



Mario Neal <marioneal628@gmail.com>

A fervent plea for assistance in addressing the crimes perpetrated against me and my three children

1 message

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To Rick, Chuck, Wendy, Thomas, Bill, and Judge Aranda, and for others who refuse to act to protect my rights and those of three children:

This correspondence serves as a formal notification that my comprehensive response to the ongoing child support motion, entangled with discrepancies, manipulations, and potential fraudulent activities, has been meticulously compiled and is hereby attached.

The documents and communications, particularly those dated May 30, 2023, and October 2, 2023, reveal a troubling pattern of concerted efforts among you that suggest a deliberate attempt to skew the child support calculations and, by extension, the justice due to my children and me. Specifically, actions taken to transition my children's health insurance coverage under dubious pretenses, the bewildering alterations to child support calculations, and the baffling encouragement to misrepresent financial liabilities paint a picture of a calculated campaign to manipulate legal outcomes in favor of Mr. Thomas Neal.

Mr. Cherny, in whom I placed my trust to champion my interests, it appears you have faltered in that duty, aligning with strategies that have sought to undermine my position. Your guidance, particularly regarding the inclusion of personal debt in financial affidavits, without transparent justification, and the stark omission of critical work on child support calculations from billing invoices, signals a breach of the professional and ethical standards expected.

The decision to obscure the identities of the involved parties in the final child support documentation—labeling Mr. Neal as "Parent A" and myself as "Parent B"—is not an oversight but a strategic move aimed at confounding the rightful direction of child support payments. This manipulation, coupled with the glaring disparities in the presented figures versus the reality of our financial responsibilities, raises serious concerns over the integrity of the legal processes we are entrusted to uphold.

Wendy, as the appointed guardian ad litem, you were entrusted with the sacred duty of safeguarding the best interests of my children, a responsibility of profound importance and trust. It is with a heavy heart that I reflect on the actions taken, or rather not taken, which have veered so drastically from the mission to protect and advocate for the vulnerable. The decision to overlook the needs and rights of my children in favor of any adult's interests, including Thomas's, is both baffling and deeply disheartening. It is difficult to comprehend how a person placed in such a pivotal role, especially a woman endowed with the power to make a meaningful difference, could forsake such innocent and beautiful souls. Your role was to be their shield against injustice, their voice in a system too vast and complex for them to navigate alone. Yet, the choices made have cast a long shadow over the trust and faith I placed in you and the legal process designed to uphold their welfare and rights.

Judge Louis Aranda, as the steward of justice in our courtroom, you were entrusted with the solemn duty to uphold the law and ensure that the scales of justice remained balanced, particularly for those who cannot advocate for themselves. It is with profound disappointment that I reflect on how the proceedings under your gavel have unfolded. The decisions sanctioned and the orders signed have not aligned with the rigorous standards and protections the law is meant to afford, especially to the most vulnerable among us—my children.

The expectation was that, within the walls of your courtroom, the law would be the beacon guiding decisions, ensuring fairness and protecting rights. Yet, the path taken has strayed far from these ideals, leaving my family to navigate the repercussions of decisions that seem to have overlooked the fundamental principles of justice and equity. It's deeply troubling to witness the failure to adhere to the very tenets that define our legal system, a system in which I had placed my trust to safeguard the interests and futures of my children.

Your role as a judge carries with it the power to effect change, to stand as a guardian of right over convenience or expedience. Yet, in these critical moments, when your discernment was most needed, it feels as though the weight of this responsibility was not fully embraced, leaving my children's fate hanging in the balance. This departure from the expected judicial vigilance and adherence to the law has been a source of immense sadness, marking a disheartening chapter in our lives, one that has fundamentally altered my perception of justice and its guardians.

Rick and Chuck Roberts, along with Bill Cherny, as legal professionals engaged in the fabric of this case, you held positions of significant influence and responsibility. It is with a heart laden with disillusionment that I address the roles you have played in the proceedings concerning child support—a matter of critical importance to the welfare of my children. The actions attributed to you, which have veered towards aiding in practices that can only be described as manipulative, if not fraudulent, represent a stark deviation from the ethical standards that should define your profession.

The expectation that legal counsel and advisors act as pillars of integrity and advocates for justice has been fundamentally challenged by the manner in which you have navigated this case. The alleged involvement in strategies designed to distort financial realities for the advantage of one party over the innocent not only undermines the sanctity of the legal system but also inflicts unwarranted hardship on those you indirectly swore to protect through your professional commitments.

Rick and Chuck, your positions might have placed you in opposition to me, but they never absolved you of the broader duty to fairness and the ethical conduct of law. Bill, as my attorney, your role was not just to represent me but to ensure that the proceedings remained anchored to truth and justice. Instead, the path chosen has been marred by decisions and actions that have facilitated an environment where misleading the court and obfuscating the truth became tools in a broader scheme.

This involvement in practices that have tilted the scales of justice to the detriment of my children is a breach of the trust placed in you by the legal system, your profession, and, most poignantly, by the families you serve. The impact of these actions extends beyond the confines of legal statutes and courtrooms; it reverberates through the lives of my children and the foundational trust we place in those appointed to advocate within the realm of law.

This situation's gravity cannot be understated, with potential violations of Illinois perjury laws (720 ILCS 5/32-2) casting a long shadow over the proceedings. The implications of these actions, if as they appear, orchestrated with full knowledge of their falsity, are severe and warrant immediate and thorough investigation.

Let this letter mark the beginning of the end of a chapter that has seen undue strain placed upon my family and the principles of justice. The detailed response attached outlines each point of contention and serves as a testament to my commitment to uncovering the truth and rectifying the wrongs perpetrated.

I expect that this matter will be met with the seriousness it deserves, ensuring that fairness, transparency, and justice prevail. Your prompt attention to and action on this issue is not just anticipated but required, as we move towards a resolution that restores the integrity of our legal system and the welfare of my children.

I urge each of you to earnestly acknowledge the profound responsibility bestowed upon you to uphold the principles of fairness, transparency, and justice – principles that have regrettably been disregarded. The impact on my life has been devastating, and the emotional well-being of my three children has been irreparably scarred. As a Latino man who grew up undocumented, achieved a college education, and subsequently became a naturalized citizen of this great nation, the failure of the legal system has been an unwelcome and unexpected blow.

As we navigate towards a resolution, let us not lose sight of the immense trust reposed in the legal profession and the sacred duty we hold to protect those who depend on us for their safety and well-being. This is not a mere call for legal rectitude, but a plea for compassion and empathy in restoring balance and ensuring that the shadows cast by this harrowing ordeal are dispelled by the light of justice and moral courage.

Sincerely and resolutely,

Mario Cruz Neal

 **RESPONSE TO PETITION TO ABATE CHILD SUPPORT 04.08.2024.pdf**
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