

My attorney and I filed several motions to correct my wife's and her attorney's obvious crimes, but I did not know until long after the divorce that the magistrate, who denied each of these motions, was working with several other judicial officials and my wife's attorney to fix the case against me. Each "Verified" response below was signed under penalty of perjury.

From our Motion to Modify Temporary Orders, following the civil assist on 10-04-05:

RESPONDENT'S EMERGENCY MOTION TO MODIFY TEMPORARY ORDERS

6. Further, Petitioner refused to allow timely access to property as ordered by the Court, and when that was finally arranged on October 4, 2005, Petitioner refused to allow Respondent to take his business tools and equipment, thus Respondent is still unable to make a living from his construction business.
8. Respondent cannot work and earn income without access to his tools and business equipment.

From my wife and her attorney's Verified Response:

VERIFIED RESPONSE TO RESPONDENT'S EMERGENCY MOTION TO MODIFY TEMPORARY ORDERS

As soon as Respondent desired to obtain his tools and equipment with a civil assist, Petitioner did her best to accommodate the Respondent until Respondent stated that he was also going to take all of his deceased brother's and deceased father's things from the house and the home computer that the children use to do their homework, all without pre-identifying any of the items intended to be taken by the Respondent.

Petitioner has allowed the Respondent to obtain all of his tools and work equipment.

the Respondent pays and incurs attorney fees fighting over the childrens' school computer (Respondent has in his possession his work computer), a notebook computer and other things, like Beanie Babies,

VERIFICATION

STATE OF COLORADO)
) ss.
COUNTY OF JEFFERSON)

The undersigned, of lawful age and being first duly sworn, states that she has read the foregoing *Verified Response to Respondent's Emergency Motion to Modify Temporary Orders*, and that the factual contents stated herein are true and correct based upon her personal knowledge, except as may be stated to be based upon information and belief.

_____, Petitioner

Subscribed and sworn to before me this 4 day of November, 2005 by

Witness my hand and official seal.

My commission expires: 11/01/09

Notary Public

(Seal)

(My 'deceased brother's and deceased father's things' and business computer, which my wife's attorney then started referring to as the 'children's school computer', were ordered by the magistrate to be returned to me. The next "verified" statement that all of my tools and work equipment was returned is another blatant perjury that warrants jail time in itself.)

From our Motion to Appoint Receiver:

RESPONDENT'S MOTION TO APPOINT RECEIVER

1. The parties have a large amount of personal property, consisting of Beanie Babies and other collectibles that need to be sold and/or appraised.
5. Respondent estimates the value of these items to be \$100,000-\$150,000, and were purchased with the intent to re-sell them for profit. These funds could be used presently to finance the living expenses of the parties and to pay expert fees and attorney costs.

From my wife and her attorney's Verified Response:

**VERIFIED RESPONSE TO RESPONDENT'S MOTION
TO APPOINT RECEIVER**

5. The parties' **children** have a large amount of Beanie Babies that are the childrens' play toys. See letter of _____ who is the childrens' Aunt regarding her gifting of the toys to the children.

8. Respondent's brother was disabled and on social security disability income at the time of his death on February 11, 2005. Yet, upon information and belief, the Respondent deposited \$20,000 of marital monies into his brother's account on the day his brother died.

Petitioner has not hidden, destroyed or deleted any property

