

United States District Court Denver Reference Case Number(s):

**A UNITED STATES FIRST AMENDMENT AFFIDAVIT PETITION FOR REDRESS OF GRIEVANCES**  
(An Affidavit, Citation, and Brief of Information with attached Criminal Complaint and Exhibits)

In the matter of: the consensual commercial obligation  
**Filing** of the Lien Debtors established by the Lien Debtors'  
voluntary contract, oath, and acceptance of public  
compensation, the subsequent breach of that obligation,  
and the consequent altruistic rebate of that compensation  
and punitive remedies PAID TO THE ORDER OF  
the Indestructible Trust for the People in Colorado.

This is a National Commercial / Military  
**A SECURITY (15 USC)**  
**THIS IS A U.S.S.E.C. TRACER FLAG**  
**NOT A POINT OF LAW**

**18 USC 4**

*stephen - john: nalty. Proxy on behalf of the*  
Indestructible Trust for the People in Colorado and  
a 42 USC 1986 Escrow Proxy for *charlene - ann: von schlesien*  
Public Lien Claimant/Affiant

**CONSENSUAL COMMERCIAL LIEN**  
**AN ALTRUISTIC PUBLIC LIEN AGAINST**  
**BREACH OF PUBLIC TRUST**

VS.

**THIS IS A RELATIVE LIEN**  
**THAT ITS VALUE IS ESTABLISHED**  
**RELATIVE TO STATUTE: 18 USC 241**

*Karolyn Moore et al. Stanley L. Garnett et al.*  
*Raina Bayas, John David Gifford, Joseph Pelle et al.*  
*Corporate Boulder County Colorado, Kevin T. Traskos, and*  
**UNKNOWN OTHERS**  
Public Lien Debtor(s)

**AN AFFIDAVIT OF OBLIGATION OF**  
**SPECIFIC PERFORMANCE**

**1A Parties:** The Lien Claimant/Affiant is:

The Indestructible Trust for the People in Colorado, c/o We the People, Post Office Box 11724, Denver, Colorado, [80211]  
and a 42 USC 1986 Escrow Proxy for *charlene - ann: von schlesien*  
Public Lien Claimant/Affiant

**ASSIGNEES/BENEFICIARIES**

This Lien, in the amount of *three hundred twenty five million five hundred sixty one thousand seven hundred fifty one*  
*dollars and sixty eight cents (\$325,561,054.68)* is a punitive commercial Lien for damages filed:

- (1) On behalf of the actual (not proxy) Lien Claimant who is directly injured in Boulder County Court and
- (2) The Indestructible Trust for the People in Colorado proxy for the People.

**1B. Parties:** Then Lien Debtors are:

*Karolyn Moore a.k.a. Karolyn Quevli, BAR Registration No. 20685, 1777 6th Street, Boulder, Colorado, 80302.*  
*Stanley L. Garnett, Active BAR Registration No. 12282, 1777 6th Street, Boulder, Colorado, 80302.*  
*Raina Bayas, Active Bar Registration No. 45505, 1777 6th Street, Boulder, Colorado, 80302.*  
*John David Gifford, Active Bar Registration No. 40416 2555 55th Street, Boulder, Colorado, 80301.*  
*Joseph Pelle, 3600 Flatiron Parkway, Boulder, Colorado, Suite 200, Boulder Colorado 80301.*  
*Boulder County Colorado, c/o Treasurer, 1350 Spruce St, Boulder, Colorado 80302.*  
*Kevin T. Traskos, BAR Registration No. 33374, United States Attorney's Office, District of Colorado 1225 17th Street, Suite*  
*700, Denver, Colorado 80202, Public Lien Debtor(s)*

**SPECIFIC PERFORMANCE**

2. The Lien Debtors have violated the law (U.S. Constitution, etc.) by the following acts or omissions and have breached their commercial contract with The Public / The People thereby:

See the attached Criminal Complaint was received at the UNITED STATES ATTORNEY'S OFFICE, DISTRICT OF COLORADO in Denver on *January 20th, 2016* is the Affidavit in support of this Lien Violation of this process constitutes accessory to a crime. Any attempt to abridge or defeat or impair this process and release this Lien against the cited Lien Debtors is a felony, publicly punishable by an escalation of this Commercial Process. If the official custodians of this Lien do not honor and protect it, or attempt to tamper with expunge or release it, they will become personally individually liable for all damages which result both commercially and criminally, which could have been prevented by reasonable diligence and lawful behavior pursuant to 42 USC § 1986 and 18 USC §§ 4 and 241.

THIS LIEN VS. CRIME AND AGGRAVATION OF CRIME

3. This Lien is applied for termination of criminal behavior of the cited Lien Debtors and their Accessory Accomplices in this case, by creating a charitable channel for rebating unlawfully disbursed tax monies back to The Public / The People because said Lien Debtors, have been or are engaged in denying the Lien Claimants in sheriff's Case No: 150004984 et al and The Public / The People their legal and lawful remedies. This Lien is applied to remedy the current situation and to discourage and prevent any future imposition of a violation of the "Peace and Dignity of the State" upon The Public / The People generally. This Lien is known as a Relative Lien because it is appraised, derived and valued at fair market value based on, hence, related to Statute, namely 18 USC 241, with the Lien Claimant(s) acting as a Trust Executor(s) of the Public Trust through an Escrow Account. In contrast, an Absolute Lien is one in which the Ledgered value of debt or damages is appraised, derived and valued by reference to the actual public common market value which would be paid to the Lien Claimant(s) for labor, materials, etc., and would be owed to the Lien Claimant(s) as a Person(s) rather than to The Public / The People generally. Because the large sums / values derived by the statutory method of appraisal represent the damage done to The Public / The People generally rather than the damage done only to the Lien Claimant Party(s), the major share of, say, ninety per cent of this punitive Lien must be rebated to the people or institutions of The Public through legitimate charitable disbursements at the election and control of the Lien Claimant(s) and Damaged Parties who have assumed the hazardous duty of challenging the corruption of the Lien Debtors by virtue of its financial it support of corruption and crime (42 USC § 1986 - The Brothers Keeper/Good Samaritan Statute).

CLEAN HANDS/GOOD FAITH LIEN

This Lien is Not applied for light or transient reasons, Not engaged in for purposes of harassment, and Not engaged in for purposes of impeding or slowing down the court process.

- 4 Surety-Property — The Surety Property of this Commercial Lien is any and all property of the Lien Debtors both real and movable, except those survival provisions and keepsakes and wedding rings which are normally exempt in the Lien Process. Refer to an ordinary lien exemption list, such as is presented by the IRS, for further details. The IRS assessment process is a commercial fraud, whereas its collection process with an Affidavit of Assessment would be commercially lawful. The IRS relies on commerce not Title 26.
- 4A. Grace — The commercial grace of a Lien process consists of a ninety (90) day (three month — Old Testament Hebrew/Jewish Commerce grace period).
- 4B. This lien is assessed and attached explicit point for point Constitutional Ledgering, ledgered pursuant to 18 USC 241 values, described by the attached Allegations by Affidavit: Criminal Complaint received at the UNITED STATES ATTORNEY'S OFFICE, DISTRICT OF COLORADO in Denver on January 20<sup>th</sup>, 2016 and is sworn to be true, correct and complete and not misleading.
- 4C. See the attached Asseveration filed for the record ICRO 201601222440607001 recorded 1/22/2012
- 4D. Conditions for releasing Lien — To obtain a release of this Lien, the Lien Debtor(s) must:
  - (1) rebut this Lien by a Counter Affidavit sworn to be true, correct, complete and not misleading.
  - (2) pay the amount demanded
  - (3) file a complaint with the Peoples Grand Jury Administration in Colorado c/o Post Office Box 21233, Denver, Colorado, [80221]. The Grand Jury administration will decide if your evidence supports your complaint. If so, they will convene a Grand Jury seeking a true bill.
  - (4) pursuant to the Ninth and Tenth Amendments to the Constitution for the United States of America, create a custom-made remedy by Affidavit which the Lien Claimant or any other interested party must then challenge by Counter Affidavit within twenty one (21) days (three weeks — Old Testament Hebrew/Jewish Commerce) grace period.
- 5. Criminal Certification: I the Affiant/Lien Claimant, certify and affirm that I have grounds to, and do believe, that the above accused Lien Debtors committed the above offenses contrary to law.

General Final Certification: I the Affiant certify and affirm on my own commercial liability that I have read the foregoing and know the content thereof and that, to the best of my knowledge, understanding and belief, it is true, correct and not misleading, the truth, the whole truth and nothing but the truth.

(Signature of Affiant / Proxy Lien Claimant)

*John - John - Hall* 1/30/2016

6. Witnesses: \_\_\_\_\_ and sworn to before me this 30<sup>th</sup> day of JANUARY, 2016

*James R. Hoodman*  
*James R. Hoodman*