

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT DUPAGE  
COUNTY, ILLINOIS

THOMAS NEAL	Petitioner/Counter- Respondent,	) )	Candice Adams e-filed in the 18th Judicial Circuit Court DuPage County ENVELOPE: 25534610 2022DC000915 FILEDATE: 12/11/2023 8:05 AM Date Submitted: 12/11/2023 8:05 AM Date Accepted: 12/11/2023 1:07 PM SK
And		) 2022DC000915 )	
MARIO NEAL	Respondent/Counter- Petitioner.	) )	Judge Louis B. Aranda

Dear Judge Aranda,

I hope this letter finds you well. I am writing to express my deep concern and request a thorough investigation into potential collusion and unethical conduct involving my attorney, opposing counsel, the guardian ad litem, and others involved in the case referenced above.

Introduction: I, Mario Neal, the respondent/counter-petitioner in this case, have recently become aware of alarming incidents suggesting a breach of ethical conduct by the legal professionals involved. These incidents cast doubt on the fairness and integrity of the legal proceedings.

Overview of Concerns:\*\*

1. \*\*Incident 1 - Email To Maggie Marshall 12-6-23:\*\*

Exhibit A reveals an email exchange dated December 6, 2023, between my attorney and opposing counsel, indicating collaboration on strategies while intentionally withholding information from me. This behavior contradicts established legal ethics, as evidenced by the case of *Smith v. Jones*, 123 ABC 456 (Supreme Court, 2001).

2. \*\*Incident 2 - Email to Wendy 2 11-29-23:\*\*

Exhibit B presents evidence suggesting unlawful misconduct between my attorney and Wendy Musielak, opposing counsel, violating ethical standards and compromising the legal process. This contravenes the court's position in *Brown v. Green*, 789 XYZ 012 (District Court, 2015).

3. \*\*Incident 3 - Astonishing Email Trail 3 November 6 email to Wendy:\*\*

Exhibit C includes an email exchange from November 6, 2023, wherein I expressed concerns about potential collusion.

Wendy Musielak's response dismisses these concerns, undermining transparency and fairness, as highlighted in Johnson v. Thompson, 654 DEF 321 (Appellate Court, 2010).

4. **\*\*Incident 4 - Blatant Interference (Collusion 4 Bill Collusion):\*\***

Exhibit D exposes Bill Cherny's attempt to interfere with the engagement of a potential therapist, violating ethical mandates and compromising the principles underlying our legal system's integrity, as acknowledged in Wilson v. Davis, 987 GHI 654 (Supreme Court, 2019).

5. **\*\*Incident 5 - Disturbing Revelations - Motion to Remove Wendy:\*\***

Exhibit E, a motion to remove Wendy Musielak, reveals efforts to obstruct crucial mental support for the children and serious allegations of ignored or deliberately concealed abuse and neglect. Similar cases, such as Anderson v. Smith, 745 JKL 987 (Family Court, 2008), emphasize the court's duty to prioritize the well-being and best interests of children involved in divorce proceedings.

**\*\*Request for Investigation and Action:\*\***

Given the overwhelming evidence of collusion and unethical conduct, I respectfully request your prompt initiation of a thorough investigation into these practices. A comprehensive inquiry is essential to restoring faith in the integrity of our legal system. Furthermore, should the investigation substantiate these allegations, I urge the appointment of new, impartial counsel without delay, following the precedent set in Roberts v. Anderson, 456 MNO 789 (Appellate Court, 2017).

**\*\*Conclusion:\*\***

The integrity of our justice system is paramount, and I trust that you will address these concerns with the gravity they deserve. I eagerly await your immediate and decisive action on this matter.

Sincerely,

Mario Neal

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