

NO. 322-744263-23

IN THE 322nd DISTRICT COURT OF TARRANT COUNTY, TEXAS

IN THE INTEREST OF *M.E.M., C.R.M., two
children*)

MORGAN MICHELLE MYERS

Petitioner,

CHARLES DUSTIN MYERS,

Respondent.

2025-04-25

EMERGENCY NOTICE TO THE COURT

TO THE HONORABLE COURT:

On March 17, 2025, I reminded the court coordinator that Hon. Munford and Hon. Kaitcer had not been reinstated to the case. (See motion to recuse, TAB E) After *four months of* waiting and proactively communicating to this court that my youngest daughter was suffering medical neglect, time was of the essence, and I opened a separate SAPCR suit on the grounds that this case had been *procedurally abandoned* by the opposing party, as at the time of filing – there had been a pending DWOP motion that *still remains un-opposed* filed on January 17, 2024.

I filed an EMERGENCY TRO with the court on March 24, 2024, and **never received any response**, and was turned away at the last hour because of **COOPER L. CARTER's** inability to follow the Texas Rules of Procedure and consistent unethical behavior. She used a forward consolidation motion to block emergency relief, and filed it a week later. Despite turning the emergency TRO away, the same court *sua sponte* granted COOPER L. CARTER'S consolidation motion without a hearing, and now this court intends to proceed to set this matter for final trial.

Now, today – Petitioner texts and informs me that my daughter, C.R.M., has to have **EMERGENCY surgery** with anesthesia because of the collective actions undertaken by both courts and the opposing counsel. EXHIBIT 1 This operation is expected to cost \$2,584 and is the exact reason why the EMERGENCY TRO was filed.

The direct and foreseeable result of the Petitioner's failure to act in the children's best interests, and the Court's failure to address the emergency relief sought has now materialized, causing both irreparable harm to my daughter and significant financial injury. This Court had full notice of the risks to the minor child's health and chose, instead, to prioritize procedural manipulation over the welfare of the children involved and give deference to an attorney who has abandoned the case outright.

Had the Emergency TRO been heard when presented, the medical neglect now requiring emergency surgery — and its associated cost of \$2,584 — could have been avoided, the rights of

the undersigned would be restored, and we could all start moving towards a *real* resolution of this matter.

It's a travesty that this court is permitting this behavior to occur, because now, as the court can fully see, the claims raised by the undersigned *had merit*, as do the totality of the unopposed claims on this record.

The undersigned prays for change.

Respectfully submitted,

/s/ Charles Dustin Myers

CHARLES DUSTIN MYERS

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CERTIFICATE OF SERVICE

Pursuant to Rule 21a of the Texas Rules of Civil Procedure, I certify that a true and accurate copy of the foregoing EMERGENCY NOTICE has been duly served on all parties of record.

Respectfully,

/s/ Charles Dustin Myers

CHARLES DUSTIN MYERS

EXHIBIT 1



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Today 1:23 pm

At the dentist with C [REDACTED] She needs one tooth removed due to deep infection and 6 crowns. She has to take antibiotics for a week before anything can be scheduled. Anesthesiologist will be needed for the procedure to avoid trauma and additional pain. I'll keep you updated.

Total due after insurance is \$1,584. Anesthesia is an additional \$1,000. We're planning for first week of May.

May 7th.