

IN THE 322nd DISTRICT COURT OF TARRANT COUNTY, TEXAS**ITMOMO***And in the interest of M.E.M. & C.R.M., two
children)***MORGAN MICHELLE MYERS**

Petitioner,

CHARLES DUSTIN MYERS,

Respondent.

RESPONDENT'S STATEMENT

2025-03-31

TO THE HONORABLE COURT:

Respondent, CHARLES DUSTIN MYERS, respectfully submits this statement to the Court, acknowledging first the gravity and complexity inherent in adjudicating matters of Family Law. The Respondent's numerous pleadings, motions, notices, objections, and carefully prepared exhibits submitted to this Court were borne not out of defiance, but rather from profound respect for this judicial process and a dedicated attempt to bridge the pro-se divide thrust upon him.

Every zealous effort undertaken by the Respondent has been guided by a simple, undeniable reality: the well-being and best interests of two minor children. The Respondent urges the Court to momentarily step into the shoes of these children, who, at the end of each school day, exit their classrooms only to find neither parent awaiting their arrival to guide them safely home. Once home, they find no father present to assist them with homework, to engage them in play, or simply to inquire about their day and ensure their academic and emotional needs are met.

Instead, these children must rely on their great-grandparents or their aunt for daily care—arrangements that, while filled with love, impose upon their caregivers' responsibilities that disrupt the natural grandparental dynamic and strain family resources and roles unnecessarily. This very scenario was expressly outlined in the Respondent's initial pleading to the Court, highlighting a profound shift away from the stable, nurturing environment the children previously enjoyed. *EXHIBIT 1*

While the language of the law is objective, Family Law acknowledges and indeed calls upon the human dimension of every case. The emotional appeal here is not frivolous, but rather a

genuine representation of the stark contrast between the children's former stable environment and the instability they currently endure. Respondent's advocacy, although passionate, has been meticulously crafted to illustrate clearly that alternatives exist which restore this stability without risk of harm or endangerment. The driving force behind the current situation is not a legitimate threat of harm but rather fear of accountability by the Petitioner.

The Respondent's zealousness, potentially misinterpreted as contemptuous, is instead a testament to his unwavering commitment to the well-being of his children. Restoring their previous status quo is essential for their educational, emotional, and developmental stability. If necessary, the Respondent stands ready to demonstrate his accountability through daily status reports or any other means this Court deems appropriate, confident that the Court will observe a swift and meaningful recovery in both the children's and Respondent's lives, socially, emotionally, and financially.

To the Petitioner, this resolution poses no disproportionate detriment. The Respondent harbors no animosity toward her, has never inflicted harm upon her or their children, and has consistently prioritized their collective welfare.

Ultimately, CHARLES DUSTIN MYERS, the litigator, arose from the necessity faced by CHARLES DUSTIN MYERS, the father and individual unjustly characterized from the outset as a criminal, an abuser, and a threat. Fully aware of the uphill battle inherent in self-representation, he chose this path not merely for himself, but expressly for the sake of his children and the preservation of their right to familial stability and emotional well-being, which is at risk each day.

In closing, Respondent respectfully recalls his initial pleading to this Court, wherein he proposed a comprehensive parenting plan designed specifically to preempt precisely the instability and emotional distress that has now come to pass. Had this proactive and well-reasoned parenting plan been enacted from the outset, the turmoil now confronting this Court and this family could have been avoided, but it remains unopposed. Respondent renews his plea for the Court to revisit and adopt this original proposal, thereby safeguarding the well-being of the children, restoring familial harmony, and reaffirming the fundamental objectives and compassionate foundations of Family Law.

Respectfully submitted,

/s/ Charles Dustin Myers
CHARLES DUSTIN MYERS
CHUCKDUSTIN12@GMAIL.COM
817-546-3693

CERTIFICATE OF SERVICE

Pursuant to Rule 21a of the Texas Rules of Civil Procedure, this statement was served on all parties of record via the EFM, and the email of opposing counsel

/s/ Charles Dustin Myers

322-744263-23

EXHIBIT D

PROPOSED PARENTING PLAN

IN THE DISTRICT COURT OF TARRANT COUNTY, TEXAS

322ND DISTRICT FAMILY COURT

MORGAN MICHELLE MYERS, §

Plaintiff, §

§

vs. § Case No. 322-744538-23

§

CHARLES DUSTIN MYERS, §

Defendant. §

EXHIBIT A: TEMPORARY VISITATION ADJUSTMENT PROPOSAL

Respondent: Charles Dustin Myers

Understanding the intricate nature of our family's current situation and the legal complexities involved, I, Charles Dustin Myers, propose a thoughtful adjustment to the visitation schedule that aligns with our cohabiting status and the abrupt changes brought about by the divorce announcement.

1. Co-habitation Acknowledgement:

It is acknowledged that both parents currently cohabit, which complicates traditional custody arrangements. Therefore, the immediate priority is to facilitate a transition where both parties can establish their respective independent living and working arrangements without disrupting the children's lives.

2. Transition Period:

Morgan's Employment: Provide Morgan with the necessary support and time to secure stable employment, which is vital for her to contribute to the children's needs and establish her own residence.

Stable Housing for Charles: As I seek stable housing to maintain my significant role in our daughters' lives, flexibility in visitation is essential to ensure I continue to fulfill my parental duties.



A CERTIFIED COPY
ATTEST: 04/15/2024
THOMAS A. WILDER
DISTRICT CLERK
TARRANT COUNTY, TEXAS
BY: /s/ Catherine Saenz

3. Work and Research Commitments:

The concurrent legal proceedings, particularly those based on unverified claims, demand a substantial amount of my time for research and preparation to protect the children's well-being.

My ability to work has been affected by the proceedings, necessitating an adjustment in my day-to-day routine to accommodate these new responsibilities.

4. Interim Custody Logic:

Continuity for Children: While we navigate these proceedings, it is critical to maintain stability and continuity for our children. Any temporary custody arrangements should reflect the least disruptive path for them.

Counseling and Mediation: I strongly advocate for counseling or mediation to reconcile and navigate the divorce process, emphasizing the children's best interests rather than abrupt and contentious changes.

5. Court's Facilitation:

The court's facilitation in endorsing a temporary and flexible visitation framework is crucial. This framework must account for the current living situation and the significant emotional and logistical upheaval that the divorce proceedings have caused.

This proposal is made in the spirit of cooperation, with a focus on minimizing the impact of our marital dissolution on our children. It is with a sincere hope that we can transition into a stable co-parenting arrangement that keeps our children's welfare as the priority.

Respectfully submitted,

X CDM 01-01-2024
Charles Dustin Myers

6641 Anne Court

Watauga, Texas 76148

817-507-6562

Chuckdustin12@gmail.com



A CERTIFIED COPY
ATTEST: 04/15/2024
THOMAS A. WILDER
DISTRICT CLERK
TARRANT COUNTY, TEXAS
BY: /s/ Catherine Saenz

Certificate of Service

I hereby certify that a true and correct copy of the foregoing document, **EXHIBIT A: TEMPORARY VISITATION ADJUSTMENT PROPOSAL**, has been furnished to the following on 2024-01-07:

To Plaintiff:

Morgan Michelle Myers

Email: morganmw02@gmail.com

Method of Service:

Via electronic mail to morganmw02@gmail.com as per the agreement between parties for electronic communication.

Executed on this sixth day of January, 2024.

x CDM

Charles Dustin Myers

6641 Anne Court

Watauga, Texas 76148

817-507-6562

Chuckdustin12@gmail.com



A CERTIFIED COPY
ATTEST: 04/15/2024
THOMAS A. WILDER
DISTRICT CLERK
TARRANT COUNTY, TEXAS
BY: /s/ Catherine Saenz

Automated Certificate of eService

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Status as of 4/1/2025 3:29 PM CST

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