-2024-P000 Next payment

amount due: \$0.00 Next payment due date: /2024 Overdue

amount: \$351.75 MJ-09101-NT-000 -2024 Comm. v. B ,

A Jona None

09101-2024-P000 \$351.75 Subtotal: \$351.75

Payment Details: Confirmation Number: O2DN8Z

Payment Date: 07/12/2024 05:22 PM Payment Amount: \$351.75

**Service Fee: \$9.67 Total Amount: \$361.42***My email Opting for Home Edu Sent On the 1st day of school*

Jona B Opting Home Education Jona B

Tue, Sep 3, 2024 at 7:32 AM

To: "Bernatos, Denise"

Good morning Mrs. Bernatos,

Hope all is well. Now I am signing my daughter for homeschool program. I am writing to inform WSSD that since Cedar Cliff High School did not keep its promise to update my daughter, V B 's 9th GPA by including the 5 Dual Enrollment College Courses she did during the 2023-24 school year I withdraw her from Cedar Cliff High School and will continue her next grade level through homeschooling as per Act 169. Where allowed/works/possible will try to make use of Chapter 16 & GIEP set for 2024-25 The Unsworn Declaration according to 42 Pa.C.S. § 6206 and Educational objectives are attached along with this letter. I request WSSD to honor V 's 2024-25 educational efforts by including all 5 Dual Enrollment/College Courses she completed to her 9th grade school record thereby updating her 9th grade GPA as per Pa. Title 22 Ch 4. Please check the attached 5 courses' progress I attached along with the email for your reference. Thank you. Best regards,

Jona B 3 attachments V 's Educational Objectives for 2024-25.pdf 35K 42 Pa.C.S. § 6206 - Unsworn Declaration.pdf 53K College Courses Progress.pdf 978K

<https://www.wssd.k12.pa.us/Downloads/FGFB.pdf>

**PDE 2028 - Proposed General Fund Budget for 2024-2025 for  
Public Review Prior to Adoption in June**

Presented May 2024

|   |                             |   |
|---|-----------------------------|---|
| <b>2024-2025<br/>Sandbox General<br/>Fund Budget<br/>LEA : 115219002<br/>West Shore SD<br/>Printed 5/6/2024<br/>11:27:43 AM</b> | <b>PROPOSED<br/>VERSION</b> | <b>Estimated<br/>Revenues<br/>&amp; Other Financing<br/>Sources: Budget<br/>Summary<br/>Page - 1 of 1</b> |
|---|-----------------------------|---|

| Item   | Amt           | Amt |
|--|---------------|-----|
| <b>Estimated<br/>Beginning<br/>Unreserved Fund<br/>Balance Available<br/>for Appropriation<br/>and Reserves<br/>Scheduled For<br/>Liquidation During<br/>The Fiscal Year</b><br>0810<br>Nonspendable<br>Fund Balance | \$ 2,003,599  |     |
| 0820 Restricted<br>Fund Balance  |               |     |
| 0830 Committed<br>Fund Balance   | \$ 2,500,000  |     |
| 0840 Assigned<br>Fund Balance  | \$ 5,037,132  |     |
| 0850 Unassigned<br>Fund Balance  | \$ 10,416,014 |     |
| <b>Total Estimated<br/>Beginning</b>   |               |     |

|   |                |               |
|---|----------------|---------------|
| Unreserved Fund<br>Balance Available<br>for Appropriation<br>and Reserves<br>Scheduled For<br>Liquidation During<br>The Fiscal Year |                | \$17,953,146  |
| Estimated<br>Revenues And<br>Other Financing<br>Sources   |                |               |
| 6000 Revenue<br>from Local<br>Sources   | \$ 109,931,208 |               |
| 7000 Revenue<br>from State<br>Sources   | \$ 41,093,836  |               |
| 8000 Revenue<br>from Federal<br>Sources   | \$ 2,723,738   |               |
| 9000 Other<br>Financing Sources   | \$ 35,000      |               |
| Total Estimated<br>Revenues And<br>Other Financing<br>Sources   |                | \$153,783,782 |
| Total Estimated<br>Fund Balance,<br>Revenues, and<br>Other Financing<br>Sources Available<br>for Appropriation                      |                | \$171,736,928 |