

November 16, 2011,

Dear Child Support Guidelines Review Panel Member: Senator Frederick M. Quayle,

The Virginia Division of Social Services and the Department of Child Support Enforcements action carry the force of law and it is charged with the responsibility of collecting support payments assigned to it by the court.

Commissioner Brown, DSS; Nathaniel Young, Deputy Director DCSE, officials of the Fairfax County District office and Fredericksburg, VA District office of (DCSE VDSS) through its own documentation identify it failed to follow the courts order and its own guideline, that it made no attempt to collect support or arrearages in this case no: 0001247263 from 2001-2011 (10 years).

My June 20, 2011 letter to DSS's Commissioner Brown requesting specific answers to my concerns was forwarded to Nathaniel Young, Deputy Director of DCSE. Mr. Young's office taunted my concerns. I understand from comments in his responses letter DCSE does not have to defend or justify its actions or non-actions. He also made it clear and as a direct message to me from the Fredericksburg office I am not to question that office. That he would and did concentrate DCSE's full attention on prosecuting my particular case DCSE no: 0001247263.

His unlawful, personal, baseless attack undermined the integrity of Commissioner Brown and allowed a greater insight on HOW and WHY my case went unsupervised and unmanaged for 10 years accumulating over \$6,000 in arrearages. It explains why neither DCSE/VDSS made no documented attempt to collect, no record exist showing any field investigation and explains why neither DCSE VDSS know the fraud the custodial parent committed. DCSE VDSS as well as I have a responsibility to this case. Is it reasonable for DCSE to disregard this case 10 years but demand \$6,000 in 30 days because I exercised my right to question its practices? Could it not have been that important, due to the fact it had not been requested for over 10 years?

Commissioner Brown, Nathaniel Young, and various DCSE DSS employees elected not to answer my questions, of which I am entitled to since it is my case. I ask you to review my complaints and draft legislation compelling DCSE VDSS to ACTIVITELY supervise and manage cases to prevent tens of thousands in arrearages. I ask a response from you in writing acknowledging my request within 30 days of the date of this request. I base my request on the following reasons:

- 1) Nathaniel Young's letter to me dated projected reprisal and abuse of authority.
- 2) DCSE/ VDSS's failure to supervise and manage my case deliberately put the welfare of my children in harm's way. DCSE failed to follow the courts order and violated its own guideline and rose to the level of: a) child neglect, b) child abuse, c) child endangerment.
- 3) DCSE actions carry the force of law, unlimited access to information that raises the question "How is it possible to neglect a case 10 years accumulating tens of thousands in arrearages? What policies are being implemented to prevent failing the children of these cases?"
- 4) The collection tactic currently used by DCSE waiting 10 years was not made available to me for review and not found in any policy, practice or procedure. It fails me any remedy to comply.

This violates my constitutional right to “due process”. When will this practice be made policy and available for review?

- 5) DCSE can and does request jail or incarceration for cases that fail to meet payment obligation. Since incarceration is not credited towards the debt of the case, serving no purpose for physical incarceration this violates double jeopardy, it is abduction and false imprisonment, violating my constitutional right to a trial.
- 6) DCSE failed to put in place any policy automatically adjusting support payments to the current failed economy [that is of no fault of my own]. What specific guidelines have DCSE put in place to rectify this problem?
- 7) DCSE utilizes a payment arrangement plan that fails to take into account the current failed economy but holds the payee to that agreement. Is it reasonable to expect the same money during a failed economy? This forced, coercive payment agreement also forces “lying and providing false information, fraud and requires impossible foresight.
- 8) It has and will continue to be my obligation and my joy to do the best I can by my children as with any parent including yourselves. It appears that the welfare of the children is being lost to the “policies of the intent”.

Respectfully submitted for your attention,

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