



From: Cooper Carter coopercarter@majadmin.com
Subject: FW: My Return CL-12105
Date: November 24, 2025 at 10:27 AM
To: Cooper Carter attorneycoopercarter@gmail.com

From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Wednesday, March 19, 2025 12:34 PM
To: Cooper Carter
Subject: Fwd: My Return CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Wed, Mar 19, 2025 at 11:49 AM
Subject: My Return
To: Morgan Wilson <morganmw02@gmail.com>

Morgan,

As soon as I get receipt that the Clerk's office accepted the SAPCR suit, I will be contacting law enforcement in Watauga to inform them that I'm seeking to gain access to my home, and will first contact you before trying to gain entrance.

This is my notice to you. I don't want any trouble.. I don't care about Caitlin, I don't care about the state of the house or what's been destroyed that's mine - all I care about is being with the girls.. and upon receipt I have every legal right to do so.

I don't want anyone there to ruin this moment for the girls. Papaw and Meme need to stay out of it. If they want to get involved - they will need to go through the courts and do things the right way.

Because as of today, 03/19/2025, you are still my wife, we are still legally married and live at 6641 Anne Court, Watauga, Texas 76148, where you claimed we both own the matrimonial home.

I will give you a day to prepare if I hear back from you, and will be coming home first thing Friday morning.

I didn't petition for sole use. Only to decide where the kids live. Let's just do this right so we can get divorced.

Its been a long year for me.

Hoping you contact me so we can arrange this. You can call me at 817-546-3693 any time.

I know the girls will be extremely happy.

This was the most peaceful way I could find to do this.

But I have a right to be there, and I will be exercising that right as soon as I can.

I'll let you know when I'm on my way.

What a waste of 13 months.

Either way - my return is in the best interests of our children and I hope your shenanigans are over and we can start working towards this like adults.

Charlie

< Back

Morgan,

Mara and Caroline are going to be estatic, and I don't want to ruin this for them.

I did not request sole use of the house, and just reiterated I want to do this the right way.

I don't care about anything but those girls, and this is my notice to you that I will be returning home, to my house, our matrimonial home, where we built the lives of our children, tomorrow .. to give you time to prepare.

If anyone has a problem with it - they need to keep it to themselves and go through the courts.

As meme found out the hard way, you can't just evict one member of a family.

I haven't requested any kind of protective order or restraining order.

There's significant damage that has occurred and my first priority is regaining my stability so I can be there for the kids.

I haven't slept on a bed in 6 months.

I'll keep my distance, if you choose to stay. That's your call. But I'm coming back so I can prepare to move elsewhere.. the right way.. as should've been done all along.

< Back

Morgan,

Morgan,

Its me. Charlie. Your husband.

Not sure the extent of communications you've been getting, but I'm reaching out to let you know that I am coming home.

I've filed a SAPCR and the 233rd District Court Assumed jurisdiction because there are no valid court orders in the 322nd case.

The court loses continuous jurisdiction over the children when no valid orders exist, and the clerk, after I argued, took the case.

You no longer have sole use of the residence.
You no longer have primary joint conservator.

You will be served with the new case sometime next week .

Case number is 233-765358-25.

I want to be clear: I want no trouble. I do NOT want to have to get law enforcement involved but they are standing by if needed. Hopefully we can all be adults and understand the magnitude of the situation.

Mara and Caroline are going to be estatic, and I don't want to ruin this for them.

4:18

5Gw



+1 (817) 546-3693 >

Text Message • SMS
Today 4:13 PM

Morgan,

Its me. Charlie. Your husband.

Not sure the extent of
communications you've been
getting, but I'm reaching out to let
you know that I am coming ho... >

The sender is not in your contact list.

Report Junk



Text Message • SMS



< Back

Morgan,

That's your call. But I'm coming back so I can prepare to move elsewhere.. the right way.. as should've been done all along.

Again, sorry all this had to happen.. but you're gonna have to start communicating with me again to some extent.

I'm giving you time out of courtesy.

I'll reach out again tomorrow.

And please.. don't try to pull anything.. this already looks terrible enough.

Lets just do the right thing for the kids, ya?

Also.. if you decide to escalate and try to bar entry.. Just keep in mind that the orders you will try to use:

1. Don't have the correct address on the orders.
2. Specifically Claim everyone consented yet is missing the signatures of both me and my prior attorney, and when the officer calls to confirm a hearing that occurred on Feb 1st, which is referenced in the order, it won't be found on the docket.

Its time to stop and start doing what's best for the kids.

9:06



+1 (817) 546-3693 >

Text Message • SMS
Today 4:13 PM

Morgan,

Its me. Charlie. Your husband.

Not sure the extent of
communications you've been
getting, but I'm reaching out to let
you know that I am coming ho... >

Today 8:52 PM

No? Nothing?

Come on dude..

You think being silent makes
anything better?

Gosh dernn..

I'm not out to get you.

And I'm not an idiot Morgan..

I'll suffer as long as it takes.

The sender is not in your contact list.

Report Junk



Text Message • SMS



10:59



+1 (817) 546-3693 >

deserve us to at least be friends.

But remember back when I said if I were dying of thirst in a desert and you walked by you'd just spit on me and keep walking?

Bro.. lol. Told ya.

Today 11:16 AM

Sad to see you suddenly come out of the dark to defend and see how desperate you are to maintain this false status quo while simultaneously leaving the divorce in procedural limbo.

ESPONDENT'S ORIGINAL ANSWER

Respondent, files this original answer



Respondent has not been issued a Social Se

Today 4:43 PM

Why did you have Cooper answer for you? You guys should've filed a plea in abatement. Now the argument is why should the kids relief have to be put aside so the case can be consolidated into a



Text Message • SMS



10:59



+1 (817) 546-3693 >

Yesterday 10:49 PM

So you pull all this.. and when it's finally time to start acting like an adult you Ghost me? I'm the father of your kids.

Will be forever

None of this looks good.

Good night.

Today 12:00 AM

Well, okay then. Just crazy to think that after everything we've been through, and after everything that just happened.. you still can't see that I was doing everything for OUR girls and YOU because I whispered in all three of your ears when we were all cuddling after Caroline first came home that I love you, I'll always love you, and I won't ever stop loving you.

It is what it is. Doesn't mean we have to be married, but our kids deserve us to at least be friends.



Text Message • SMS



10:59

● ● ●



+1 (817) 546-3693 >

argument is why should the kids relief have to be put aside so the case can be consolidated into a procedurally defective suit?

Not sure but it's crazy to see such swift action here. I'm still coming home, and

I'm assuming I'm gonna have to use law enforcement but I'm just sitting here trying to figure out how I can do it.

Its been so long and it's definitely going to be hard.

Cooper's funny lol

Today 7:32 PM

In the end, you'll have to justify how removing me from the kids lives when there were alternatives that could've kept their status quo alive. You possess nothing that could justify it.

I'm five steps ahead of your attorney and you think drafting quick motions sloppily put together claiming stuff like you don't have a license or



Text Message • SMS





+1 (817) 546-3693

In the end, you'll have to justify how removing me from the kids lives when there were alternatives that could've kept their status quo alive. You possess nothing that could justify it.

I'm five steps ahead of your attorney and you think drafting quick motions sloppily put together claiming stuff like you don't have a license or social helps you?

What happens if I challenge Cooper carter with a rule 12 motion in this case now that you've just formally accepted jurisdiction by filing an answer?

Again.. chess. Not checkers.

You have to explain to me why the current situation is better than the alternative situation.. but you can't and won't.

Makes no sense man.

Have a good night



Text Message • SMS



From: Cooper Carter coopercarter@majadmin.com
Subject: FW: CL-12105
Date: November 24, 2025 at 10:04 AM
To: Cooper Carter attorneycoopercarter@gmail.com

cc

From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Saturday, April 12, 2025 4:02 PM
To: Cooper Carter
Subject: Fwd: CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Sat, Apr 12, 2025 at 3:48 PM
Subject:
To: Morgan Myers <morganmw02@gmail.com>

1. “Per Curiam (for M.E.M. and C.R.M.)” by Charles Myers, Father of Record I filed a dragon in triplicate. Stamped it with a notary seal made of toast. The clerk blinked Morse code at me, each dot a denial, each dash a delay. I whispered back: “Due process, maybe...?” She shrugged. Per curiam. I wore a tie made of subpoenas, each one ignored like a bedtime story read to no one. Shoes made of unserved motions, my footsteps echoing through halls where justice used to live. I approached the bench riding a unicycle of hearsay. The judge levitated, the record evaporated, and Morgan’s counsel dissolved into a fog of alleged representation. I asked, “Do you even have authority?” The fog replied: Per curiam. The bailiff offered me a lemon — bright yellow, bitter as the day they took my children without a hearing. I objected. He smiled like he’d heard that line before. I hit him with the door on my way out. Per curiam. I cried out, “But I never agreed!” The courtroom answered in silence. The Temporary Orders danced across the floor, signed in invisible ink. They spoke in tongues: “As evidenced by the signatures below...” There were none. But the judge still nodded. Per curiam. M.E.M. drew a picture of our house. Said: “Daddy, when are you coming home?” C.R.M. left his shoes by the door — still waiting. I filed my heart as Exhibit A. They struck it. Hearsay. I tried again. Filed their laughter, their drawings, their birthdays I missed. The clerk stapled it to a stack of motions never read. Per curiam. Somewhere, a gavel bangs. But not for me. Not for them. Just another ghost echo in a court that doesn’t listen, doesn’t look, doesn’t feel. But still I file. Still I write. Still I fight. For them. Per curiam.

9:58



+1 (817) 546-3693 >



No schools to show

Places lived



No places to show

Other names



Morgan Wilson

Maiden Name

Public

Relationship



In a relationship since February
2024

Despite everything.. i still love you.
Don't forget that.

Sure.. i got mad during this.. who
wouldn't? I said things that were
mean.

But put yourself in my shoes. Just
for a second.

I knew from the start.

But whether you like it or not until
the final decree of divorce is
signed you're my wife.



Text Message • SMS



9:58



+1 (817) 546-3693

But put yourself in my shoes. Just
for a second.

I knew from the start.

But whether you like it or not until
the final decree of divorce is
signed you're my wife.

I
have a duty to protect you and the
kids.

Even after all of this.. I wish
nothing bad of you and wish you
and Damen a happy life.. but only
AFTER our kids are taken care of.
That's all I'm after Morgan. After
that.. you can live and do what you
want. I'm sure we will be friends
again someday. But we gotta get
through this first.

And we will.

Good night

The sender is not in your contact list.

Report Junk



Text Message • SMS



< About

Work



No workplaces to show

Education



No schools to show

Places lived



No places to show

Other names

Aa

Morgan Wilson

Maiden Name

Public

Relationship



In a relationship since February
2024

Family members



C



-



+



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9:58



+1 (817) 546-3693 >

Yesterday 10:07 PM

So you took the life your kids had..
destroyed it.. lied to everyone
saying I was abusive, and were so
impatient to be with Damen that
you ousted your husband from his
own house, and then tell the kids
that he's your boyfriend?

And you think this is ok?

God works in mysterious ways
Morgan.

If you've forgotten who I am, which
you clearly have, you're forgetting
something:

I am sincere.

My mom said at our wedding that
if there's one word you could
describe me with.. its sincere.

I've been sincere while you've
been the opposite.

And despite all of that.. I've
learned my lesson from this
experience.. so thank you for that.



Text Message • SMS



9:58



+1 (817) 546-3693 >

And despite all of that.. I've learned my lesson from this experience.. so thank you for that.

And again, I'm sorry for everything I did. Despite everything, I'm not asking to remove you from your home.

I'm not asking for anything but what i deserve.

Time to transition because it's what's best for the kids.

You rushed this to be with your replacement.. and we're so controlled by him that you couldn't even wait until after the divorce.

I'm not mad, just perplexed.

I was right all along.



No workplaces to show

Education



No schools to show

Places lived



Text Message • SMS



9:16

5G^W



+1 (817) 546-3693 >

...the sad parts you probably
actually think we are divorced.

I'll pray for you.

Dunno what you're so scared of,
but you have no case. 322nd has
no jurisdiction thanks to your
lawyer.

Tried to tell ya. I'll pray for you. But
it's time to face reality.

Yesterday 8:58 PM

You literally locked me out and
now publicly disclose you already
had a boyfriend..

Just think what the girls will think
about this when they're older.

Truly sad what you've done. See
you sometime this week.. ill be
back hopefully tomorrow or
Tuesday. I'll let you know when
they grant me the TRO

The sender is not in your contact list.

Report Junk



Text Message • SMS



9:16

5Gw



+1 (817) 546-3693 >

Yesterday 4:53 PM

Hope it was all worth it Morgan.
Don't say I didn't give you every
chance possible.

You've had a year to show why I
shouldn't return to the house and
have sat silent and chose to
instead pretend we're divorced
when we haven't started.

At least now the truth will finally
come out.

The sad part is you probably
actually think we are divorced.

I'll pray for you.

Dunno what you're so scared of,
but you have no case. 322nd has
no jurisdiction thanks to your
lawyer.

Tried to tell ya. I'll pray for you. But
it's time to face reality.

Yesterday 8:58 PM

You literally locked me out and
now publicly disclose you already



Text Message • SMS



From: Cooper Carter coopercarter@majadmin.com
Subject: FW: This should clarify it CL-12105
Date: November 24, 2025 at 10:17 AM
To: Cooper Carter attorneycoopercarter@gmail.com

cc

From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Tuesday, March 25, 2025 7:39 PM
To: Cooper Carter
Subject: Fwd: This should clarify it CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Tue, Mar 25, 2025 at 6:23 PM
Subject: This should clarify it
To: Morgan Wilson <morganmw02@gmail.com>

You'll be served a copy tomorrow. The issue is the bias against pro-se. They think the case is improperly before it but don't understand the nuance behind what happened in 322.

Now, they finally realize what's going on because I had to lay it all out.

I'm not out to get you or anyone. I'm after my rights and the kids well being. Which were violated and disregarded.

Its my duty as their dad. If I hadn't done this you would've been able to successfully erase me from their lives.

Hope you can understand some day what I had to go through in order to stand up for myself against all odds.



NO29.pdf

NO. 322-744263-23

**IN THE MATTER OF
THE MARRIAGE OF**

**MORGAN MYERS
AND
CHARLES MEYERS**

**AND IN THE INTEREST OF
MARA MYERS AND CAROLINE
MYERS, CHILDREN**

§ IN THE DISTRICT COURT

**§
§ 322ND JUDICIAL DISTRICT**

**§
§ TARRANT COUNTY, TEXAS**

PETITIONER'S SUPPORTING AFFIDAVIT

MORGAN MYERS appeared in person before me today and stated under oath:

"My name is MORGAN MYERS. I am above the age of eighteen years, and I am fully competent to make this affidavit. The facts stated in this affidavit are within my personal knowledge and are true and correct.

I am the Petitioner in this case.

I have been harassed by Mr Myers in the form of nearly daily emails, text messages, and voice messages for well over a year. Despite me requesting and demanding that he stop contacting me regarding anything that isn't directly about the children, it has continued. He also refuses to use AppClose, which is required in our temporary orders. I have demanded he stop reaching out to me outside of the app. This was also ignored. He has reached out to my family because I do not respond to him. Also concerning family, he has attempted to sue my step-father, Dan Brathoover, multiple times, and went as far as finding and sending things to his work email address despite already having his personal email address. He also makes claims that he is going to force several family members and friends to appear in court for questioning. There are several videos on his YouTube channel (Charlie's Vids) where he has discussed our divorce case without my consent,

and included screen recordings of him scrolling through filings he has made that contain my personal information. In December 2023, Mr Myers gave my phone number to someone online that I did not know and without my consent so they could message me, trying to convince me to not go through with filing for divorce. He regularly threatens to show up at my house and that he “will be moving back in whether [I] like it or not”, claiming we will “cohabitiate”. He has stated multiple times that he will keep me tied up in court and keep the divorce process going for the next 10+ years if we don’t start over and do things his way.

A drug test is necessary for many reasons. Firstly, I have witnessed him smoking marijuana daily for the entirety of our relationship. I also discovered his use of crystal methamphetamine around 2019/2020 when I found a small baggie of it in the master bathroom drawer. At that point, I learned he had been using since the age of 17 years old. Since filing for divorce and living separately, I found multiple baggies with remains of methamphetamine while cleaning out closets and drawers. A post on a drug forum was also discovered that he submitted in 2017. It outlined his use of the drug and glorified it for getting him to where he was in his life at the time. Currently, I believe he is still actively using, and this regular drug use is causing irrational behaviors such as drastic mood swings, paranoia, and delusions, which can be tracked in the tones of his messages to me.

His current behaviors and claims make me concerned for his mental well-being and state of mind. A psychological evaluation would be highly beneficial not just for his sake, but for the sake of our children. He has made it clear that he fully believes the following: the two of us living together again would be best for the girls’ well-being, he requires residence in my home in order to properly perform his work and earn money, and that he has a claim to the rental house I live in that is owned by my grandparents, which he hasn’t lived in for over a year. During the last year,

he has refused to find his own place to live, or look for a more stable source of income. There's no justifiable reason for this. Instead, he has watched his income dwindle down to the point where he only brought in \$18,000 last year, according to a voice message he sent me recently. On top of that, he refuses to take any accountability or responsibility for his financial decline. He believes it is solely my doing.

When it comes to the girls, Mara and Caroline, he is a danger. He poses risks to their medical and emotional health, as well as their education. It was a regular point of arguments during our relationship that he would smoke marijuana on the back porch in view of the girls. He would also leave piles of it all over the kitchen counters where they could easily reach and get into it. Referring back to where I first discovered the methamphetamine, he would leave it in a drawer in the master bathroom that was at eye-level for the girls. It was not sealed away in any manner. He actively participates in parental alienation. He will tell the girls details about our divorce proceedings that they are too young to fully comprehend. He also tells them, in person and via Roblox messages, that I am the reason they can't see or speak to him. Because he is living with a former coworker who has a son of his own, the girls do not have their own private space when they are with him. There is no designated bedroom(s) for them. Mara and Caroline have stated on multiple different occasions throughout the past year that Mr. Myers would leave them home alone while he made a quick trip to the gas station. They are only 8 and 6 years old. He has also proven that he has no true respect or regard for their education. Despite being given ample information and notice ahead of time, he did not help Mara with an important school project during his Christmas break visitation. I helped her start and complete it when she returned home. There have been multiple instances where he simply doesn't take them to school. This usually occurs on a Friday or Monday during his visitation weekends. There's never an excuse note turned in to the

school, and they are at risk of truancy at this point due to the accumulated unexcused absences. Within the last couple of months, there have been many times that he did not show up to pick the girls up from school on days that are his responsibility, and did not properly communicate this to me ahead of time. I've continuously made arrangements to ensure the girls make it home after school without having to sit and wait for someone to get them. The most immediate concern outside of the previously mentioned dangers is his admittal that he will no longer be following the temporary orders put in place in February 2024. He has claimed that he refuses to pick up the girls any longer, but has since changed his mind. He now says he will be picking them up from school every day that I'm at work, which is every weekday. He claims he will pick them up, hang out with them, then come home for the evening. He also says that he will take them to either his mother's or father's on the weekends. This scares me, because I don't know what he is capable of anymore. He has proven that his mind changes constantly, with no warning. I am extremely worried that he is a flight risk and will take the girls for an extended period of time, or will attempt to keep them away from me completely with no communication about where they are or their well being.

I want nothing more than safety and stability for my children and myself. I strongly believe that due to Mr Myers's current state of mind, behaviors, and harmful beliefs are a direct threat and danger to that safety and stability. I believe the best way to avoid that danger is to stop the harassment by whatever means deemed necessary, a hair follicle/nail clipping drug screening, a psychological evaluation, and an emergency reconsideration of the custody arrangements.”



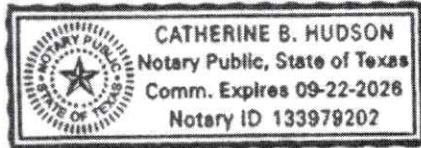
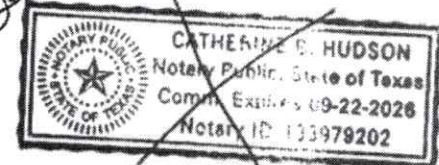
Morgan Myers

State of Texas
County of Tarrant

§
§

SIGNED under oath before me on March 27th 2025.

Catherine B. Hudson
Notary Public, State of Texas



From: Cooper Carter coopercarter@majadmin.com 
Subject: FW: Come on man, just do the right thing CL-12105
Date: November 24, 2025 at 10:14 AM
To: Cooper Carter attorneycoopercarter@gmail.com



From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Friday, March 28, 2025 7:16 AM
To: Cooper Carter
Subject: Fwd: Come on man, just do the right thing CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Fri, Mar 28, 2025 at 12:03 AM
Subject: Come on man, just do the right thing
To: Morgan Myers <morganmw02@gmail.com>

Its insane this is how i have to communicate.

Theres zero reason for it man.

I don't even know if you get these or what.. but how are we ever going to do this without talking?

00.00

From: Cooper Carter coopercarter@majadmin.com
Subject: FW: Kids bday party CL-12105
Date: November 24, 2025 at 10:12 AM
To: Cooper Carter attorneycoopercarter@gmail.com

cc

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Fri, Mar 28, 2025 at 3:52 PM
Subject: Kids bday party
To: Morgan Myers <morganmw02@gmail.com>

Caroline wants to go to a bday party, but since you won't communicate but are clearly reading the messages- don't know who to call or the details.

Also.. just because the court didn't hear the TRO today doesn't mean anything. Doesn't change my arguments. They're legally correct.

Especially doesn't change what you've done and the monetary damages you're responsible for.

Until there's a valid legal reason proving otherwise, you'll be running from accountability.

Just gotta strategize better on my end.

Cooper can't argue against me so she has to resort to insider favors to prevent relief.

Jury selection will be interesting if we ever make it to that point.

Have a good weekend.



+1 (817) 546-3693 >

Maybe you'll finally realize all this
when you try to get a new lawyer
and nobody takes your case
because you have zero chance to
prevail.

This is crazy man. I hope you've
been lying to Damen about us
being divorced.. because if that's
the case.. karma came thru in full
force.

I'm still willing to work with you.
You just gotta stop. That's it.
Should be a no brainer. If you had
a reason to justify all this it
would've been presented. This is
just you totally trying to ignore
reality.

Remember I didn't ask for this..
you did.

I'm doing what I gotta do for the
girls.
You're doing what you gotta do to
not ruin your fake narrative.

Faster you cut it out faster we get
married. Period.



Text Message • SMS



12:46

5G

< 1

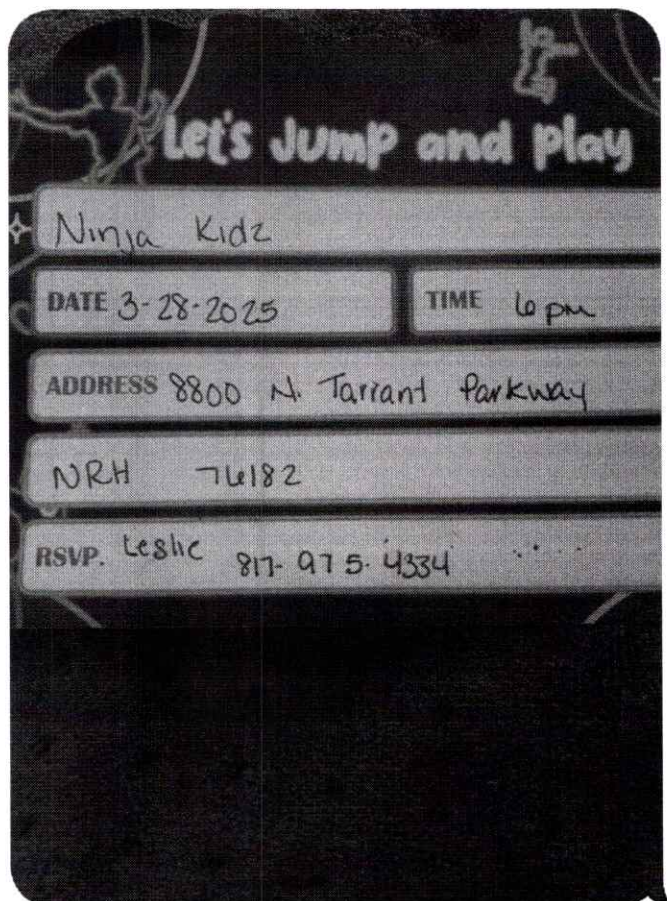


+1 (817) 546-3693 >

Faster you cut it out faster we get married. Period.

LOL divorced* I have dyslexia today

Yesterday 4:19 PM



Ohh so you do exist. Got it too late unfortunately due to phone getting disconnected. Don't have internet unless connected to wifi.



Text Message • SMS



12:46

5G

<1



+1 (817) 546-3693 >

disconnected. Don't have internet unless connected to wifi.

Next time just be normal and tell me ahead of time.



Today 11:44 AM

Filing an emergency federal habeas corpus petition today requesting the same relief that should've been granted yesterday.

You're illegally barring your own children and me from the house and after requesting re entry are refusing despite not having any valid state court orders in place.

(Unlawfully depriving the children of access to their home is restraining their liberty interest, as well as mine.)

And yes, they have emergency procedures over the weekend for this exact situation.

Ive already contacted Cooper



Text Message • SMS



12:46

5G



+1 (817) 546-3693 >

Monday 1:38 PM

Nice. Good move on seeking new legal counsel. Your attorney is right back in the same spot. You guys don't have a way out of this. Can't run forever Morgan. It's coming. Your best chance is to have her argue against my position. Otherwise yeah this is just a prolonged unnecessary attempt for you to escape accountability.

Not gonna happen.

Monday 2:44 PM

You can either work with me or face the consequences. Your call. Every day you keep me out of the house is another day we will have to stay divorced.

Period.

You're doing this to yourself.

Stay married*

Oh also. I'm not following the



Text Message • SMS





+1 (817) 546-3693 >

Oh also, I'm not following the orders any longer. As of today, you are unlawfully keeping the children from me, and are unlawfully keeping me barred from my residence despite having no legal reason to.

This means I won't be picking up the girls Thursday, Friday, Saturday. I'll only see them again when you decide to stop this nonsense and the longer it takes - the worse it's gonna get for you.

None of what I've done has harmed you. These texts don't harm you. They're attempts to communicate with my CO PARENT who has no clue what she's gotten herself into.

My legal position is too strong. Your lawyer has no arguments. Its pathetic

Maybe you'll finally realize all this when you try to get a new lawyer and nobody takes your case because you have zero chance to



Text Message • SMS



From: Cooper Carter coopercarter@majadmin.com
Subject: FW: The consequences are coming if you don't act fast CL-12105
Date: November 24, 2025 at 10:10 AM
To: Cooper Carter attorneycoopercarter@gmail.com



From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Sunday, March 30, 2025 1:29 PM
To: Cooper Carter
Subject: Fwd: The consequences are coming if you don't act fast CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Sun, Mar 30, 2025 at 1:26 PM
Subject: The consequences are coming if you don't act fast
To: Morgan Myers <morganmw02@gmail.com>

Morgan,

If you don't fire your attorney I'm not going to be able to protect you from the consequences when the truth is finally revealed.

She's only looking out for herself. She interrupted my hearing on Friday by lying to the judge claiming she would be filing a consolidation motion with the 322nd.

I've put her in a procedural death trap by utilizing rule 12 and 237a, I told you this months ago.

She can't reinstate jurisdiction because she let the case get removed prior to showing her authority.

So now - she can't file the notice of Remand because she would be acting ultra vires.

She can't prove her authority because the court doesn't have jurisdiction to hear anything until the case is remanded.

She's stuck, and is utilizing my self represented status as a means to try and put me in the category that would apply 99.9999% of the time.

Unfortunately for her, she underestimated me and didn't take me up on my offers to show mercy despite her bad faith litigation tactics.

You need to start using your brain and understand the consequences of all of this once you are finally exposed.. which you will be as I've been saying all along.

I can only protect you up to a certain point, but when it all comes out.. I may not be able to given the circumstances.

You know what you've done is wrong, know it's bad for the kids, and unless you admit it now and fire your attorney on the record, you have been left without a defense and will be viewed as a willing participant.

Damages grow each day and I'll be requesting spousal maintenance at our 10 year anniversary mark due to it.

I'll keep offering you an out at every step, because in the end it's best for the kids.

Just a reminder.

Bringing the kids back today around 7pm.

From: Cooper Carter coopercarter@majadmin.com
Subject: FW: Girls stuff CL-12105
Date: November 24, 2025 at 10:09 AM
To: Cooper Carter attorneycoopercarter@gmail.com



From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Wednesday, April 2, 2025 4:52 PM
To: Cooper Carter
Subject: Fwd: Girls stuff CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Wed, Apr 2, 2025 at 4:37 PM
Subject: Girls stuff
To: Morgan Myers <morganmw02@gmail.com>

Please have the girls' stuff ready tomorrow at 3 P.M. They don't need much - just their bunnies.

Also, just curious...

You seriously gonna just be silent until you're busted? I don't get the mentality. You're smarter than this.

Dunno who is in your ear, but whoever it is is pretty stupid.

It's just sad to see you like this.

Either so terrified of what you've done or so entitled that you think what you've done is OK and/or you're invincible.

If I can't have stable services by June, I'll miss the huge deal that I told you about earlier this year.

This situation looks stupid now, but imagine if it goes until then, and you cost me this opportunity because you refuse to accept the fact that I can't just up and move because you want to be with someone else.

Again, this isn't just going to go away. The longer it takes, the worse it looks for you.

I'm gonna be opening up a federal case against you and Cooper on Friday, already got leave to file the petition - just have to wait to see if Cooper follows through on her promise.

None of what I've said is BS. I've told you everything I would be doing / attempting.

I have nothing to lose. Everything was taken at the start.

And I have no motive other than the kids.. can't say the same for yourself.

Just crazy how much you've changed in such a short amount of time. What good has the church served in your life if you literally ignore all morality?

Influence is real.

You'll learn one way or another, I guess.

8:52

5G 5G



+1 (817) 546-3693 >

Yesterday 4:19 PM

-  **123_1.mp3**
Audio Recording · 595 KB
-  **123_1.mp3**
Audio Recording · 598 KB
-  **123_1.mp3**
Audio Recording · 77 KB
-  **123_1.mp3**
Audio Recording · 578 KB

Again, just the fact you think I can just "move into a new house" after all the damage you've caused to the business that you directly benefitted from, that the tattoo on your shoulder is from, etc.. shows just how much of an ungrateful person you are.

All you had to do was wait 3 months, but you chose Damen over your family.



Text Message · SMS



8:51

5Gw



+1 (817) 546-3693 >

Saturday 11:44 AM

Filing an emergency federal
habeas corpus petition today
requesting the same relief that
should've been granted yesterday.

You're illegally barring your own
children and me from the house
and after requesting re entry are
refusing despite not having any
valid state court orders in place.

(Unlawfully depriving the children
of access to their home is
restraining their liberty interest, as
well as mine.)

And yes, they have emergency
procedures over the weekend for
this exact situation.

Ive already contacted Cooper

Sunday 4:20 PM

Will have kids back at 6pm.

They will need to eat

Tuesday 4:00 PM



Text Message • SMS





+1 (817) 546-3693 >

All you had to do was wait 3 months, but you chose Damen over your family.

Whether you like it or not, that's what the evidence shows.. and youve made no defense.

Goes to show the product of being raised by meme and papaw.. you get this. And adult who acts without morality despite being raised by church going people her whole life.

Absolutely cringe worthy. The reason I haven't asked for sole use of the residence isn't because I want to live with you, it's because you'd have no way to get a new house.

Your position is nothing but a lousy excuse to cover up your wrongdoings, and you can't win this case.

You can't even co parent.

So what are we doing here?



Text Message • SMS



8:10

5G^W



+1 (817) 546-3693 >

Friday 12:59 PM



123_1.mp3

Audio Recording · 578 KB



123_1.mp3

Audio Recording · 593 KB



123_1.mp3

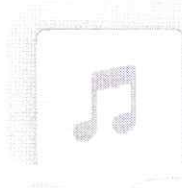
Audio Recording · 559 KB

Yesterday 12:08 AM

Our daughter, Mara is having an extremely tough time. I wish you'd stop and consider what you're doing to our children for a second.

If you could just stop prioritizing this stupid relationship that you've let wreck my life and your own... >

Yesterday 1:12 PM



123_1.mp3

Audio Recording · 598 KB



Text Message · SMS



< Our daughter, Mara is having an extrem...

You labeled me an abuser on your divorce petition, hired this attorney, and declared us divorced.

You can't do that Morgan.

Our kids are suffering. Every day. I can feel it. I see it.

And each day you live your life over there, I fight each and every day for them. I fight for their future that was discarded.

Now, they have nobody. No guidance, no father, and no mother.

They have the same two people that you swore would never raise our kids - your grandparents.

But most importantly, what you don't realize is that I forgive you.

You don't realize that this fight I'm in is the girls last chance to have a childhood.

This message is likely a waste of time, but i have to communicate to you somehow.

I just wish you'd look inside yourself, even if for a moment, and understand what the girls have lost unnecessarily.

It never had to be this way, and the only reason

< Our daughter, Mara is having an extrem...

And to make matters worse, it's like you don't even realize how much the girls are hurting. You write off these messages as harassment and can't even realize that they come from a place of deep concern.. for you and our kids.

You used my personal struggles against me and made it appear as if it was some surprise to you. As if I have ever done anything to hurt you or the kids.

I haven't. I've always had your best interests in mind, I had a plan for our family, myself, and our future.

That plan was abruptly interrupted right before Christmas, and you launched an assault on my life without even giving anyone the decency to talk to me

You labeled me as a monster, our marriage was written off, and you completely disregarded what we built for our children.

You went from being a loving, caring mother to the mother you always told me you never wanted to be.

You got up on that witness stand in front of me and my dad and claimed you were in fear of your safety.

You labeled me an abuser on your divorce petition,

< Our daughter, Mara is having an extrem...

She was going on about how you used to be there for her, sleep with her, comfort her when she was scared, and now she's expressing to me that she feels like you don't do that anymore.

You knew how close we were. How could you take that away from them like this?

Me? I'm a grown man, I can handle myself, but You've left their father that worked hard for you crippled to the point I've had one of the cars repossessed, my credit dropped from 770 to 400, and my income went from \$146,465 in 2023 to \$12,850 in 2024.

If you even paused for a second during our marriage to learn who I am or what I did to ensure our family had what we needed, you couldn't possibly think that I can just "find a new house" without any time to do so.

You did everything you could, at any cost, to be with this guy who isn't even man enough to talk to me.

Why Morgan?

And to make matters worse, it's like you don't even realize how much the girls are hurting. You write off these messages as harassment and can't even realize that they come from a place of deep concern.. for you and our kids.

< Our daughter, Mara is having an extrem...

Our daughter, Mara is having an extremely tough time. I wish you'd stop and consider what you're doing to our children for a second.

If you could just stop prioritizing this stupid relationship that you've let wreck my life and your own children's lives, put yourself in their shoes for a moment, you'd realize how significant this is.

These two girls had a mom and a dad in their life at all times.

That was taken away from them. Abruptly.
When it didn't need to be.

You've done all of this for yourself. Your new job benefits YOU.

Your new boyfriend benefits YOU.

My unjust removal benefits YOU.

However, our kids confide in me because they know I'm there for them.

You.. not so much. They never see you anymore. Mara tonight started crying, confiding in me that at the house she feels like she has no adult there to be with her.

She was going on about how you used to be there for her, sleep

8:10

5G^U



+1 (817) 546-3693 >

If you could just stop prioritizing
this stupid relationship that you've
let wreck my life and your own... >

Yesterday 1:12 PM



123_1.mp3

Audio Recording · 598 KB



123_1.mp3

Audio Recording · 581 KB



123_1.mp3

Audio Recording · 564 KB



123_1.mp3

Audio Recording · 571 KB



123_1.mp3

Audio Recording · 578 KB

Yesterday 7:17 PM



Text Message · SMS



< Our daughter, Mara is having an extrem...

It never had to be this way, and the only reason it ended up this way is because you can't empathize with others.

I'll never be in another relationship again after this. My life is now dedicated to these kids. They're all I have, and I fight for them every day.

That's my motive Morgan.

It always has been, and always will be.

Because in the end, when we're older, they will be able to look back and see the truth.

I'm proud of you for your new job, but at what cost? The money you're bringing in could have been in ADDITION to what I was making.. but now at the end of the day they have 1/3 less financial stability.

It's just uncalled for. These kids have one childhood, and every day taken from them matters Morgan.

That's why every day I fight to fix this.

No other reason.

Your attorney doesn't reply to me for a reason.

She doesn't defend you for a reason.

< Our daughter, Mara is having an extrem...

Your attorney doesn't reply to me for a reason.

She doesn't defend you for a reason.

I've had the biggest challenge placed on me
that one could ever face- and I accepted it for
our girls.

They need me in their life, and right now I
haven't been.

I'm barely a factor.

And you're gone.

You could've had Damen and the divorce
without all of this. All you had to do was
communicate. Yet here we are.. wasting time..
the same issues in the marriage follow us here..
and nothing is being accomplished except pain,
suffering, and financial loss.

Is your immediate happiness really more
important than your family, their collective well
being, and the close relationships which were
abruptly severed?

Its a question worth asking. I suffer every day
until this gets resolved. Thinking about them is
what gets me through each day.

Good night.

From: Cooper Carter coopercarter@majadmin.com
Subject: FW: If only You Actually Knew CL-12105
Date: November 24, 2025 at 10:06 AM
To: Cooper Carter attorneycoopercarter@gmail.com



From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Saturday, August 9, 2025 12:18 AM
To: Cooper Carter
Subject: Fwd: If only You Actually Knew CL-12105

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Fri, Aug 8, 2025 at 11:26 PM
Subject: If only You Actually Knew
To: Morgan Myers <morganmw02@gmail.com>

Aside from removing their father from their lives in an abrupt and dishonest fashion,

You've successfully prevented me from re-launching my services since I paused advertising in 2022, which would have changed the girls' lives for the better, mine, and even yours.

You see - this is the problem with you. You never took the time to even ask me what I was working on, what I even did to take care of you and the girls, and what my future plans would be.

Despite telling you as best as I could, you never seemed interested.

Well, let me clarify what I've been doing for the last four years, Mrs. Wilson:

Aside from their father,
you've successfully prevented me from re-launching my services since I paused advertising in 2022.

You see — this is the problem with you. You never once took the time to ask me what I was building, what I had been working on for years, or what exactly I was doing to provide for you and the girls — both in the present and for our future.

Despite explaining it to you in the clearest terms I could, you never showed interest. You dismissed the work as if it were some hobby, when in reality it was an operation poised for explosive growth — the very growth that could have secured a future for all of us.

Well, let me clarify exactly what I've been doing for the last four years, Mrs. Wilson:

From early 2021 through mid-2023, I built a scalable market-data platform from the ground up. I taught myself advanced database management, automated analytics pipelines, and

created an infrastructure designed to handle surging demand. In March 2022, when business exploded faster than my systems could handle, I made the calculated choice to pause advertising — not because demand was gone, but because I needed to strengthen the foundation so it could sustain that growth.

By January 2024, that foundation was ready. My systems were rebuilt, my product was market-ready, and the relaunch was set to capture a much larger audience than before. That was when you blindsided me with a sudden divorce filing in December 2023, coupled with false statements that removed me from my home, my workspace, and my livelihood.

The result? You didn't just interrupt a job — you froze a growth trajectory. You didn't just stop income — you cut off the very momentum I had built for years. And from January 2024 to today, that disruption has caused an estimated **\$118,000+ in lost revenue**, with damages still growing every single month.

Now - with no reliable internet connection available to meet the latency demands - I am unable to scale, and won't ever be able to until I am able to have the infrastructure you ripped out from underneath me.

You lied about me, made the issues you claim to be the reasons behind our "divorce" about you being a victim, when you knew damn well and we had discussed it and there was a plan moving forward.

You did all of this because you're a liar, a cheater, and a horrible friend. Anyone who would willingly insert themselves into the life of a family with two young children is a scumbag, and that's what you're now with.

This is what the Federal suit is about. It's about the major damage you've caused to not only my future, but the girls' and your own as well. You traded the rest of your life for a short-term splurge that has done nothing positive for anyone other than you, and your lousy boyfriend.

You traded someone who cared about your children deeply for someone who was willing to disrupt their life for his own benefit.

You two are the most selfish human beings on the planet, and you both - and Dan - will be held accountable.

I've attached the evidence that you think doesn't matter.

The reality of the damage you've caused grows each day, and whether you like it or not, you're going to have to grow up and deal with it before we can get divorced.

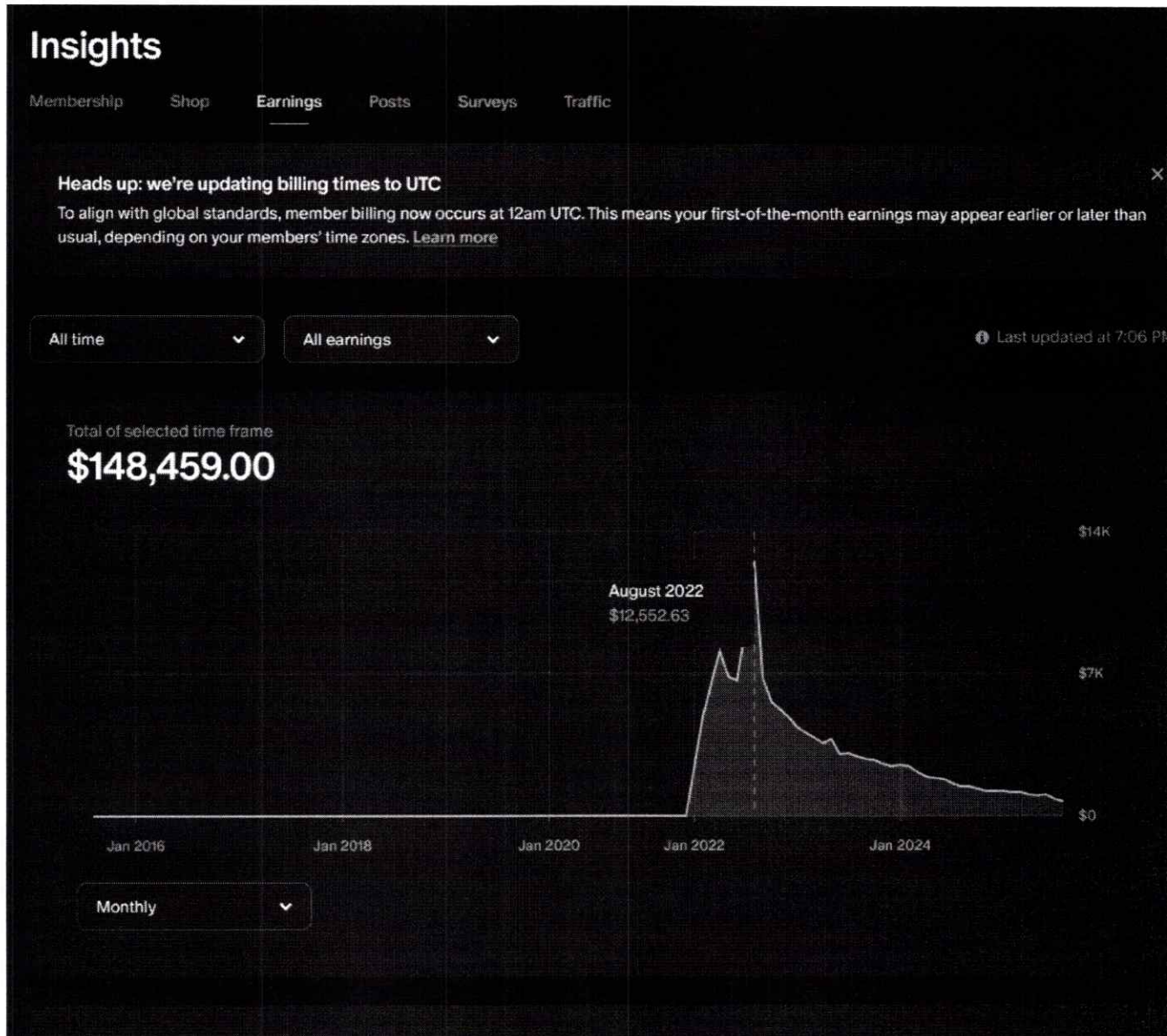
The question is: how much more of our children's lives will you sacrifice for Damen?

The scary part - is I believe you would sacrifice all of it.

You've spent the last 1-5 years painting me as the villain when you need to look in the mirror

You've spent the last 1.5 years painting me as the villain when you need to look in the mirror and realize what a monster you've become.

In the end, you'll get exactly what you deserve - someone like Damen. Someone who puts himself before everything else.

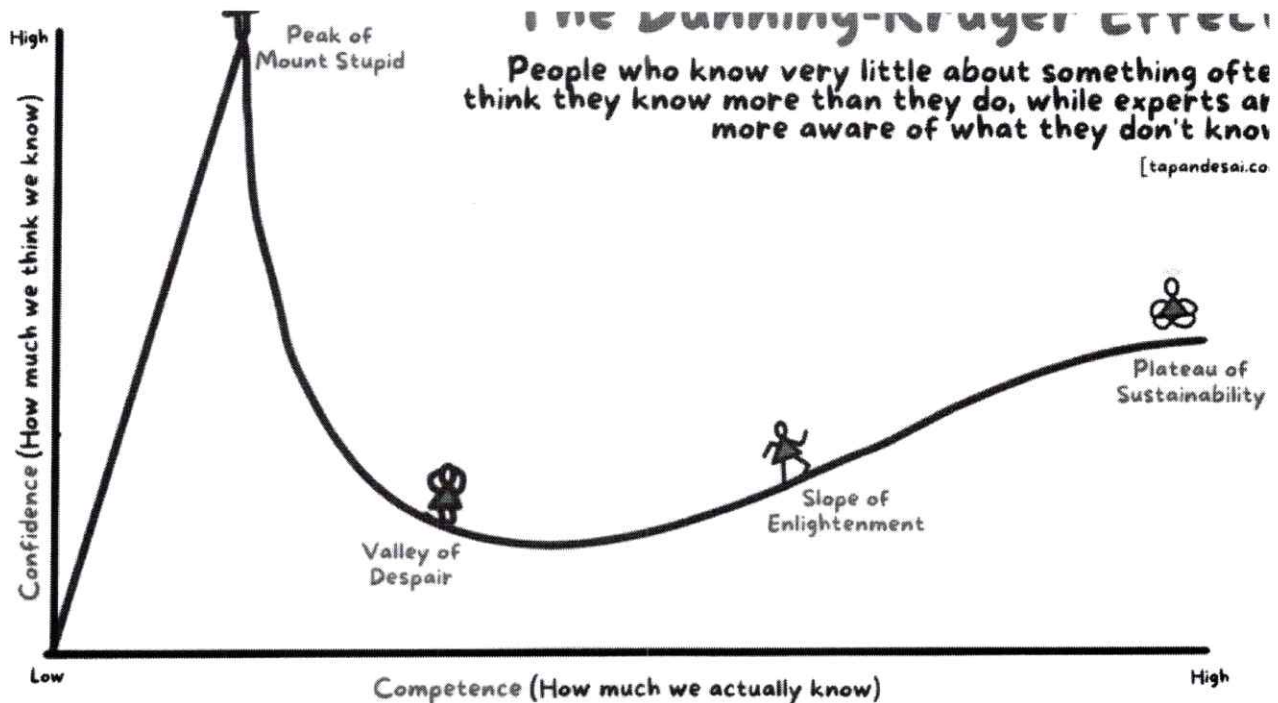


In March of 2022, FUDSTOP exploded, and I wasn't ready. I didn't have the infrastructure and didn't know enough about database management to effectively scale the business.

So what did I do? I made the risky decision to stop advertising, and do what's known as the "Dunning Kruger Effect" by putting in the time to LEARN what it was I was doing, and what I needed to do to ensure success was reached in the future.



The Dunning Krueger Effect



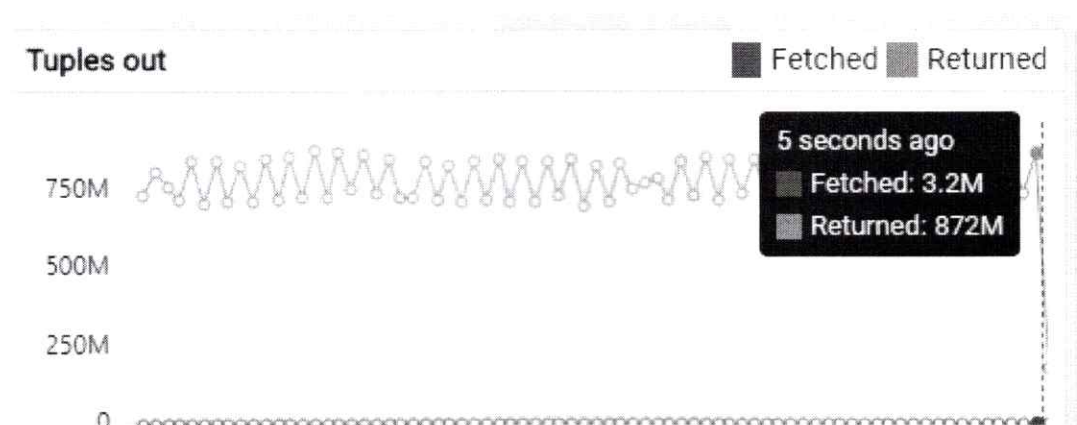
Rather than staying on "mount stupid" I chose to put in the time, work really hard, and learn what I needed to learn in order to relaunch FUDSTOP when I could handle the massive demand it would inevitably bring.

That effort took place between July of 2022 and December of 2023 with the plans to re-launch the services at scale in January of 2024 (I had a trip planned to London to meet with a potential investor that we discussed).

Despite putting in the time in the "valley of despair", I'm unable to reach the next two phases because I've been actively prevented from doing so.

You know the rest.

Except you don't.



The above image is my current database system running on POSTGRES SQL. I'm running at about 10%, and am fetching 3.2million tuples of data, and returning nearly 1 billion rows of data that's disseminated into data feeds.

The problem? Latency. It eats up all of the bandwidth of the internet everywhere I go, and unless the router is configured properly and unless I have a reliable, direct-connected fiber-optic connection - latency can NEVER be good enough, resulting in subpar services.

This is EXACTLY what I'm arguing in court, yet you pretend I'm making all of this up.

You accuse me of using "GPT" to do my pleadings as if I haven't spent hundreds of hours watching college lectures, listening to seminars, watching podcasts, listening to live court cases on zoom.. nope. You just discount everything about who I am, and get lost in the process.

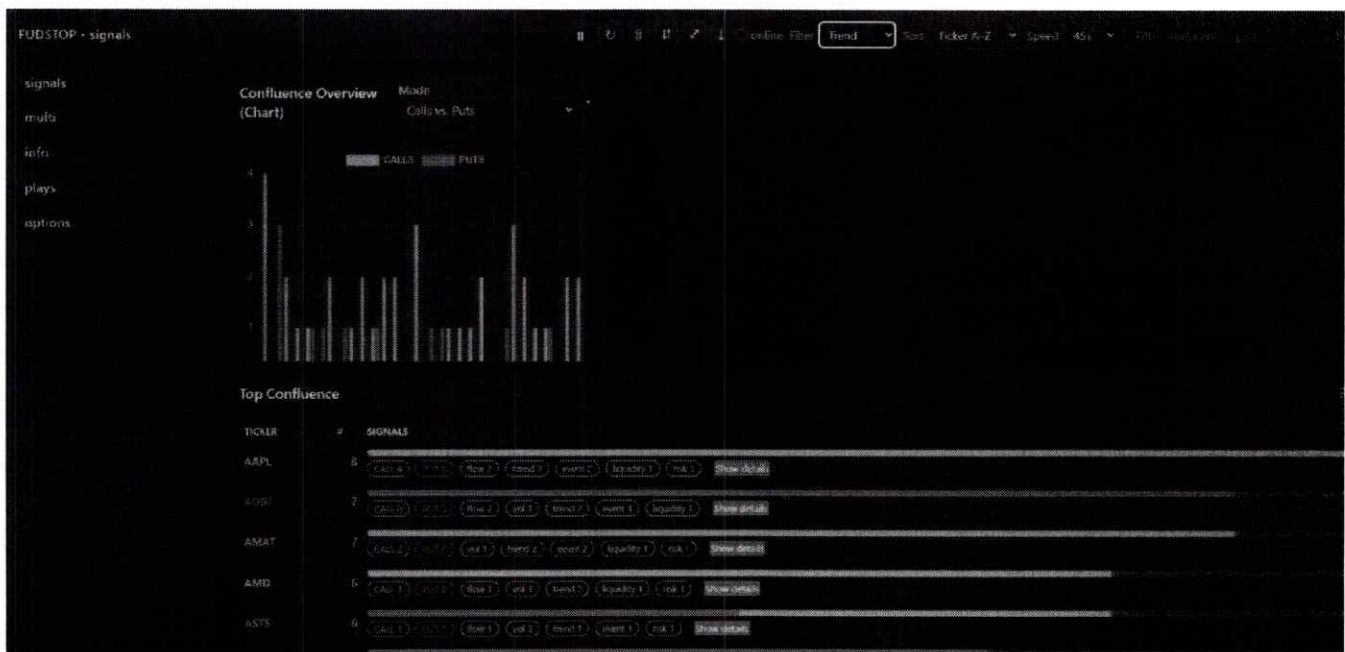
Your motive is to escape accountability. Mine is to get back what was stolen from me and rebuild the life our children once had before you turned into the person you are today.

The damages are not a divorce issue. The divorce issue is YOUR issue, because you can't finalize it due to your dishonesty that followed you into the Texas judiciary.

So why am I sending you this?

Because it's the truth. Your new job and your boyfriend's assistant manager position doesn't replace your children's father.

What I'm building will be worth millions one day, and the longer you keep this crap up, the longer you're withholding a better life from our children.



So rather than re-launching my services, I got rug-pulled. Instead of learning what I love to do, I was forced to learn the law.

And look what happened.. nothing.

The entire experience is exactly what I'm in business to combat - FUD.

It's a travesty, and you're responsible for this and have had the ability this entire time to do the right thing - yet you continuously choose not to.

I've never done anything to warrant what you've done, which is why you avoid discussing it at all costs and surround yourself in an environment where it's safe to behave this way, just as you've done your entire life.

You have your boyfriend threaten me, tell me I'd be better off dead, when all that means is exactly what I mentioned above - he's only in this for himself - just like you.

You can't sit there and pretend like the issues you're claiming are the reason for the divorce just suddenly appeared. That's complete dishonesty. You made a mistake, and instead of choosing your family, you chose Damen, which I called out from the beginning.

And we're all now living the results from this decision.

Stop wasting all of our time, and either finish this or do the right thing.

When you're shown all of the opportunities I missed because of the circumstances, maybe then you'll realize what you've done here.

Your family is the way it is because you've always lacked one thing: tough love.

If your feelings are hurt, get over it. You've destroyed lives.

It's time to own up to your mistakes as I have done with mine.

Once you see the full scale of the effort I've put in, what the potential was, and what's already been taken - maybe then you'll finally wake up.

Charlie

12:38

5G 5G



+1 (817) 546-3693 >

do was wait a reasonable amount of time.

Today 12:36 PM

Have no way to get the girls now.

Enjoy your new fake life until it all comes crashing down like you deserve.

Tell Caroline I said happy birthday, and tell them I love them.

Even though you probably won't. Gotta at least try.

This what you wanted? Welp, now you've got it.

I'll be doing what I've been doing until you're held accountable.

Longer it takes, worse it looks for you.

Remember that

The sender is not in your contact list.

Report Junk



Text Message • SMS



12:38

5Gw



+1 (817) 546-3693 >

How the hell do you expect to get divorced when your attorney and the court themselves have no answer?

You think I'm over here making shit up? I've got them all pinned down .. two courts now.

Your attorney doesn't even reply to emails?

You can't be this dens.. I mean Jesus Christ man. We will NEVER get divorced until I'm provided the time I need. You just keep wasting it.

Makes zero sense and you know it which is why you remain completely silent.

You stab from the back.. I stab from the front.. and it's still not enough for you. What happens when I lose this 1.3 million dollar deal in June? How are you going to justify it?

Its the only thing upcoming that



Text Message • SMS



12:38

5G_W



+1 (817) 546-3693 >

Sunday 5:04 PM

Bringing the kids back around 7.
Bringing a lot of their stuff with
them that I've had. I will have no
place for them to stay after this
coming Thursday, and because
the car got repossessed i have no
room for all of this in the mazda3.

Chris is moving in 2 weeks, and
after that I'll be living in my car
until justice is rightfully served.

They will eat before they come
home.

Yesterday 10:53 AM

I extended a chance for your new
boyfriend to be the man he's
apparently trying to be.

Guess he wants to pretend also.

You'll just find someone else and
blindsides this poor soul also after
you use him all up.

How the hell do you expect to get
divorced when your attorney and



Text Message • SMS



12:38

5Gw



+1 (817) 546-3693 >

Its the only thing upcoming that could absolve the damages caused yet you're going to pretend like I'm making it up when I include this in damages if you let it go past then.

Turns \$115k damages into \$1.415m in damages.

Completely idiotic. Damen works at lowes. Between the two of you it would take over a decade to meet this level of financial damage.

And the worst part? All you had to do was wait a reasonable amount of time.

Today 12:36 PM

Have no way to get the girls now.

Enjoy your new fake life until it all comes crashing down like you deserve.

Tell Caroline I said happy birthday, and tell them I love them.

Even though you probably won't.



Text Message • SMS



From: Cooper Carter coopercarter@majadmin.com
Subject: FW: You inspire me CL-12105
Date: November 24, 2025 at 10:06 AM
To: Cooper Carter attorneycoopercarter@gmail.com



From: Morgan Myers [mailto:morganmw02@gmail.com]
Sent: Tuesday, April 8, 2025 6:49 AM
To: Cooper Carter
Subject: Fwd: You inspire me CL-12105

The attachment is an ai generated song he made talking about our case and of course mentioning you.

----- Forwarded message -----

From: **FUDSTOP** <chuckdustin12@gmail.com>
Date: Tue, Apr 8, 2025 at 12:44 AM
Subject: You inspire me
To: Morgan Myers <morganmw02@gmail.com>

You didn't think I'd be able to do this did you?

You fucking inspired me.

If we ever talk again your mind would be blown if you knew the full story.

-00 30

7:21

75



WE'RE ALL *in this* TOGETHER

Wednesday, December 10, 2025 at 9 AM

Final Trial Setting

Public · Event by Charlie Myers

Interested

Going

!



322nd Judicial District Court Of Tarrant County

200 E Weatherford St, Fort Worth, TX 76102 · 33 mi



1 going



Public · Anyone on or off Facebook



Messenger community

About

Discussion

Posts



Say something...



Home



Friends



Reels



Notifications



Menu



About

Discussion

Posts



Say something...

What to expect

The court, after two years of abuse, seeks to finalize a fraudulent scheme. Please come support my cause as if this event proceeds, I'll be at the final trial in my divorce against federal RICO defendants. likely will be put in jail illegally so please come show your support for our laws!

Meet your host

**Charlie Myers**

Host

 Interested Going

...



Home



Friends



Reels



Notifications



Menu

CAUSE NO. 322-744263-23

FINANCIAL STATEMENT- EXPENSES

NAME: MORGAN MEYER MYERS

DATE: 1/30/2024

PLEASE FILL THIS INFORMATION OUT ACCORDING TO YOUR MONTHLY EXPENSES ONLY.

1. HOUSING (Monthly)

A. HOUSE PAYMENT or RENT	\$ 800
B. INSURANCE (if not included in your house payment)	\$ -
TOTAL	\$ 800

2. UTILITIES

A. ELECTRICAL UTILITY	\$ 280
B. NATURAL GAS UTILITY	\$ 40
C. WATER UTILITY	\$ 100
D. HOME PHONE	\$ -
E. CELL PHONE (if any)	\$ -
TOTAL	\$ 420

3. VEHICLE AND TRANSPORTATION (Monthly)

A. VEHICLE LOAN or LEASE PAYMENT	\$ -
B. VEHICLE INSURANCE	\$ -
C. GASOLINE	\$ 80
D. MAINTENANCE and REPAIR	\$ -
E. OTHER TRANSPORTATION (parking, toll tags, bus, etc.)	\$ -
TOTAL	\$ 80

4. PERSONAL INSURANCE PREMIUMS

A. MEDICAL INSURANCE (whole family)	\$ -
B. DENTAL INSURANCE (if not included in above plan)	\$ -
C. OTHER INSURANCE (401K loan, retirement, etc.)	\$ -
TOTAL	\$ 0

5. HEALTH CARE (not paid by insurance)

A. PHYSICIANS BILLS	\$ -
B. HOSPITAL BILLS	\$ -
C. DENTIST and ORTHODONTIC BILLS	\$ -
D. PRESCRIPTION DRUGS	\$ -
E. MENTAL HEALTH BILLS	\$ -
TOTAL	\$ 0

6. FOOD, CLOTHING AND PERSONAL

A. FOOD (including meals eaten out and school lunches)	\$ 250
B. SCHOOL SUPPLIES, FEES & OTHER COST	\$ 20
C. CLOTHING and LAUNDRY	\$ -
D. GROOMING (barber, stylist, etc.)	\$ -
E. ENTERTAINMENT	\$ 50
TOTAL	\$ 320

IN THE MATTER OF § IN THE DISTRICT COURT
THE MARRIAGE OF §
MORGAN MICHELLE MYERS §
AND § 322ND JUDICIAL DISTRICT
CHARLES DUSTIN MYERS §
AND IN THE INTEREST OF §
M.E.M. AND C.R.M., §
CHILDREN § TARRANT COUNTY, TEXAS

INVENTORY AND APPRAISAL STATEMENT

Debtor: CHARLES DUSTIN MYERS, Respondent

Jurisdiction: Texas, United States

Date: 10-15-2025

As required by this Court's order, Respondent respectfully submits this inventory and appraisal statement:

I. SECURED LIABILITIES

Creditor	Account Number / VIN	Asset Description	Status	Outstanding Balance	Monthly Payment	Maturity Date
Mazda Financial Services	0004-0328 / 3MZB PADL8LM134543	2020 Mazda Mazda3 2WD	Active Loan	\$4,767.72	\$368.62	09/02/2026

Creditor	Account Number / VIN	Asset Description	Status	Outstanding Balance	Monthly Payment	Maturity Date
Mazda Financial Services	VIN P0135569	2023 Mazda CX-5	Repossessed (Feb 2025)	\$0 (deficiency unknown)	N/A	N/A

Notes:

- The 2020 Mazda Mazda3 has a current Carvana value of approximately **\$18,000.00** as of October 15, 2025. After loan payoff of \$4,279.00, equity in the vehicle is approximately **\$13,721.00**.

II. UNSECURED LIABILITIES

Creditor	Account Type / Number (Last 4)	Status	Outstanding Balance	Notes
Capital One	Mastercard 3053	Charged Off / Closed	\$1,844.75	Account permanently closed. No new interest.
Capital One	Mastercard 8972	Charged Off / Closed	\$726.13	Account permanently closed. Adjustment credit noted.
Capital One	Mastercard 8274	Charged Off / Closed	\$5,037.98	Account permanently closed.

Creditor	Account Type / Number (Last 4)	Status	Outstanding Balance	Notes
Capital One	Mastercard 4314	Charged Off / Closed	\$390.04	Account permanently closed.
Avant	Credit Card 0824	Closed/Overlimit	\$10,677.95	Account is over limit and closed. No available credit.
Mission Lane (TAB Bank)	Visa 9798 (now Velocity Investments, LLC)	In Collections	\$2,395.56	Account in collections with Halsted Financial. Discount offer available.
Chase Sapphire Preferred	Credit Card 2883	Closed	\$6,931.28	Account closed. Minimum payment due \$1,674.00 as of June 1, 2025.
Chase Bank	Credit Card 0107	Closed	\$1,544.60	Account closed. Minimum due \$404.00 as of July 10, 2025.
TrueAccord (Chase)	Credit Card (unspecified)	Closed / In Collections	\$1,996.63	Account closed and in collections with TrueAccord.
TOTAL UNSECURED LIABILITIES:			\$31,544.92	

Note:

These debts were incurred as a direct result of being abruptly removed from the home, which led to a significant increase in cost of living in order to remain near the children for as long as possible.

Supporting Exhibits :

- Deficiency letter for CX-5 (Exhibit A)
- Business affidavits from clients (regarding business disruption) (Exhibit B)
- Personal property inside the CX-5 at the time of repossession was not returned and is considered lost.

III. REAL PROPERTY INTERESTS

Matrimonial Residence

While the debtor does not hold title to the matrimonial residence (property is owned by a third party), the debtor asserts potential legal rights under the Texas Family Code , including:

- **Right of possession:** The right to occupy the matrimonial home during the pendency of divorce proceedings absent a valid court order.
- **Right of control:** The right to reasonable use of the property for business and child care purposes.
- **Right of enjoyment:** The right to peaceful enjoyment without interference.
- **Right of exclusion:** Limited rights regarding access by third parties.
- **Right of disposition:** Potential community property interest subject to division in divorce proceedings, as Respondent needs time to transition.

Current Status:

Debtor reports being prevented from accessing the matrimonial residence, which has

directly impacted both personal property and business operations. The current orders causing this loss of access and property were obtained fraudulently (as alleged). A fair amount of time back in the residence would serve the children's best interests as it would prevent the total business failure.

IV. PERSONAL PROPERTY

Computer Equipment (Separate Property)

- **System Manufacturer:** ASUS
- **System Model:** System Product Name
- **Processor:** AMD Ryzen 9 9950X 16-Core Processor, 4300 Mhz, 16 Core(s), 32 Logical Processor(s)
- **Motherboard:** ASUSTeK COMPUTER INC. TUF GAMING X670E-PLUS WIFI
- **Memory:** 96.0 GB RAM
- **Operating System:** Microsoft Windows 11 Home (Version 10.0.26100 Build 26100)
- **Estimated Value:** \$3,000.00

Bank Accounts

- **Capital One 360 Checking Account #36282038693**
 - Current Balance: \$28.80
 - Available Balance: \$0.50
 - Interest paid in 2025: \$0.08

Other Personal Property

Note:

Debtor states that all other personal belongings, including clothing and other items, were disposed of illegally by the Petitioner. Debtor has been prevented from accessing the home to determine what personal property, if any, remains. Personal property inside the repossessed CX-5 was also lost and not returned. As a result, a complete inventory of personal property is not possible at this time.

V. BUSINESS ASSETS AND VALUATION

Business Overview

Debtor operates a home-based business providing real-time market data systems for stock and options trading analysis through the website www.fudstop.io. The business generates revenue primarily through subscriber fees collected via Patreon and relies on a specific and robust internet setup as well as bandwidth to provide the services to scale.

Current Business Status (as of October 2025)

- **Active Members:** 124 (29 paid, 95 free)
- **Historical Members:** 624 new members (519 paid, 105 free)
- **Cancelled Members:** 360 (352 paid, 8 free)

Current Membership Tiers

- **MEMBER PORTFOLIOS w/ PRICE ALERTS:** \$40/month (29 members)
- **THE FUDSTOP LIFETIME MEMBERSHIP:** \$650/month (10 members)

- **Member Portfolio + Webhook Integration:** \$60/month (5 members)

Pre-Disruption Financial Performance (Patreon Data)

Period	Monthly Recurring Revenue (Peak)	Annual Revenue
2022	\$14,342.52 (August 2022)	\$100,991.73
2023	\$5,098.11 (January 2023)	\$45,267.74
2024	\$2,873.59 (January 2024)	\$22,277.17
2025	\$1,390.57 (February 2025)	\$12,275.12 (annualized)

Business Valuation Analysis

Given the business's established recurring revenue, high growth trajectory, and SaaS/tech platform scalability, industry-standard valuation multiples for scalable tech businesses are 6x–10x annual recurring revenue. The business was fully prepared to scale, with all technical and subscriber infrastructure in place, and the forced removal from the home occurred at the critical moment of scaling, resulting in a catastrophic loss of value and opportunity.

Valuation Period	Annual Revenue	Multiplier (Range)	Business Value (Range)
2022 (Peak Year)	\$100,991.73	6x – 10x	\$605,950 – \$1,009,917
2025 (Current)	\$12,275.12	6x – 10x	\$73,651 – \$122,751

Business Valuation Impact:

The forced displacement and inability to access the home-based business infrastructure caused a catastrophic decline in business value, representing a loss of approximately \$532,299 – \$887,166.

Critical Business Assets

- Subscriber base and relationships
- Custom-built data analytics systems
- Website infrastructure and intellectual property
- Real-time data analysis algorithms
- Reputation and market positioning in the financial services niche
- Discord bots (currently in ~75 servers; potential revenue stream that cannot be utilized or monetized due to lack of access)
- Mobile application (F.U.D.STOP on Android; cannot scale or monetize due to lack of infrastructure)

Impact Statement

The business operations have been severely disrupted due to lack of access to the specialized internet connection and technical setup at the home address. This disruption occurred precisely as the business was ready to scale as a SaaS/tech platform, resulting in the loss of the ability to serve clients, monetize new features (including Discord bots and mobile applications), and realize the full market value of the business. The nature of the business requires ultra-low latency connections to process approximately 60 billion data points per minute, and any service

interruption causes critical business failure. The forced removal, with no time to transition or migrate systems, directly prevented the business from achieving its growth and revenue potential.

VI. INCOME SOURCES

- Self-employment through client-based services
- YouTube content creation
- Patreon subscription revenue (significantly reduced)

IX. CERTIFICATION

I certify that this inventory and appraisal statement, consisting of 26 pages, is true and complete to the best of my knowledge under penalty of perjury.

Date: 10/15/2025

/s/ Charles Myers

CHARLES DUSTIN MYERS, Respondent

PLEASE SEE LOOSE LEAF DOCUMENT

Respectfully submitted,

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

CERTIFICATE OF SERVICE

I hereby certify that on October 15, 2025, this Inventory and Appraisal sheet along with the attached exhibits was filed and served to all parties of record pursuant to Tex. R. Civ. P. 21a.

/s/ Charles Dustin Myers

CHARLES DUSTIN MYERS

PRO-SE RESPONDENT