

322-744263-23

No. 322-744538-23
Núm.

[Fill out cause number and heading information EXACTLY as it is written on the Petition.]

[Escriba el número de causa y otra información del tribunal EXACTAMENTE como aparece en la Petición.]

IN THE MATTER OF THE MARRIAGE OF:

MORGAN MICHELLE MYERS &

CHARLES DUSTIN MYERS

AND IN THE INTEREST OF:

MARA EVONNE MYERS

CAROLINE ROSE MYERS

In the: (check one):

En el: (seleccione una):

District Court

Tribunal de Distrito

County Court at Law –

Tribunal de Condado

Justice Court (JP) – Tribunal
de Justicia

Tarrant

County, Texas

Condado, Texas

Court Number

Número de
Juzgado

Unsworn Declaration

Declaración

(Texas Civil Practice and Remedies Code 132.001)

My name is: CHARLES DUSTIN MYERS.

Mi nombre es: First – Primer nombre Middle- Segundo nombre Last - Apellido

my date of birth is: 02 / 01 / 1991, and

mi fecha de nacimiento es: [-] Month/Mes Day/Día Year/ Año y

my address is: 6641 ANNE COURT WATAUGA, TX 76148

mi dirección es: Street Address City State Zip Code
Calle Ciudad Estado Código Postal

and United States of America (country).

y en el paíz [-]

I declare under penalty of perjury that all information in the attached document, titled

Yo declaro, bajo pena de perjurio, que toda la información en el documento, titulado

Statement _____, is true and correct.

Name of Document - Título del Documento _____, adjunto es correcta y verdadera.

Signed in Tarrant County, TX (state),
Firmado en el Condado [-] del estado de [-]

on this date: 1 / 13 / 2024.

el: [fecha] Month/Mes Day/Día Year/ Año

/s CHARLES DUSTIN MYERS
Your Signature – Su Firma

Pursuant to Texas Civil Practice and Remedies Code Section 132.001, an unsworn declaration may be used in lieu of a written sworn declaration, verification, certification, oath, or affidavit required by statute or required by a rule, order, or requirement adopted as provided by law. This provision does not apply to a lien required to be filed with a county clerk, an instrument concerning real or personal property required to be filed with a county clerk, or an oath of office or an oath required to be taken before a specified official other than a notary public. An unsworn declaration made under this section must be 1) in writing, 2) signed by the person making the declaration as true under penalty of perjury and 3) in substantially the form used above.

De acuerdo con la sección 132.001 del Código de Práctica y Procedimiento Civil de Texas, esta declaración puede ser usada en lugar de una declaración, verificación, certificación, juramento, o affidavit firmada ante un notary public que requiera un estatuto, reglamento, orden, o requisito aprobado como lo establece la ley. Esta provisión no aplica a un derecho o privilegio de preferencia de un acreedor (lien), un documento de bienes raíces o una propiedad propia que requiera ser entregado en la secretaría del condado, o un juramento de cargo u otro juramento que requiera ser hecho en la presencia de un oficial específico además de un notary public. La declaración hecha en conformidad con esta sección tiene que ser 1) por escrito, 2) firmado por la persona declarando y indique ser cierto bajo pena de perjurio y 3) substancialmente el documento anterior.



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

STATEMENT

I, Charles Dustin Myers, submit this unsworn declaration to recount the events since December 1st, 2023, when my wife, Morgan Michelle Myers, unexpectedly declared her wish for a divorce. The announcement was not only ill-timed but also perplexing in its lack of substantiated reasoning or opportunity for reconciliation.

At noon that day, Morgan cited 'the way I talk to her' as her rationale for the divorce. Despite her evolving reasons, I extended apologies and exhaustively sought resolution, yet my every attempt to discuss our daughters' future and our family's welfare was met with hostility or outright dismissal by Morgan.

The abruptness of Morgan's hostility compelled me to seek deeper insight. Upon examining our AT&T records, I found an alarmingly high volume of communication between Morgan and two individuals: Debbie and Damen. These findings were troubling, especially given the children's scant interaction with Debbie's family despite Morgan's extensive evening visits. When presented with this evidence, Morgan downplayed its significance and persisted in her communications and visits, placing them above resolving our marital issues.

After sharing my concerns with her grandparents, our landlords, the dynamics shifted abruptly. Within days, Morgan began to systematically exclude me from the family narrative surrounding the divorce.

The situation intensified on December 14th, 2023, with the involvement of Dan Branthoover, her mother's boyfriend. Dan contacted me, purporting to mediate our divorce impartially, yet his subsequent actions—advising Morgan, facilitating a transfer of funds from our account to his PayPal, and overdrawn our joint account—belied his stated intentions. This financial maneuvering, coupled with Dan's claim that Morgan is "his client," despite lacking a legal license in Texas, underscores a deceitful manipulation of the facts.

Morgan's subsequent visit to Dan's in Oklahoma for the divorce petition preparation and the acquisition of a second phone coincided with a conspicuous halt in her communications with Debbie, Dan, and Damen, as evidenced in the AT&T records.

On December 17th, 2023, I was served an eviction notice by Morgan's grandmother—a notice that cited a divorce and a protective order not yet filed, revealing a preconceived strategy to undermine my paternal rights and disrupt our daughters' stability, particularly before the Christmas season.

The subsequent protective order filed on December 22nd, 2023, and the divorce petition,



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STATEMENT

paint a unilateral narrative of events. Throughout this ordeal, Morgan has actively excluded me from our daughters' lives and neglected to pursue employment or engage in any dialogue regarding their future.

Conversely, I have remained steadfast in my parental duties, inviting Morgan to participate in our daughters' lives, only to be rebuffed at every turn. Her behavior and legal actions, which starkly contradict her claims of fear, suggest an attempt to evade accountability rather than protect herself from any purported threat.

The chain of events illustrates a concerted effort by Morgan and her family to extricate me from our home, leveraging unfounded legal allegations and an eviction suit without considering the facts or the impact on our daughters.

It is my firm belief that Morgan's actions are self-serving, aimed at avoiding responsibility for her actions rather than safeguarding our children. Hence, I implore this court to recognize the inconsistencies in Morgan's claims and to view subsequent allegations with a discerning eye, considering their strategic nature.

In conclusion, I respectfully request the court to deny the protective order and impose sanctions on Dan Branthoover for his role in the marital discord that has ensued since the announcement. It is essential for our daughters' stability and well-being that the full truth of this matter be brought to light and considered in these proceedings.



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