

NO. 322-744263-23  
IN THE 322<sup>ND</sup> DISTRICT COURT OF TARRANT COUNTY, TEXAS

**Morgan Michelle Myers,**

Petitioner,

v.

**Charles Dustin Myers,**

Respondent

NOTICE

2025-03-05

TO THE HONORABLE REVIEWING JUDGE:

Respondent, CHARLES DUSTIN MYERS, submits this notice to the court in good faith to inform the court of the following developments:

1. Respondent has contacted the Watauga Police Department in an attempt to prevent Petitioner, MORGAN MICHELLE MYERS, from committing any further illegal activities and to shed light on the criminal activity that occurred across state lines over the weekend of December 15, 2023, including disposing of the Respondent's personal property.
2. The cover letter provided to the police has been attached to this notice as Exhibit 1.
3. Respondent reminds the court via this notice that the following undisputed facts occurred over the weekend of December 15, 2023:

- i. Petitioner traveled to 3100 Copan Ct, Yukon Oklahoma to receive assistance in drafting a fraudulent Original Petition for Divorce and Statement of Inability to Pay Court Costs.
- ii. Petitioner committed wire fraud by transferring \$1,576 from the marital estate using a third party's PayPal account in an effort to conceal marital funds from the court.
- iii. Petitioner then proceeded to file for divorce claiming indigency directly after this transfer occurred.
- iv. Petitioner claimed in her Original Petition for Divorce that an active order of protection existed against Respondent, which was knowingly false.
- v. Petitioner's motive was to conceal a marital affair that has been ongoing since October of 2022.

4. Furthermore, regarding COOPER L. CARTER, alleged counsel for petitioner, the following facts are reiterated to the court:

- i. Cooper L. Carter has been under challenge via Rule 12 since September 20, 2024.
- ii. Cooper L. Carter has not filed any pleadings in this matter, but has had them filed on her behalf by RODERICK MARX, founder of MARX ALTMAN AND JOHNSON.
- iii. Cooper L. Carter's first pleading in this case states verbatim:

"It was necessary for Petitioner to acquire the services of COOPER L. CARTER" which can be found in the Amended Petition for Divorce filed on January 31<sup>st</sup>, 2024.

- iv. Cooper L. Carter has signed all pleadings under the law firm MARX, ALTMAN, AND JOHNSON, yet no appearance has been filed in this matter by the individual filing on her behalf.
- v. Cooper L. Carter has not responded to any pleadings filed in this matter, has not answered any emails, phone calls, and is currently registered under the re:Search Texas platform via her *prior* employer's email address.
- vi. Cooper L. Carter presented a fraudulent document to the court, the current orders, which were signed by Judge Kaitcer on March 14, 2024 despite consent not being present and despite the orders being prepared by the wrong attorney.
- vii. The orders claim all parties consent to the terms despite only the Petitioner and her Counsel's signature appearing on the document.
- viii. The orders are void-ab-initio as a matter of law and should be vacated immediately.
- ix. A cease-and-desist letter has been mailed to both COOPER L. CARTER and the law firm MARX, ALTMAN, AND JOHNSON, requesting that they properly register via the EFM by March 7<sup>th</sup>, 2025, at 5:00 P.M. or file a withdrawal on Cooper's behalf or face further legal action, as her presence in this case has been prejudicial, and her withdrawal is appropriate given her inability to prosecute this matter.
- x. The court, on its' own motion, should consider mandating her withdrawal immediately given the circumstances of this case.

Any further developments will be communicated with the court in good faith.

Respectfully submitted,

/s/ Charles Dustin Myers  
CHARLES DUSTIN MYERS  
6641 ANNE COURT,  
WATAUGA, TEXAS 76148  
[CHUCKDUSTIN12@GMAIL.COM](mailto:CHUCKDUSTIN12@GMAIL.COM)  
817-546-3693  
Pro se

### CERTIFICATE OF SERVICE

Respondent, Charles Dustin Myers, hereby certifies that a true and correct copy of the foregoing request for ruling was served on Petitioner's counsel of record, **Cooper L. Carter**, via the via email to **clcarter@example.com** (email address on file) on this 5th day of March, 2025, in accordance with the Texas Rules of Civil Procedure and to Petitioner, **MORGAN MICHELLE MYERS**, through the Electronic Filing Manger in accordance with Texas Rules of Civil Procedure 21.

/s/ Charles Dustin Myers  
CHARLES DUSTIN MYERS  
6641 ANNE COURT,  
WATAUGA, TEXAS 76148  
[CHUCKDUSTIN12@GMAIL.COM](mailto:CHUCKDUSTIN12@GMAIL.COM)  
817-546-3693  
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**EXHIBIT 1**  
**COVER LETTER SUBMITTED TO WATAUGA**  
**POLICE DEPARTMENT ON 03/04/2025**

## **COVER LETTER – EVIDENCE FOR WATAUGA POLICE DEPARTMENT**

To the Reviewing Officer,

Thank you for your time in this matter, as all other remedies have been exhausted prior to this request from the department. Attached to this document are relevant materials related to the fraudulent documents that were prepared and presented to the 322nd District Court of Tarrant County on December 18, 2023, which led to my unjust removal from my residence on January 16, 2024, prior to any notice or any hearing occurring.

These items were prepared in part by an individual not named in the case—Daniel Kenneth Branthoover—who resides in Yukon, Oklahoma. I have contacted the police department in that jurisdiction to provide the same materials that have been provided here.

Over the weekend of December 15, 2023, Morgan Michelle Myers, the Petitioner in this matter, traveled across state lines to Yukon, Oklahoma, where she received help from Daniel Kenneth Branthoover, her stepfather, in preparing attachments #1, #2, and #3, which are:

1. The Original Petition for Divorce
2. A Statement of Inability to Afford Court Costs
3. An Application for Protective Order

This individual facilitated the transfer of \$1,546 out of our joint marital bank account on December 15, 2023, and it appears as being sent to “dmb575”, which is Mr. Branthoover’s PayPal account. He facilitated this transaction to help conceal her bank account information. Both Mr. Branthoover and Morgan have admitted via text messages that they transferred \$1,546 to Morgan and then proceeded to file for divorce four days later (December 18, 2023), claiming indigency under penalty of perjury.

The Statement of Inability to Afford Court Costs falsely claims that her monthly expenses exceed her monthly net pay and that she had no access to financial resources. She also misrepresented separate property that she owned, such as the car payments that I have been burdened with. Furthermore, in the Original Petition for Divorce, she knowingly claimed to have an active order of protection against me, which was false.

After these fraudulent filings resulted in my wrongful removal from my home on January 16, 2024, it is important to note that this occurred on a day when the Tarrant County courts were officially closed due to inclement weather (as publicly announced on their official Facebook page: <https://www.facebook.com/people/Tarrant-County-District-Courts/100092554647052/>).

#### Evidence Provided:

To support my claims, I am submitting the following evidence:

1. Court Filings & Fraudulent Orders – Copies of the divorce petition, protective order application, and Statement of Inability to Afford Court Costs, all of which contain demonstrable falsehoods.
2. Financial Statements & Transaction Records – Bank records showing the December 15, 2023 PayPal transfer of \$1,546 from our joint account to Mr. Branthoover's account, contradicting Petitioner's indigency claim.
3. Text Message Exchanges – Messages proving that both Morgan Michelle Myers and Daniel Kenneth Branthoover coordinated this financial transfer and subsequent fraudulent filings.
4. The illegal lockout notice left on the door on March 6, 2024.
5. Evidence of my personal belongings from the home being disposed of despite the orders in place (albeit fraudulent) preventing such actions.
6. The Associate Judge's Report signed on February 1<sup>st</sup>, which had specific requirements for formal temporary orders to be reduced – one of which was that they had to have been prepared by my prior attorney, who was terminated, and whose signature is also missing, and the other was within a 20-day time period – which was also not adhered to.
7. The current orders which differ significantly from the associate judge's report, claim I consent to them despite my signature not being present, and which reference a hearing that never occurred.

#### Request for Assistance:

Given the overwhelming evidence that my removal was based on fraudulent and procedurally invalid orders, I respectfully request that the Watauga Police Department take the following actions:

1. Acknowledge my legal right to return to my residence, as the court orders removing me were obtained through fraud and due process violations.
2. Investigate the fraudulent filings made by Petitioner and the involvement of Daniel Kenneth Branthoover in facilitating perjury and financial deception.
3. Prevent Petitioner from falsely claiming trespassing if I return to the residence, as she obtained the house through fraudulent court orders.

4. File an official report documenting this matter to preserve evidence for potential further legal action.

**Closing Statement:**

I appreciate the department's time and effort in reviewing this evidence. I am committed to following the legal process but given that my removal was unlawful and based on fraudulent court filings, I ask for the Watauga Police Department's immediate intervention in ensuring that my rights are protected.

Please feel free to contact me if you require any additional documentation or testimony. I am willing to cooperate fully with law enforcement to ensure that justice is served and my children's well-being are protected.

The necessity of this request is more so about the children, who are now being medically neglected, cared for by third parties, the eldest is struggling in school, and due to the significant damages that have occurred from being unable to work from out of the home which has directly impacted their financial livelihood.

The motive for all of this was an attempt by my wife to cover-up an affair that took place between October 2022 and the present day.

Sincerely,

Charles Dustin Myers  
817-546-3693  
Chuckdustin12@gmail.com