



2016 Decisions

Opinions of the United
States Court of Appeals
for the Third Circuit

3-21-2016

Michelle Mammaro v. DCP&P

Follow this and additional works at: https://digitalcommons.law.villanova.edu/thirdcircuit_2016

Recommended Citation

"Michelle Mammaro v. DCP&P" (2016). *2016 Decisions*. 303.
https://digitalcommons.law.villanova.edu/thirdcircuit_2016/303

This March is brought to you for free and open access by the Opinions of the United States Court of Appeals for the Third Circuit at Villanova University Charles Widger School of Law Digital Repository. It has been accepted for inclusion in 2016 Decisions by an authorized administrator of Villanova University Charles Widger School of Law Digital Repository.

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