



Mario Neal <marioneal628@gmail.com>

Re: Second Notice of Rule 237 to Produce Documents

1 message

Mario Neal <marioneal628@gmail.com>

Mon, Apr 8, 2024 at 12:42 PM

To: Rick Roberts <Rick@robertspc.com>, Chuck Roberts <chuckroberts@robertspc.com>, Wendy Musielak <wmusielak@ekclawfirm.com>, Thomas Neal <thomastn@umich.edu>, "Louis.Aranda@18thjudicial.org" <Louis.Aranda@18thjudicial.org>, Kristine Neal <kristine_neal@yahoo.com>, Pam Neal <nealpam@comcast.net>, James R Neal <jrneal@loomislaw.com>, Trevor <trevor.prindle@dupageco.org>, Roger Hatcher <rhatcher47@gmail.com>
Bcc: markel.thurman@illinois.gov, Laticia.mcalpine@illinois.gov, court.administrator@18thjudicial.org, carl.brewer@illinois.gov, PopeJ@naperville.il.us, detectivemail@dupagesheriff.org, akrawczyk@iadc.org

Chuck and Rick Roberts,

As we navigate through the complexities of this divorce case between Thomas Neal and myself, Mario Cruz Neal (No. 2022DC000915), it has become increasingly apparent that the path to resolution is being deliberately obfuscated by a lack of cooperation on your part. This correspondence is not only a reminder of the legal obligations that have been continually ignored but also a stark reflection of the broader implications such inaction carries regarding the integrity of our proceedings.

The ongoing refusal to produce documents, as mandated under Rule 237 of the Illinois Code of Civil Procedure, specifically related to undisclosed subpoenas concerning All Saints Catholic Academy and Wendy Musielak, underscores a disturbing trend. This isn't merely about procedural oversight; it's a glaring indicator of potential collusion, a deliberate cover-up, and an effort to shield Wendy Musielak along with the administration and staff of All Saints Catholic Academy from scrutiny and accountability. The weight of these actions—or rather, the lack thereof—casts a long shadow over our case, raising significant concerns about the fairness and transparency of the legal process.

The Illinois Freedom of Information Act (5 ILCS 140/3) demands the disclosure of records to ensure public access to information, a principle that seems to be conveniently overlooked. Moreover, the deliberate withholding of these critical documents not only contravenes Rule 237 but could also invoke sanctions under Illinois Supreme Court Rule 219, illustrating the gravity with which such omissions are viewed.

Your continued evasion and the consequent lack of resolution in our case not only prolong the distress and uncertainty faced by all parties involved but also hint at a troubling alliance aimed at disadvantaging one side. This is not the hallmark of a fair and just legal system; it is the antithesis of the equitable resolution that divorce proceedings strive to achieve.

I am, therefore, compelled to assert that the immediate delivery of all requested documents, including the specific subpoenas for Wendy Musielak and All Saints Catholic Academy, is non-negotiable. The implications of failing to comply are not limited to legal repercussions; they extend to the moral and ethical realm, questioning the very fabric of our commitment to justice.

In the spirit of resolution and in pursuit of the truth, I urge you to reconsider the path we are on. The decisions made in the coming days will not only determine the course of this case but will also reflect our collective adherence to the principles of justice, transparency, and cooperation.

The integrity of our legal system, the welfare of the children involved, and the rights of the parties in this divorce case hang in the balance. Let us not falter in our duty to uphold these sacred trusts.

Sincerely and with a resolute call for action,

Mario Cruz Neal

From: Mario Neal <marioneal628@gmail.com>

Sent: Friday, April 5, 2024 8:34 AM

To: Rick Roberts <Rick@robertspc.com>; Chuck Roberts <chuckroberts@robertspc.com>; Wendy Musielak <wmusielak@ekclawfirm.com>; Thomas Neal <thomastn@umich.edu>; Louis.Aranda@18thjudicial.org <Louis.Aranda@18thjudicial.org>; Kristine Neal <kristine_neal@yahoo.com>; Pam Neal <nealpam@comcast.net>; James R Neal <jrneal@loomislaw.com>; Trevor <trevor.prindle@dupageco.org>; Roger Hatcher <rhatcher47@gmail.com>

Subject: Re: Second Notice of Rule 237 to Produce Documents

Chuck and Rick,

I expect to receive the requested items today, including the subpoenas for Wendy, All Saints, and any others previously undisclosed to me. As a reminder, it is imperative that you adhere to the law, a standard that many of you have consistently disregarded.

Don't worry, Wendy, your Rule 237 is coming. Sorry, yours is just taking a bit longer. I don't want you to feel left out. The list of your crimes is so long it requires some special attention.

Let me make this abundantly clear: any attempt to conceal information from me will be met with forceful and uncompromising action.

Roger, I want to make this crystal clear: I haven't forgotten about you. It appears that you've chosen to remain in this case to perpetuate your crimes against my children and myself. Be prepared for what comes next.

Mario Cruz Neal

On Mon, Apr 1, 2024 at 2:26 PM Mario Neal <marioneal628@gmail.com> wrote:

Mr. Chuck and Rick Roberts,

I am writing to let you know about a matter of pressing importance related to our ongoing case - Thomas Neal and Mario Neal (No. 2022DC000915).

Despite being well over a year since the original issuance, the documents requested, which are central to the case's progress, pursuant to Rule 237 of the Code of Civil Procedure of Illinois, have yet to be produced. As the delay is beginning to negatively affect the progression of this case, I am hereby issuing a second notice to produce these documents.

I have enclosed the formal 237 Notice to Produce requesting immediate compliance and delivery of all outlined documents within the next four days. Given the urgency and the elapsed time, I trust you will treat this request with utmost importance.

Sincerely,

Mario Cruz Neal

5/9/24, 11:34 AM

Gmail - Re: Second Notice of Rule 237 to Produce Documents

Attachments: 1. Second 237 NOTICE TO PRODUCE