

Shortly after my wife and her attorney fraudulently obtained the 'temporary orders', they committed another set of perjuries in their first attempt to get a contempt citation against me:

**VERIFIED MOTION AND  
AFFIDAVIT FOR CITATION FOR CONTEMPT OF COURT**

I, \_\_\_\_\_, state as follows:

*(The document is filled with blatant lies about my care of the children during my parenting time and many other lies that my wife and her attorney used to fraudulently obtain temporary orders and permanent orders, including:)*

d) "13. Respondent is to have access [to] the residence, with a civil assist, prior to August 1, 2005, to get his tools and necessary work equipment."; and

E. No attempt whatsoever was made by the Respondent to get any tools or other work equipment prior to August 1, 2005.

STATE OF COLORADO    )  
  )    ss.  
COUNTY OF JEFFERSON    )

COMES NOW Petitioner \_\_\_\_\_, being first duly sworn and doth solemnly state that I have read the above Motion for Citation for Contempt, that the document has been prepared at her direction, and that the factual matters stated therein are true and accurate based upon her personal knowledge.

*(Signature under penalty of perjury)*

\_\_\_\_\_

Subscribed and affirmed, or sworn to before me in the County of Jefferson, State of Colorado, this 29th day of September, 2005.

My commission expires: 11-1-2005

*[Handwritten signature]*

*(The Magistrate that officiated at temporary orders issued written temporary 'minute' orders that included instructions to my wife to return my computers and office equipment and to allow a civil assist "on or before August 1". I cut my summer vacation with the kids short so I could do the civil assist on August 1, but my wife refused it and then her attorney changed the wording to "prior to" in his draft of temporary orders and in the above citation. The magistrate knew full well that this document was filled with lies, but used the contempt process over and over again during the divorce in retaliation for firing my 2<sup>nd</sup> attorney, who was a friend of hers, and for firing the CFI, who was also a friend of hers. In the post-divorce, both crooked magistrates worked together, with the knowledge of the Chief Judge, to unlawfully push the contempt case through. My wife, with the full knowledge of her attorney, the CFI, 2 magistrates and 2 judges, has been in contempt of several orders since July 2005 and is still holding my work things. All also knew that my wife was bringing this fraudulent charge against me with "unclean hands", and have known all along to the present day that she is still in contempt. See also "Fraud".)*