

**ENTRY ORDER**

SUPREME COURT DOCKET NO. 2008-238

SEPTEMBER TERM, 2008

David Papazoni	}	APPEALED FROM:
	}	
	}	
v.	}	Human Services Board
	}	
Department for Children and Families	}	DOCKET NO. Fair Hrg. 21,236 & A-02/08-58

In the above-entitled cause, the Clerk will enter:

Appellee's motion to dismiss for appellant's failure to comply with V.R.A.P. 28, to raise any issues to which appellee can respond, and to raise any issues that this Court can review is granted. Appellant's brief fails to contain the elements required under V.R.A.P. 28(a)(1)-(4). We are flexible with these requirements for pro se litigants, such as appellant, but in this case, appellant's brief does not indicate in any way how the issues he presents are relevant to the Human Services Board decisions that he appeals. Appellant does not complain of any errors of fact or law in the Human Services Board decisions, but instead alleges that his address has been changed by people connected with the Attorney General's office and that he has received unsealed mail. In response to the Department for Children and Families' motion to dismiss, appellant answered that his appeal attempts to correct inaccurate income information used by the Vermont State Housing Authority. That issue was not raised before the Human Services Board, which deals with a different governmental agency. Because these issues are not relevant to the Board's decisions, they are not issues that this Court can review. Papazoni v. Dep't for Children & Families, No. 2005-082, slip op. at 1 (Vt. October 2005) (unreported mem.).

BY THE COURT:

\_\_\_\_\_  
Paul L. Reiber, Chief Justice

Publish

\_\_\_\_\_  
John A. Dooley, Associate Justice

Do Not Publish

\_\_\_\_\_  
Denise R. Johnson, Associate Justice

\_\_\_\_\_  
Marilyn S. Skoglund, Associate Justice

\_\_\_\_\_  
Brian L. Burgess, Associate Justice