

Immediate Legal Intervention Required: Ensuring Child Safety and Adjustment of Support Payments

1 message

Mario Neal <marioneal628@gmail.com>

Wed, Apr 3, 2024 at 8:42 PM

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

Rick, Chuck, Wendy, and Louis,

The recent court proceedings have starkly revealed a disturbing pattern of manipulation and coercion, underscored by the threat of incarceration for my refusal to submit to evaluations by doctors whose practices raise serious ethical concerns. This not only undermines my autonomy but also jeopardizes the critical protection my children and I desperately require. The hearings have been marred by an array of violations that blatantly aim to derail justice and insulate Thomas Neal from any form of accountability. My efforts to challenge these injustices through motions have been systematically thwarted, either through outright dismissal or biased judgments favoring Thomas, mirroring the flagrant manipulation that sought to undermine the legitimacy of the postnuptial agreement. Shockingly, the judge, alongside Bill and others, has illegitimately sanctioned this agreement, further entrenching the miscarriage of justice.

Each day unfolds with the laborious task of piecing together evidence, only to uncover more layers of Thomas Neal's abhorrent abuse. The findings are not just disturbing but paint a picture of a systematic campaign aimed at dispossessing me of my rightful parental authority, thereby exacerbating the risk to my children's safety and mental health. These reprehensible acts, cloaked in deceit, are not merely violations of legal standards but constitute a direct assault on the well-being and integrity of my family. The court's complicity in these matters not only emboldens Thomas Neal's abusive conduct but also signifies a profound failure of the legal system to uphold justice and protect the vulnerable.

The current circumstances under which my children are forced to live are not just harmful but are characterized by outright abuse. This situation inflicts profound psychological and emotional trauma, which is intolerable. Their silent suffering is a clarion call for immediate and decisive action.

In light of the prolonged and egregious injustices that my children and I have suffered for nearly two years, I am compelled to issue an urgent demand for the legal proceedings scheduled on April 8, 2024, to culminate in the following resolutions, which are critical to restoring justice and protection for us:

- 1. Immediate Restoration of Custody:** The court must ensure the swift return of my children to my guardianship, rectifying the unwarranted separation that has caused considerable harm to our familial bond and their emotional well-being.
- 2. Termination of Thomas Neal's Parental Rights:** Given the severe allegations and evidence of abuse, it is imperative for the court to terminate Thomas Neal's parental rights, to safeguard the children from further harm and to facilitate their healing process.
- 3. Adjustment of Child Support Payments:** Given the recent shift in custody arrangements and the recognition of wrongful actions that influenced the determination of current child support payments, it is imperative that the court undertakes a thorough review and subsequent adjustment of these payments. This recalibration is essential to ensure the financial support reflects the new caregiving dynamics and adequately covers the comprehensive needs of the children now residing in their legitimate home with me. The adjustment of child support is not merely a procedural necessity; it is a critical measure to safeguard the children's welfare and provide for their well-being in a manner that aligns with their current living situation.
- 4. Removal of Wendy Musielak from the Case:** The involvement of Wendy Musielak has been counterproductive and has not served the best interests of my children. Her removal from this

case is necessary to ensure a fair and unbiased pursuit of justice.

5. Granting of Full Decision-Making Authority: To promote the stability and security of my children, it is crucial that I be granted full decision-making authority regarding their upbringing, education, and health care. This empowerment is essential for their recovery and development after the turmoil they have experienced.

6. Return of Passports: Currently held by Wendy Musielak, the return of my children's passports to me is urgent and non-negotiable. This is a fundamental step in restoring our autonomy and the ability to safeguard and make informed decisions about our future without unwarranted restrictions.

These demands are not merely requests but are underscored by a pressing need to correct the grave miscarriages of justice that have plagued this case. The safety, well-being, and future of my children hang in the balance, and the decisions made on April 8, 2024, will be pivotal in charting the course towards healing and justice. I trust that the court will act with the gravity and urgency that this situation demands, ensuring that the rights and protections denied to us for far too long are finally upheld.

The sluggish pace of the ongoing investigations into these abuses is exacerbating my children's plight. Each day that passes with them away from my care is a day too long, exposing them to further harm.

In response to the distressing events that transpired during the court hearing on March 20, 2023, it is crucial to highlight and challenge the deeply troubling and unjust actions taken based on discriminatory practices and baseless allegations. The court's decision to consider my Mexican heritage as a rationale for labeling me a flight risk and subsequently seizing my children's passports is not only a stark violation of my rights but also an act rooted in prejudice. This unwarranted assumption, made without any concrete evidence, has unjustly impacted my family's freedom and my capacity to provide for my children's safety and well-being.

Furthermore, the conduct of Wendy Musielak during this hearing raises serious concerns about the integrity of the legal process. By demanding that her conversations be off the record and orchestrating the sealing of the hearing records, there appears to be an attempt to obscure actions and decisions that may not withstand public scrutiny or legal standards. The unauthorized possession of my children's passports by Wendy Musielak, as a result of these proceedings, is an egregious overreach and a direct consequence of these flawed and unjust decisions.

Given these circumstances, I am resolute in my demand for the upcoming legal proceedings on April 8, 2024, to address and rectify these grave injustices. It is imperative that the court:

1. Acknowledges and corrects the discriminatory practices and baseless allegations that have led to the unfair treatment and characterization of me as a flight risk purely based on my national origin.
2. Orders the immediate return of my children's passports, underscoring that such critical documents should not be withheld based on unfounded and discriminatory assumptions.
3. Reevaluates the involvement of Wendy Musielak in this case, considering her actions and demands that have contributed to the obfuscation of process and potential misconduct.
4. Ensures transparency in the legal process, allowing for the review and scrutiny of all actions and decisions, particularly those that have had significant negative implications for my children and me.

It is essential for the legal system to uphold principles of justice, fairness, and equality, rectifying any actions that compromise these values. The upcoming proceedings must serve as a corrective measure to the injustices endured, reinstating my rights and those of my children, and setting a precedent that discrimination and unethical behavior will not be tolerated in our judicial system.

I expect to receive confirmation by tomorrow **4/04/2024** by the end of the workday that these legal actions have been initiated. Failure to receive this confirmation will compel me to explore all available legal remedies to protect my children's welfare and to ensure their swift return to a safe and nurturing environment.

I urge you to act with the utmost speed and determination, recognizing the severity of the situation. My children's safety, happiness, and the restoration of their well-being are my absolute priorities. Alongside this, ensuring they are financially supported adequately is essential for their recovery and future stability.

