

Moses Garrett

2325 Kent Avenue
North Charleston, SC 29405

Office of the Governor for South Carolina
Nikki Haley, Governor
1205 Pendleton Street
Columbia, South Carolina 29201

Re: Reaction to statement made by DSS County Director @ Charleston.

Dear Governor Haley,

First of all I have been wondering why you people would not help with the situation concerning my grand daughter Demi McCants daughter of Ms Ieesha Garrett well Lois Richter for what ever the reason drop the ball on May 07, 2014 when she told me that I was not going to get custody of my grand daughter as if I had ask because I had been charged in the court with Physical abuse of my younger daughter at first I was shock I did not know what she was talking about then after I hung up I realized the big lie that was fabricated in the Kangaroo Charleston County Family Court and the corrupt Charleston County DSS. I am sending you a copy of the final order that was written by the CCDSS that does not have any use for Moses Garrett any way, but I love you all just the same I only want DSS to do there job properly and stop destroying children and families also stop the families with minor children from self destruction.

Moses Garrett / victimized citizen

Moses Garrett 05-08-14

Enclosure: Final order Dss

Cc: Hursey Elementary

Charleston County DSS
Lois Richter/ Director

Garrett, Moses
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STATE OF SOUTH CAROLINA)

COUNTY OF CHARLESTON)

IN THE FAMILY COURT OF THE
NINTH JUDICIAL CIRCUIT
DOCKET NO.: 2003-DR-10-4272

FILED

CHARLESTON COUNTY DEPARTMENT OF)
SOCIAL SERVICES,)

JULIE J. ARMSTRONG)
PLAINTIFF)
CLERK OF COURT)

-VS-

BY _____)

FINAL ORDER
AND
JUDICIAL REVIEW

MOSES GARRETT AND PRISCILLA)
CHANDLER,)

DEFENDANTS,)

IN THE INTEREST OF:)

CHARLENE GARRETT AND IEESHA)
GARRETT,)

MINORS UNDER THE AGE OF 18 YRS.)

Hearing Judge:	Paul W Garfinkel
Hearing Date:	February 12, 2004
Plaintiff's Attorney:	Steve Ruemelin, DSS Legal Counsel
Dept. of Social Services:	Lawanda Little
Minor children's GAL:	Linzey Myers
Guardian's Attorney:	Amanda Keaveny, Esq.
Moses Garrett's Attorney:	Kevin Smith
Court Reporter:	Bonnie Britt

THIS MATTER came to be heard before me this date pursuant to a Complaint filed by the Charleston County Department of Social Services on November 17, 2003. Appearances and representations were as indicated above.

1. That, by a preponderance of the evidence presented, Charlene Garrett was physically abused by Moses Garrett.
2. That the above finding of fact shall be entered into the Central Registry of Child Abuse and Neglect. I find that the nature and circumstances of the abuse or neglect as found above indicate that the person named as perpetrator would represent a significant risk of committing physical or sexual abuse or wilful or reckless neglect if that person were in a position or setting

197

147
[Signature]

outside of his or her home that involves care of or substantial contact with children.

3. That the Department of Social Services shall investigate the threat of harm of physical abuse to Teesha Garrett with regard to the incident in which Mr. Garrett stated that he put his two daughters out in the cold from 7:30 pm to 11:30 pm as punishment.

4. That legal and physical custody of the minor child, Charlene Garrett, should remain with the Charleston County Department of Social Services. During this period of custody, and until further Order of this Court, personnel from the Charleston Department of Social Services shall make personal, face to face contact with the minor child no less than once per month. I find that continuation in the home would be contrary to the welfare of the minor child, and that, although no in-home or protective services were offered in an attempt to prevent family disruption, that lack of services was reasonable in this case due to the emergency nature of the removal.

5. That Moses Garrett submit himself to the Department of Social Services Child Support Division to establish his child support obligation for the minor child within seven days of his attorney receiving this order.

6. That the Department of Social Services shall present Moses Garrett with a treatment plan within 10 days, if Mr. Garrett does not agree with the plan a hearing shall be set.

7. That the Guardian ad Litem should be kept informed of all matters pertaining to this action.

2 *[Signature]*

8. That the terms and conditions of all prior Orders in this action not inconsistent with the specific terms of this Order should remain in full force and effect.

9. That all named Defendants in this action are required to keep the Department of Social Services advised of their correct mailing address and physical address, and to notify the Department of Social Services within 5 days of any change in either of those addresses.

10. I find from the matters presented at this Hearing that this Order adopts a Placement Plan for the family and the child in the custody of the Department of Social Services. The parents or guardians of the child did not participate in the formulation of this Plan. I find from the record and the matters presented at this Hearing that the Department of Social Services did make reasonable efforts to secure the participation of the parents or guardians of the child in the formulation of this Placement Plan.

11. I further find from the matters presented at this Hearing that the Placement Plan presented to and adopted by this Court is consistent with the Order of this Court placing the minor child in the custody of the Department of Social Services and is consistent with the requirements for such plans set forth in Section 20-7-764(B) of the South Carolina Code of Laws (1976, as amended); and that the Plan is a meaningful one and is realistically designed to address the facts and circumstances upon which this Court based its Order of removal.

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Based on the matters presented, I make the following
CONCLUSIONS OF LAW:

1. That jurisdiction and venue are proper and all necessary parties are properly before this Court.

2. That the Treatment Plan submitted by the Charleston County Department of Social Services is fair and reasonable and in the best interest of all parties to this action and the minor children.

3. That the facts as found above entitle the Plaintiff herein to the relief set forth below, under the terms of the child protective services provisions of Section 20-7-10 et seq of the South Carolina Code of Laws (1976, as amended).

It is, therefore, ORDERED, ADJUDGED, AND DECREED:

That Moses Garrett shall be entered into the Central Registry of Child Abuse and Neglect as a perpetrator of abuse or neglect as found above.

AND IT IS FURTHER ORDERED that the Department of Social Services shall investigate the threat of harm of physical abuse to Leesha Garrett with regard to the incident in which Mr. Garrett stated that he put his two daughters out in the cold from 7:30 pm to 11:30 pm as punishment.

AND IT IS FURTHER ORDERED that legal and physical custody of the minor child, Charlene Garrett, remain with the Charleston County Department of Social Services. During this period of custody, and until further Order of this Court, personnel from the

477
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Charleston Department of Social Services shall make personal, face to face contact with the minor child no less than once per month.

AND IT IS FURTHER ORDERED that the Charleston County Department of Social Services, its agents, or those charged by the Department with the care and control of the minor child be authorized: to take whatever action they deem necessary for the immediate health and welfare of the minor child, including hospitalization, surgery, and any other proper medical treatment upon the advice of a qualified physician; to plan for, participate in, and approve all educational plans and programs for the minor child; and to provide such residential placement of the minor child as may be determined from time to time by the Department as being in the best interest of the child. "Custody" of the minor child, for purposes of this action, shall also include DSS being designated as the minor child's personal representative as set out in the Health Insurance Portability and Accountability Act (HIPPA) and its supporting regulations.

AND IT IS FURTHER ORDERED that Moses Garrett submit himself to the Department of Social Services Child Support Division to establish his child support obligation for the minor child within seven days of his attorney receiving this order.

AND IT IS FURTHER ORDERED that the Department of Social Services shall present Moses Garrett with a treatment plan within 10 days, if Mr. Garrett does not agree with the plan a hearing shall be set.

AND IT IS FURTHER ORDERED that the Guardian ad Litem be kept

597
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informed of all matters pertaining to this action.

AND IT IS FURTHER ORDERED that the terms and conditions of all prior Orders in this action not inconsistent with the specific terms of this Order remain in full force and effect.

AND IT IS FURTHER ORDERED that all named Defendants in this action are required to keep the Department of Social Services advised of their correct mailing address and physical address, and to notify the Department of Social Services within 5 days of any

6 of 7
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change in either of those addresses.

ALL PARTIES TO THIS ACTION ARE HEREBY PUT ON NOTICE THAT THIS IS A COURT ORDER WITHIN THE JURISDICTION OF THE FAMILY COURT FOR CHARLESTON COUNTY, AND THAT IT CAN AND WILL BE ENFORCED BY FURTHER PROCEEDINGS IN THIS COURT. VIOLATION OF A FAMILY COURT ORDER IN SOUTH CAROLINA MAY RESULT IN A PROCEEDING FOR CONTEMPT OF COURT. IF YOU VIOLATE THIS ORDER AND ARE FOUND IN CONTEMPT OF COURT, YOU MAY BE FINED UP TO \$1,500.00, IMPRISONED FOR UP TO ONE (1) YEAR, ORDERED TO PERFORM UP TO 300 HOURS OF COMMUNITY SERVICE, OR A COMBINATION OF THE ABOVE SANCTIONS.

IN ADDITION, FAILURE TO SUBSTANTIALLY ACCOMPLISH THE OBJECTIVES STATED IN THE PLACEMENT PLAN ADOPTED BY THIS ORDER WITHIN THE TIME FRAMES PROVIDED MAY RESULT IN THE TERMINATION OF YOUR PARENTAL RIGHTS, SUBJECT TO PROPER NOTICE TO YOU AND AN OPPORTUNITY FOR YOU TO BE HEARD.

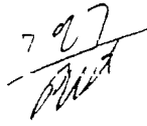
AND IT IS SO ORDERED.



PAUL W GARFINKEL
FAMILY COURT JUDGE

March 1, 2004
Charleston, South Carolina.

February 13, 2004:THD:c:\wp51\abuse\order\moses2.fo

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ATTEST: A TRUE COPY
JULIE J. ARMSTRONG (SEAL)
CLERK, FAMILY COURT

By 

DEPUTY CLERK