



Mario Neal <marioneal628@gmail.com>

Severe Emotional Distress to Children - Case No. 2022 DC 915, Complicity in Child Abuse & Evident Discrimination

1 message

Mario Neal <marioneal628@gmail.com>

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To: Rick Roberts <Rick@robertspc.com>, Chuck Roberts <chuckroberts@robertspc.com>, "Louis.Aranda@18thjudicial.org" <Louis.Aranda@18thjudicial.org>, Wendy Musielak <wmusielak@ekclawfirm.com>, Mom <nealpam@comcast.net>, Kristine Neal <kristine_neal@yahoo.com>, James R Neal <jrneal@loomislaw.com>, "thomastn@umich.edu" <thomastn@umich.edu>, "Prindle, Trevor" <trevor.prindle@dupageco.org>, Margie Marshall <mmarshall@ascacademy.org>, Christina Magana <cmagana@ascacademy.org>, Patricia Bajek <pbajek@ascacademy.org>, "Palios, Jen" <jenpalios@robertspc.com>, Mary Ann McLean <mamclean@dioceseofjoliet.org>, Maggie Detwiler <mdetwiler@ascacademy.org>, Roger Hatcher <rhatcher47@gmail.com>, "carl.brewer@illinois.gov" <carl.brewer@illinois.gov>, markel.thurman@illinois.gov, Laticia.mcalpine@illinois.gov, Karen Davis <kdavis@ekclawfirm.com>, court.administrator@18thjudicial.org, detectivemail@dupagesheriff.org

Esteemed Associates,

I am Mario Cruz Neal, a father not only tormented by the distress suffered by my beloved children but also deeply aggrieved by the palpable discrimination that has permeated our legal proceedings. The fact that my estranged husband, Thomas Neal, along with his family, can exploit their affluence and societal privilege to obscure the abuse allegations speaks volumes about the inequities that riddle our justice system.

As a man of humble origins and brown skin, I stand undeterred, anchored in a relentless struggle to safeguard my children against injustices that are magnified by prevailing social prejudices. The integrity of justice should not be swayed by the hue of one's skin or the depth of one's pockets. This stark deviation from the principle of equal justice underlines a disturbing breach of the very ethos our legal framework purports to uphold, veering alarmingly away from the tenet of unbiased judgment.

Compelled by the dire circumstances that my children endure as a direct consequence of your collective decisions, I am unwavering in my resolve. I am committed to fortifying my children against the insidious threats to their security and well-being, battling against forces that seek not justice but the perpetuation of privilege and inequality. This struggle is not merely for my family's rights but a stand against the systemic biases that erode the foundation of fairness and equality our society claims to cherish.

The outrageous and abhorrent exploitation of my children in this twisted game, orchestrated by every one of you alongside my estranged husband, Thomas Neal, and his family, is utterly reprehensible. The unjust and illegal removal of my children on December 22, 2023, merely two weeks into a DCFS investigation into child abuse allegations against their father, is a deeply alarming matter with profound implications. The removal of my children from the nurturing care of their loving parent has inflicted indescribable emotional and psychological harm upon them. With each passing second, minute, and hour they spend in an environment allegedly tainted by abuse, they suffer immeasurable pain and anguish.

Adding to their distress, a court order unfairly limits my contact time with them to a mere one hour per week under supervision. This flagrantly infringes upon my rights as a loving parent and their rights as innocent children, unjustly deprived of comfort and care. These egregious limitations stem from biased and discriminatory practices related to my estranged husband, Thomas Neal, causing unwarranted suffering for an innocent parent and his children, each one of whom has bravely offered their help. This cruel restriction was implemented to silence their voices and suppress their desperate plea for assistance.

Moreover, the prohibitive court order obstructing my interactions with All Saints Catholic Academy is profoundly disturbing. A trusted educational institution deemed to serve as a sanctuary of knowledge, nurturing, and protection for my children is allegedly entangled in the ploy of covering child abuse, further perpetuating the violations against my family.

Echoing my concern is the lackadaisical response from the court-appointed Guardian ad Litem and the presiding judge, whose primary responsibility is safeguarding the welfare of children rather than fostering circumstances for possible harm and distress. This egregious disregard for their well-being only exacerbates the injustice and undermines trust in the very systems meant to protect them.

Under 750 ILCS 5/602.5 (c)(8), Illinois law dictates that evidence of abuse should restrict or deny the accused parent's parental responsibilities. Yet, each of you implicated in this communication appeared to have facilitated, enabled, or turned a blind eye to such malfeasance, propelling my children further into peril. This flagrant contradiction of the law's intent only deepens the harm my children are enduring, and I implore you to rectify this grave miscarriage of justice.

Your underestimation of my resolve ends today. One does not require a law degree to recognize gross misconduct and the egregious violation of a child's fundamental rights to safety, love, and security. My children's welfare is a bleeding wound in my heart, and I shall leave no stone unturned to seek justice. I will not rest until their well-being is safeguarded and those responsible for these injustices are held accountable.

Rest assured, I'm resolutely committed to doing everything within my power to restore my children to safety, and I will prosecute the crimes against them vehemently. Each passing day entrenches me deeper in my resolve to shed light upon the atrocious acts perpetrated against my beloved children and relentlessly pursue justice. Their well-being and rights are paramount, and I will not falter in pursuing truth and accountability.

My legal representative, Attorney Bill Cherny, is a stark witness to my unyielding determination and integrity. The notion that you might consider me mentally unfit or view my actions as mere exercises in futility is not only misguided but perilously shortsighted. I must emphasize that any underestimation of my resolve is a grave error. It's worth noting that Attorney Cherny himself is now ensnared in serious legal quandaries due to alleged collusion with Thomas Neal—a decision I'm certain haunts him at every moment. His attempts to cloak these actions under the guise of legality are crumbling each day, showcasing the inevitable downfall that follows such ethical breaches. Let this serve as a potent reminder: overlooking the depth of my commitment to justice and protecting my children is a mistake that may very well lead to profound and lasting repercussions for all involved.

I implore each one of you to contemplate the agony my children are enduring. Acknowledge the pernicious roles you have been playing as my children are thrust into a maelstrom of emotional trauma, exacerbated by their forced separation from a parent who provides them safety, love, and compassion. Let me reiterate: prioritizing my children's return on the upcoming court date, April 8th, 2024, will serve everyone's best interest. My preparations are aligned with this outcome – their safe return. I caution you that any further deviation will lead to a deepening adversarial encounter. Urgency is of the utmost importance. The court date, April 8th, 2024, awaits, and I fervently hope for my children's safe return. Your actions and decisions in the coming days will determine whether we are combatants or collaborators in securing the welfare of my children.

Forge ahead with your preventive measures – **mine are already set in motion.**

In closing, let me borrow Martin Luther King Jr.'s words: "The arc of the moral universe is long, but it bends towards justice." The time is ripe for justice to prevail without bias, discrimination, and delay.

Sincerely,

Mario Cruz Neal

929 Spindletree Ave

Naperville, IL 60505

331-226-6623

5 attachments

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