

First Judicial District Division 8 CourtRoom 520 100 Jefferson County Parkway Golden, Colorado 80401	
PEOPLE OF THE STATE OF COLORADO, <i>purported Plaintiff</i> v. STEVE DOUGLAS GARTIN, <i>alleged Defendant</i>	▲ Court Use Only ▲
First Secured Party for the “Defendant” in Propria Persona: Steve Douglas Gartin P.O. Box 70185 Albuquerque, NM 87197 Email: sheriffsteve@justice.com	Case Number: 04CR2541 Division: 8 CourtRoom: 520
Notice of Connected Cases	

Standing:

Steve Douglas Gartin, is *First Secured Party for the above captioned* “Defendant” deliberately and consistently spelled in all capital letters to denote a Transmitting Utility pursuant to U.C.C. Security Agreement #SDG0911200-SA or a strawman “corporate person,” in Admiralty/Maritime Prize and Booty courts and is *designated in this secret and undisclosed lawform as* STEVEN DOUGLAS GARTIN.

Secured Party’s priority interest is legally established as first-in-line and first-in-time and remains unrefuted by official record: U.C.C. # SDG9112000-SA on file with the Colorado Secretary of STATE.

First Secured Party appears, Non-voluntarily, by Special Visit in propria persona by the Doctrine of Necessity; under credible threat of assault and incarceration by heavily armed Police, under duress induced by numerous forcible imprisonments based upon an unbroken chain of groundless and frivolous charges, *including this instant matter*, and coercion compelled by threat of economic damages and forcible imprisonment or death by Police due to the slanderous entry in the NCIC/CCIC database recorded by the Colorado State Attorney General’s Office Investigator Gary Clyman.

Jurisdiction:

First Secured Party is *Child of יהוה י* (YHVH-the EverLiving God), a sovereign Inhabitant of the California Republic, currently sojourning in New Mexico and claims all Rights secured by the 1849 California Constitution, the New Mexico Constitution, the Treaty of Hildago, the Colorado Constitution, as well as the Original Jurisdiction Constitution for the united States of America, the Supreme Law of the Hebrew People, the Torah of יהוה י, and the Common Law and hereby provides Notice of Foreign Law in good faith accordance with your colorable codes.

[C.R.S. 24-12-101. Form of oath. Whenever any person is required to take an oath before he enters upon the discharge of any office, position, or business or on any other lawful occasion, it is lawful for any person employed to administer the oath to administer it in the following form: The person swearing, with his hand uplifted, shall swear "by the everliving God".]

First Secured Party has denied and squarely Challenged Jurisdiction at each and every Special Appearance under threat, duress and coercion and continues to protest the court’s unjustified seizure of

jurisdiction sans appellate record and without due process of law or adherence to constitutional or statutory mandates.

Where jurisdiction is denied and squarely challenged, jurisdiction cannot be assumed to exist “sub silentio” but must be proven. *Hagans v. Laving*, 415 U.S. 528, 533, n. 5; *Monell v. N.Y.*, 436 U.S. 633. Mere “good faith” assertions of power and authority (jurisdiction) have been abolished. *Owen v. Indiana*, 445 U.S. 622; *Butz v. Economou*, 438 U.S. 478; *Bivens v. 6 unknown agents*, 403 U.S. 388.

Special Appearance

First Secured Party has never knowingly, deliberately nor intentionally joindered with this Court of Un-Disclosed Jurisdiction. Any and all interaction with the First Colorado STATE Judicial District, Inc. has been under threat, duress and coercion. At no time has either the “Defendant” nor its First Secured Party volunteered into or in any manner contracted with the First Judicial District, Inc. to adjudicate any aspect of the matter known in un-disclosed legal fiction as 04CR2541.

First Secured Party hereby in the interests of justice and full disclosure informs the court and the Prosecution of related and connected cases to the above captioned matter:

The Defense in the above captioned matter hereby informs all parties that the following cases are intimately and inextricably connected with the above captioned matter and transcripts, exhibits and court files in these cases will be included as elements of the multi-faceted Defense in this matter:

01.) **U.S. 10th District Court Civil Rights Abuse & R.I.C.O. Cases:**

- a. 95-B-1747,
- b. 97-N-1501,
- c. 97-D-1036,
- d. 97-S-1523 &
- e. 01-ES-1145

02.) **Jefferson County Cases:**

- a. 95DR2718 – Fraudulent *Divorce Case*
- b. 96C7019 – *Gartin v. Merritt – Restraining Order Denied*
- c. 96C7386, 96C7387 & 96C7388 – *Zehnder v. Gartin – Restraining Orders Void*
- d. 97M811 & 97M12 – *People v. Gartin – Dismissed*
- e. 01CR1311 (*Appeal of 97M811*) - *Gartin v. People - Restraining orders void ab initio*

03.) **Colorado State Appeals Court Case: 96CA0821- Divorce Appeal**

04.) **Arapahoe County Case: 97M472 – Dismissed**

05.) **Douglas County Case: 91CR25 – Dismissed**

06.) **Jefferson County Case # 00CR2419 ~ Dismissed - malicious prosecution**

07.) **Douglas County Cases: 93CV211 through 93CV233 – Removed to Federal 95B1747**

08.) **Adams County Case: 03DR1773 – Lawler v. Clements ~ T. Cecil “Doc” Miller, esq.**

09.) **Philps v. Estep: 02B0297 – Civil Rights Action**

10.) **California U.F.A.P. Case # 30130122 - Dismissed - malicious prosecution**

11.) **Jefferson County Cases: 00CR3371, 00CR3372, 00CR3373 – Malicious prosecutions**

12.) **10th Federal Civil Rights Case: 04-RB-2455 – Clements v. Miller**

13.) **10th Federal Civil Rights Case: 04-RB1093 - Clements v. Robson**

14.) **U.S. 10th District Court of Appeals: 01-Z-1145 & 01-ES-2225**

15.) **Larimer County case # 99 DR 891: Eliason v. Eliason ~ Attorney malfeasance**

16.) **Flagstaff Arizona Case # CR2003-2806 ~ Attorney malfeasance**

17.) **Jefferson County Case # 02CR3011 ~ Attorney malfeasance/Malicious prosecution**

- 18.) Douglas County Case #01CROO0501 ~ Attorney malfeasance
- 19.) Mesa County Case #00CR468 ~ Attorney malfeasance
- 20.) Jefferson County Case # 02DR2016 - Wyatt v. Wyatt ~ Attorney malfeasance
- 21.) Boulder County Case # 04C1779 - Gartin v. Miller - breach of contract
- 22.) Federal Civil Rights Action #01-Z-1271 ~ Attorney misfeasance-nonfeasance
- 23.) Brown v. Miller ~ Supreme Court Grievance Committee
- 24.) Clements v. Miller ~ Supreme Court Grievance Committee
- 25.) Hadas v. Miller ~ Supreme Court Grievance Committee
- 26.) Pugliese v. Miller ~ Boulder County Case ~ slander/libel
- 27.) Hadas v. Miller ~ Denver County Complaint in pre-litigation negotiation
- 28.) Colorado State Supreme Court Original Writs: **01SA396**

The fact that the purported offenses in this matter relate only to activities **legally** protected by **statute** and constitutions, the connected cases are ingrained and inseparable to the Defense in this matter, particularly germane to motions to dismiss for vindictive, retaliatory, selective and malicious prosecution.

Prosecution witnesses documented to be engaging in fraud, perjury, official misconduct, professional malfeasance and criminal activities go to pattern of conduct relative to pre-trial Veracity Hearings and cross-examination.

In good faith,

Monday, November 14, 2005

Non-voluntary ~ Under Threat, Duress & Coercion ~ All Rights Reserved
Steve Douglas, Gartin – *First Secured Party in Interest* - In Propria Persona
P.O. Box 70185
Albuquerque, NM 87197
Cell: 720-404-1812
email: sheriffsteve@justice.com

Certificate of Service VIA U.S. Mail

I, Steve Gartin, oversigned, hereby certify that a true and correct copy of the foregoing **Notice of Connected Cases** was placed in the U.S. Mail on Monday, November 14, 2005, with sufficient postage affixed and addressed to the following parties:

Court Clerk
Division B - CourtRoom 320
100 Jefferson County Parkway
Golden, Colorado 80401

Dennis Hall, Esquire
Senior Deputy District Attorney
c/o Scott Story, Esquire
Jefferson County District Attorney
500 Jefferson County Parkway
Golden, Colorado 80401