

2. I am an adopted daughter of Chris Ambrose. I have personal knowledge of my residence, educational status, financial support, and his actions toward me during the period relevant to his March 16, 2025 IFP filing.

B. Residence and Support Since August 2024

3. I did not reside with Chris Ambrose after August 2024. From that date forward, I lived independently and received no financial, housing, or material support from him. Chris Ambrose was aware that I no longer resided with him.
4. After I left his residence, Chris Ambrose contacted the Madison and Middletown Police Departments and filed motions in family court asserting that I had disappeared. These filings omitted text communications in which I explained why I could not return to his home and requested to complete my senior year in Middletown. Police records and testimony from a Madison Police Sergeant will confirm that Chris Ambrose demanded investigations and sought issuance of a Silver Alert in an effort to compel my return (text messages from August 2024 available upon request). In September and October 2024, Chris Ambrose repeatedly contacted my friends and their families, including showing up at their homes, confronting them at work, and conveying he was contacting the university a friend attended (witnesses and police report available upon request). While Chris Ambrose utilized the police and the courts to compel in my return, he did not inform or seek intervention from DCF regarding my departure. School records confirm Chris Ambrose did not alert or describe to Daniel Hand High School (DHHS) that I was

“missing,” but told them he was uncertain when I would return to school; DHHS records show they did not file a truancy report with DCF despite months of absences.

5. After learning the police were seeking me, I contacted and spoke to the Madison Police to inform them I was safe and that I could not return to his home. Given Chris Ambrose’s documented pattern of using every means available to force our return to his custody, I left the state, cut off all contact with friends and my brothers to keep them out of harm’s way, and did not resurface until I was 18. I learned the Madison Police refused Chris Ambrose’s demand for a silver alert and the court took no action. (Documentation and records can be provided upon request).

C. False Claims of Dependency and Misrepresentation of School Status

6. Despite knowing I no longer lived with him or attended school, on March 16, 2025 Chris Ambrose submitted an IFP application in which he represented under oath:

“Our older son Matthew and daughter Mia are 18 but full-time high school students. I provide all their support.”

This statement is false. I had not been enrolled in school or residing with him since August 2024, and Chris Ambrose knew this as seen through his documented actions.

7. In August 2024, I texted Chris Ambrose requesting to remain and complete my senior year in Middletown, where I resided most of the summer. Within 24 hours he contacted the Madison Police, demanded a silver alert, and filed family court motions where he omitted essential information (text messages, court motions, and police records available

upon request). I left the state and cut off all contact with friends and my brothers to make certain I could not be detected by anyone and forced back into his home.

8. My sibling, Matthew Ambrose, formally withdrew from DHHS on March 12, 2025, four days before Chris Ambrose signed his IFP affidavit claiming he supported Matthew as a full-time student. I have reviewed the withdrawal form signed and dated by Matthew and DHHS (available upon request). Matthew has not been enrolled in any school since that date. Chris Ambrose's statement on the IFP, "Our older son Matthew and daughter Mia are 18 but full-time high school students," was knowingly false.

D. Withholding of Possessions and Government Documents

9. Chris Ambrose has withheld my personal belongings and government-issued identification documents, including my Social Security card, passports, and Guatemalan birth information, dossier, and adoption papers (emails, text messages, and police reports available upon request).
10. Given the political climate, as a young Guatemalan woman these documents are essential to prove United States citizenship and lawful status. Chris Ambrose's refusal to provide my identification documents thwarted my independence; creating significant barriers to housing, employment, education, medical care, and other administrative processes, all the while maintaining to this court and government agencies that I am his dependent, reside with him, and attend school full time.
11. Once 18, in February 2025, I respectfully requested via emails a short list of my belongings and the identification I needed. With no response, I returned to Connecticut to

ask the Madison Police for assistance. Just minutes down the road from his residence at the Madison Police Station, the officer placed a call on speaker phone to assist in the retrieval of my possessions and government ID. Evidence confirms: Chris Ambrose admitted he received and read my multiple emails, chose not to respond, and refused the many proposed retrieval options suggested by me and the Madison Police (videos, audios, emails, and police reports available upon request).

12. Chris Ambrose's claim in his IFP that, "I provide all their support," is directly contradicted by his actions.

E. Misrepresentation of Household, Rent, Income, Assets and Inheritance.

13. Chris Ambrose misrepresented his household composition and expenses in the IFP. For example, he listed his monthly rent as \$2,450 (the amount for a prior residence at 381 Horsepond Rd.) while actually paying \$3,750/month for a furnished beachfront rental (231 Middle Beach Rd.). Since it was furnished, he told us our property would be put into storage, where he pays months fees. He did not include monthly storage fees on his IFP. Chris Ambrose moved to a more costly rental for the 2024-2025 year, and renewed his lease at \$3750/mo. Plus storage fees for the 2025-2026 year, (lease agreement and photos of listing with price of rental available upon request).

14. Chris Ambrose also indicated on #3 his IFP that he had no income, no stocks, and no assets. This is false. I am aware that Chris Ambrose has sources of income that he did not disclose in his sworn affidavit. In particular, until 2018, Chris Ambrose wrote shows of legal fiction in the television and film industry and is a member of the Writers Guild of America West. Based on

my knowledge of his career and our family finances, I know that he periodically receives royalty and residual checks for past writing projects. These payments are not issued in his name, but in the name of his company, *Eyes Above Productions, Inc.*, and are delivered to him via his WGA-West account, which is under the name of Christopher Ambrose. I have also seen checks and mail addressed to “Eyes Above Productions, Inc., FSO Chris Ambrose, 151 El Camino Drive, Beverly Hills, CA.” Chris Ambrose continues to receive residual checks from the WGA (Writers Guild) regularly (approximately quarterly), paid to his company.

15. Under the explanation for #3 responses, he wrote, “I have been unemployed for three years and unable to find work...” Evidence will show Chris Ambrose has not been employed for eight years--since 2018, when his professional conduct was discovered and widely reported in several mainstream media outlets, and representation by his Hollywood agents was terminated (Evidence of this can be provided to the court).
16. On #4 of his IFP Chris Ambrose states, “Amount of money I have in cash or in a checking or savings account: \$294.98.” That balance may or may not be accurate for a personal checking account under the name of Christopher Ambrose from Bank of America. But Chris Ambrose conceals from this court a second checking account under the name of *Eyes Above Productions, Inc.* He also uses checks in the name of Eyes Above Productions, Inc. from Bank of America to pay bills and make purchases.
17. Chris Ambrose maintains a stock portfolio with Fidelity, has a 401K, has accounts with both Bank of America and Fidelity, has accrued income through account withdrawals, liquidating stocks, and earning dividends, but he falsely claims on his IFP that he has received no income, owns no stocks, and received no dividends. While his younger brother is the executor of my

grandparents estate, Chris Ambrose has participated in ongoing CT Probate hearings throughout the 2025-2026 year and will receive a substantial inheritance of hundreds of thousands of dollars, which includes the sale of their home in Wethersfield, CT. Chris Ambrose omitted his anticipated inheritance from his IFP.

18. Chris Ambrose maintained SNAP benefits for 2024–2025, but stated on March 16, 2025 that “I just learned I am eligible for SNAP.” He concealed that he already received thousands of dollars in SNAP benefits and omitted from the court the monthly payments he receives from SNAP, presumably based on a household of 4, as he has presented to this court. He claims that “My kids and I are on Medicaid (Husky Health)” demonstrating he has me listed as a dependent in his household and maintains me on his requests for state benefits. It is my understanding that he also applied for and was granted a monthly discount from Eversource’s hardship program, to reduce monthly electricity payments, but he listed utility payments as \$750 per month which is excessive. (SNAP card ID number and issuance date of issuance available upon request).

F. Pattern of Misrepresentation

19. Based on my personal observations and knowledge, I can confirm that Christopher Ambrose, has consistently concealed sources of income and misrepresented the composition of his household both to this Court and to various government agencies. He overstated his expenses and dependents while understating or omitting his assets and income to appear impoverished. His actions were deliberate and documented, not accidental.

20. Chris Ambrose's sworn representations in his IFP regarding dependents, support, income, and expenses are demonstrably false.

G. Conclusion

21. I submit this declaration solely to provide the Court with accurate information relevant to the truthfulness of Chris Ambrose's IFP application and to assist the Court in its review under 28 U.S.C. § 1915(e)(2)(A).

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on this 25th day of January, 2026,

In Tallahassee, Florida (Confidential address provided by the FL Office of the AG).

Mia Catherine Ambrose

MIA CATHERINE AMBROSE

Commonwealth of Virginia

County of Virginia Beach City

The foregoing instrument was subscribed and sworn before me on 01/25/2026 by Mia Catherine Ambrose.

Alyesha Marina Elliott
Electronic Notary Public

Alyesha Marina Elliott

Notarized remotely online using communication technology via Proof.

