



Mario Neal &lt;marioneal628@gmail.com&gt;

## Urgent and Paramount Compliance Notice – Case No. 2022DC000915: Subpoena Non-Compliance & Imminent Legal Action

1 message

Mario Neal <marioneal628@gmail.com>  
To: Roger Hatcher <rhatcher47@gmail.com>

Wed, May 1, 2024 at 5:46 PM

ROGER THATCHER, PHD,

I must reiterate the grave implications of non-compliance with the duly issued subpoena, related to case number 2022DC000915, that was dispatched to your address.

This subpoena, delivered through the United States Postal Service on April 14, 2024 (tracking number 9405 8301 0935 5087 0218 04), contains demands for records of Thomas Neal, Mario Neal, and their children: Josephine Ann Neal, (DOB 08/13/2015), Lillian Cruz Neal, (DOB 08/21/2018) and Agustin Cruz Neal (DOB 08/21/2018). The stipulated date of compliance was May 1, 2024, and its destination is 929 Spindletree Ave, Naperville, IL 60565.

The validity of this subpoena springs from the Illinois Compiled Statutes (ILCS), specifically under 735 ILCS 5/2-1101. As such, your failure to comply within the designated timeframe obliges your mandatory appearance at a court hearing slated for May 13, 2024, at 1:30 PM.

It is critical to fully comprehend the legal repercussions of disregarding this subpoena:

- 1. Contempt of Court:** First and foremost, non-compliance could cause you to be cited for contempt of court, per 735 ILCS 5/2-1302. This could result in civil penalties, including fines and/or imprisonment, depending upon the severity of the contempt and the discretion of the court.
- 2. Court Costs and Legal Fees:** If your non-compliance instigates legal proceedings, you may be held liable for court costs, as well as the legal fees of the party seeking to enforce the subpoena, in accordance with 735 ILCS 5/2-1009(a).
- 3. Adverse Inference:** In a trial setting, the court may permit the jury to draw an adverse inference from your refusal to comply with the subpoena. This could negatively impact your legal position in the ongoing matter.

While my aim remains to eschew unnecessary legal maneuvers, I must alert you to my righteous obligation to maintain the integrity of this case. Consequently, should there be no rectification of the current non-compliance, I will be compelled to act accordingly.

**ROGER THATCHER, PHD**, if your compliance is not visible by the close of business this week, a motion to compel will be filed with the court on the forthcoming Friday. This proactive measure serves to underscore the gravity of the subpoena and its inherent legal mandate, as well as the solemn obligation of all parties to respect the tenets of our justice system.

The purpose of my correspondence is neither to frighten nor coerce, but to inspire action and uphold the spirit of the law. It is my fervent belief that we concur on the desirability of a resolution devoid of additional

legal entanglements.

Please feel at liberty to address any lingering questions or concerns you may have.

Your urgent attention to this matter is expected and greatly appreciated.

Yours faithfully,

Mario Neal