

On 02-03-06, the day after I was found "not guilty" by a jury, my wife and her attorney obtained another restraining order by fraud, both committing perjury:

VERIFIED <input type="checkbox"/> COMPLAINT <input checked="" type="checkbox"/> MOTION FOR CIVIL PROTECTION ORDER

Lists "911 Scam" on 03-18-05 as 'most recent incident', which everyone in legal field knows is way outside the law:

4. a) ~~The most recent incident~~ that causes me to ask for a Civil Protection Order occurred on or about 3-18-2005 (date), at about ≈ 1:45 (time), in Jefferson (County), when _____ (name of party) did the following to me and/or the above-named Protected Parties: **Be specific: What was the threat or acts of violence? Where did this occur? Were the minor children or other Protected Parties present? Was a weapon involved?**
He shoved a dresser into me, pinning me against the wall. It cut my finger & hit my head against the wall. It also bruised my right shoulder. A criminal restraining order was issued, but dismissed yesterday.

e) Be excluded from my home at (address): **If you checked section 6, do not provide your address.**

d) Be ordered to stay at least 100 yards from the following places: (address or description)

If you checked section 6, do not provide your address.

- Home: _____
- Work: Name: Elementary
Address: _____
- School: Name: _____
Address: _____

Signed under penalty of perjury by both my wife and her attorney:

I swear or affirm under penalty of perjury that the information contained in this Verified Complaint/Motion for Civil Protection Order is true and correct. I understand that once a Civil Protection Order is issued it cannot be modified or dismissed by me or the other party without permission of the Court.

Attorney, if applicable

Plaintiff/Petitioner Defendant/Respondent

Protection Order granted by different magistrate:

5. Other Provisions.

- The Court waives all fees and no fees for service should be assessed per § 13-14-102(21)(b), C.R.S.
- Fees shall be paid by the Plaintiff/Petitioner Defendant/Respondent
- It is further ordered that: _____

Date: 2/3/06

By signing, I acknowledge receipt of this Order or Restrained Party is not present in _____

Date: 2/3/06

I certify that this is a true and complete copy of the original order.

Date: 02 03 06

Signature _____

Clerk _____

This order or judgment was issued in a proceeding where consent was unnecessary. Any appeal must be taken within 15 days pursuant to C.R.M. Rule 7(a).

This order or judgment was entered in a proceeding in which consent was necessary. Any appeal must be taken pursuant to C.R.M. Rule 7(b).

(I didn't realize until sometime in 2008, that the current presiding magistrate, that had replaced the disqualified magistrate, was the one to sign the protection order above. It is evident now that this magistrate was also instrumental in fixing the divorce and he continued to use his position to fix several post-divorce matters. The law is clear that a magistrate must first find the existence of 'imminent danger' to the alleged victim before a restraining order may be granted. The jury didn't buy into the domestic violence scam and found no imminent danger the day before, and my wife even stated that the mandatory criminal restraining order had been "dismissed yesterday", but the magistrate granted it anyway. His involvement in the crimes could not be any more obvious. This is one of the most serious criminal acts against my family and resulted in the divorce judge granting sole decision-making ability and primary residential custody to an unfit maliciously abusive mother. The divorce judge took it upon himself to reduce my parenting time even further than recommended by the CFI. Once again, I had no idea at the time that the divorce judge was also involved in fixing the divorce. This one act has cost me well over \$100,000.00 in extra expenses and fees and lost time from work to fight to save my relationships with my children and has cost my children nearly 3 years without a father for the most part during their childhood. The total damages from this one event are immeasurable and this magistrate continues to this day to commit crime after crime against my family, including blatantly denying me my repeated attempts to reconcile and modify the child support account so I can get my driver's license back, move back to Colorado and restore my family. As long as it takes, I will work day and night to bring my wife's attorney and this magistrate to justice.)