

UNITED STATES COURT OF APPEALS  
FOR THE THIRD CIRCUIT

---

No. 15-1448

---

MICHELLE MAMMARO

v.

NEW JERSEY DIVISION OF CHILD PROTECTION AND PERMANENCY,  
formerly known as DIVISION OF YOUTH & FAMILY SERVICES;  
WATCHUNG POLICE DEPARTMENT; KARA P. WOOD, in her official  
capacity as Director of DCP&P; ALLISON BLAKE, in her official capacity  
as the Commissioner of the Department of Children and Families;  
JOSEPH R. CINA, in his official capacity as Acting Chief of Police  
of the Watchung Police Department; ALIREICHEN GRAZIANI,  
in her individual capacity; BENJAMIN REHIG, in his individual capacity;  
SUAN HACKER, in her individual capacity; REBECCA LABARRE,  
in her individual capacity; KRISTA DEBROUX, in her individual capacity;  
OMEGA LABOATORY INC; ANDREW HART, in his individual capacity;  
SCOTT TALLMADGE, in his individual capacity; PATRICK MINNO;  
JOHN DOES 3-8, POLICE OFFICERS OF WATCHUNG POLICE  
DEPARTMENT, in their individual capacities

The New Jersey Division of Child Protection and Permanency;  
Commissioner Allison Blake; Director Kara P. Wood;  
Alireichen Graziani; Benjamin Rehig; Rebecca LaBarre;  
and Krista DeBroux,

Appellants

---

Appeal from the United States District Court  
for the District of New Jersey  
(D.C. Civil Action No. 3-13-cv-06483)  
District Judge: Honorable Freda L. Wolfson

---

Argued October 7, 2015

Before: McKEE, Chief Judge, AMBRO, and HARDIMAN, Circuit Judges

(Opinion filed February 19, 2016)

**ORDER AMENDING PRECEDENTIAL OPINION**

AMBRO, Circuit Judge

IT IS NOW ORDERED that the published Opinion in the above case filed February 19, 2016, be amended as follows:

On page 6, first full paragraph, line 8, delete the phrase “notifying any Division representative” and replace it with “Division approval” so that the sentence reads: “Without Division approval, Mammaro then moved with D.M. to a private home.”

By the Court,

/s/ Thomas L. Ambro, Circuit Judge

Dated: March 21, 2016