OF 1400 BACCHUS DR., #A, LAFAYETTE, CO.

Filed Under Seal

Attached Documents

- *Colorado Superior Court Arrest Warrant for Judge Alfred Harrell, Jr.
- *Colorado Superior Court Arrest Warrant for Judge Kim Karn
- *People's Grand Jury in Colorado Indictment of Judge Karolyn Moore, District Attorney Stanley Garnett, Deputy District Attorney Raina Bayas, Deputy Public Defender John Gifford, and Sheriff Joseph Pelle
- *Fidelity Information Corporation collection letter to Gilpin County
 Treasurer Allyn Huffman
- *Colorado Superior Court Notice of Writ of Garnishment in aid of Notice of Writ of Attachment Addendum to the Consensual Commercial Lien
- *Notice of ICROPA Filings Consensual Commercial Liens and Ledgers filed in Boulder County August 15, 2016
- *Notice of ICROPA Filings Consensual Commercial Liens and Ledgers filed in Boulder County September 8, 2016
- *De Jure people's Grand Jury in Colorado United States Constitution Citation Criminal Presentment Affidavit and Brief of Information of Transgressor Karolyn Moore



10/19/2015 10:13 AM
City & County of Denver

2015147140 Page; 1 of 1 D \$0.00

Colorado Superior Court

00.01 000	Superior Court
People in Colorado) v.) Alfred Conway Harrell Jr.)	for the Superior Court Case Registry #2014-SC-0508-Nalty/ITNJ
ARRES	TWARRANT
Issued to: Denver Sheriff Patrick F YOU ARE COMMANDED to arrest Doucette without unnecessary delay Registration 4013), who, by Assevera treason on two separate occasions, 21 contempt of Superior Court Judge Steve He is in contempt of Superior Court Demand, 20 August 2015 and he also witnessing his treason, Superior Court Therefore, witness tampering, orderin imprisonment are further reasons for his 19 October 2015 A.D. Denver, Colorado Superior Court of	and bring before Superior Court Judge Bruce y, Alfred Conway Harrell Jr. (Active BAR tion, has been witnessed committing acts of May 2015 and 13 October 2015. Harrell is in n Duane Curry's Order to Dismiss, 21 May 2015. Judge Bruce Doucette's Notice of Contempt & unlawfully ordered the arrest of one of those Judge Steven Dean, Byfield, 13 October 2015.
R	eturn
This warrant was received on (date) arrested on (date) at (city and state)	, and the person was
Date:	
	Sheriff Patrick Firman

1.27	707-2015 08: 22 AM V & County of D-layer	R 511 00	20 Pai
	Colorado S	uperior Cou	ırt
	fo	or the	
People in Color	ado)		

Superior Court

for the

Superior Certification

Super

ARREST WARRANT

Issued to: Pueblo Sheriff Kirk Taylor

٧.

Kim J. Karn

Certified Mail 7015 1730 0000 1707 8964

YOU ARE COMMANDED to arrest and hold Kim J. Karn in the Pueblo County Jail for contempt of a Writ of Mandamus issued by the People's Grand Jury Administration in Colorado on 12 August 2015. Karn will be given due process of Law once the People have access to our courts in Pueblo County to convene a local Continental Grand Jury for deliberation. You are to hold her until that time. A full investigation is underway by the People's Grand Jury Administrators and more charges may be addressed by the Grand Jury.

5 December 2015 A.D. Denver, Colorado

Superior Court Justice Bruce Doucette
'Juris Divine, Juris Privati, sui juris'
720.338.0494

2015168566 Page 1 of 1

Superior Court of the Continental uNited States of America Certification/Registry #701418200000194015298

accomment o

People's Grand Jury in Colorado Post Office Box 21233 Denver, Colorado [80221]

INDICTMENT KAROLYN MOORE A.K.A. KAROLYN QUEVLI, STANLEY L. GARNETT, RAINA BAYAS, JOHN DAVID GIFFORD, AND JOSEPH PELLE

FRAUD ON THE COURT AND BY THE COURT

Information at Common Law for Fraud on the Court and by the Court The jurors upon their oath present that as to the offense fraud on the court and by the court, in Boulder County Case Number 2011C000157. The evidence shows that Karolyn Moore a.k.a. Karolyn Quevli, BAR Registration No. 20685, impersonating a Boulder County Court judge as a member of an immoral, unethical criminal oligarchy, did with evil intent and wicked mind commit fraud contrary to the true intent and meaning both constitutions in collusion with Stanley L. Garnett, Active BAR Registration No. 12282, Raina Bayas, Active Bar Registration No.45505, John David Gifford, Active Bar Registration No. 40416, and Joseph Pelle.

Evidence Notices

Writ of Quo Warranto, 1-8-2015, 6 pages

Public Notice to Law Enforcement, 4-5-2015, 4 pages

To all Police Officers, Sheriffs, FBI agents et al, 4-6-2015, 2 pages

Notice 6-04-2015, 09:48 AM, City and Cty of Denver, 2015072777, 6 pages

Unified United States Common Law Grand Jury, 5-27-2015, 6 pages

Notice of Fraud filed 6-25-2015, 08:10AM, City and Cty of Denver, 2015084369, 6 pages

Notice to Commissioners filed 6-30-2015, 08:19AM, City and Cty of Denver, 2015087694, 2 pages

Notice of Fraud filed 10-2-2015, 11:02AM, Boulder Cty Clerk and Recorder, 03477315, 11 pages

Evidence

Boulder County Court Document dated 11/16/15 and C.R.S. 13-14-102 (2015) 2 pages

Indictment at Common Law for Forging and Publishing

And the jurors do further present that Karolyn Moore a.k.a. Karolyn Quevli, Stanley L. Garnett, Raina Bayas, John David Gifford, and Joseph Pelle of late, in Boulder County are not being bound by any bond or personal recognizance by those who are lawfully required to swear absolutely. Contrary to the form of the General Laws of the State of Colorado, ratified in 1877, Chapter XXIV, 668 Section 73. The punishment by confinement in the penitentiary for a term not less than one year nor more than fourteen years will be found set forth in the recital of the aforesaid General Law which regulates the offense. Whereupon that being said, that due process of law may be awarded against them.

Indictment at Common Law for Fraud on the Court and by the Court

And the jurors do further present that Karolyn Moore a.k.a. Karolyn Quevli, Stanley L. Garnett, Raina Bayas, John David Gifford, and Joseph Pelle, in Boulder County were conducting a sham proceedings unlawfully and wickedly devising, contriving, and intending, unjustly, maliciously, and injuriously to aggrieve, oppress, impoverish and imprison charlene-ann: von schlesien against the peace and dignity of the people in Colorado. Contrary to the form of the General Laws of the State of Colorado, ratified in 1877, Chapter XXIV, 686 Section 91. The punishment by confinement in the penitentiary for a term not less than one year nor more than seven years will be found set forth in the recital of the aforesaid General Law which regulates the offense. Whereupon that being said, that due process of law may be awarded against them.

Endorsement of Finding of "A TRUE BILL"

Be it remembered, that at the session of over and terminer of the People's Grand Jury in Colorado, upon the oaths of twelve jurors, good and lawful men and women of the said Colorado state, then and there impaneled, pursuant to the General Laws of the State of Colorado, ratified in 1877, Chapter LIV, 1477 Section 18 sworn, and charged to inquire for the People of the City and County of Boulder and the People of Colorado which said bill of indictment is by the jurors against Karolyn Moore a.k.a. Karolyn Quevli, Stanley L. Garnett, Raina Bayas, John David Gifford, and Joseph Pelle, and is returned to the court before the justices and others their fellows aforesaid, thus endorsed "A TRUE BILL".

Foreman, People's Grand

C/O POST OFFICE BOX 11724 DENVER CO 80211 RETURN SERVICE REQUESTED



լիդների[եմ]են]]----լրդ]իգի[նկիլիկյուիմի----լլիկ P5UY1D00715297 -165023709 |30511

D2468006625 - 601-80650 COUNTY OF GILPIN ATTN: ALLYN K. HUFFMAN PO BOX 368 CENTRAL CITY CO 80427-0368

July 9, 2016

INDESTRUCTIBLE TRUST C/O POST OFFICE BOX 11724 DENVER CO 80211

Account No: D2468006625 Total Due: \$254,708,582.24

Creditor Indestructible Trust

Re: https://icropa.files.wordpress.com/2016/04/1b-bill

> Detach Upper Portion And Return With Payment >

THIS IS A DEMAND FOR PAYMENT

Dear County of Gilpin,

Your past due account has been referred to Fidelity Information Corporation for collection. In an effort to give you an opportunity to resolve this delinquency, please send your payment or explanation for non-payment directly to the creditor.

Send payment or contact the creditor directly at:

Indestructible Trust
C/o Post Office Box 11724
DENVER CO 80211
ACCT NO: D2468006625

PHONE: 720-499-2038

LAWFULBOUNTYHUNTERS@GMAIL.COM

Re: https://icropa.files.wordpress.com/2016/04/1b-bill ACCT.NO::D2468006625 TOTAL DUE: \$ 254,708,582.24

Additional Parties Responsible
Petrock & Fendal P.C. James Joseph Petrock

Payment by personal check, money order, or cashiers check may be accepted.

Bank and services charges may be assessed on any returned check.

To ensure proper credit, please include the account number referenced above.

As required by law, you are hereby notified that a negative credit report reflecting on your credit record may be submitted to a reporting agency if you fail to fulfill the terms of your credit obligations.

Unless you notify Fidelity Information Corporation directly within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, Fidelity Information Corporation will assume the debt is valid. If you make a request to Fidelity Information Corporation directly, in writing within 30 days from receiving this notice, Fidelity Information Corporation will obtain verification of the debt or obtain a copy of the judgment and mail it to you. In addition, if you wish to know the name and address of the original creditor, if different from the current creditor, this information can be provided to you. Furthermore you understand that this notice is from a debt collection agency offering you an opportunity to settle this delinquency with the creditor.

This is an attempt to collect a debt and any information obtained will be used for that purpose.

To contact the collection agency directly, please write to: Fidelity Information Corporation PO Box 3963 Phone: 818-502-1981

Glendale, CA 91221

Mon-Fri, 8am - 5pm PST

S-SFDIDC10 L-601-80650 A-D2468006625

SEE REVERSE SIDE FOR IMPORTANT INFORMATION

If you notify us in writing that: (I) You wish us to cease contact with you by telephone at your residence or place of employment, then no such further contact by telephone shall be made; (II) You refuse to pay a debt or wish us to cease further communication with you, then we shall not communicate further with you with respect to such debt, except for a written communication: (A) To advise you that our further efforts are being terminated; (B) To notify you that we or the creditor may invoke specified remedies which are ordinarily invoked by us or the creditor; (C) Where applicable, to notify you that we or the creditor intend to invoke a specified remedy permitted by law. If your written notice concerning (I) And/or (II) Above is made by mail, notification shall be complete upon our receipt.

CALIFORNIA RESIDENTS:
"The state Rosenthal Fair Debt Collection Practices Act and the federal Fair Debt Collection Practices Act require that, except under unusual circumstances, collectors may not contact you before 8 a.m. or after 9 p.m. They may not harass you by using threats of violence or arrest or by using obscene language. Collectors may not use false or misleading statements or call you at work if they know or have reason to know that you may not receive personal calls at work. For the most part, collectors may not tell another person, other than your attorney or spouse, about your debt. Collectors may contact another person to confirm your location or enforce a judgment. For more information about debt collection activities, you may contact the Federal Trade Commission at 1-877-FTC-HELP or www.flc.gov."

Note: The above information is not intended to be a complete list of rights consumers may have under State and Federal Law.

Colorado Superior Court

c/o Post Office Bax 11724, Denver, Colorado [80211] The Peoples' De jure Court

stephen – john: nalty. Proxy on behalf of the Indestructible Trust for the People in Colorado and a 42 USC 1986 Escrow Proxy for People in Colorado Public Lien Claimants/Affiants

3073 SP30 0007 0724 5054

VS.

Case No. CC-201525002

Bruce W. Hartman, James J. Petrock, David R. Gloss, Petrock & Fendal PC, and Corporate Gilpin County, Colorado Public Lien Debtor(s)

NOTICE OF WRIT OF GARNISHMENT IN AID OF NOTICE OF WRIT OF ATTACHMENT ADDENDUM TO THE CONSENSUAL COMMERCIAL LIEN

INVOICE TO THE DEBTORS

- The initial amount charged in the Bill of Exchange/Consensual Commercial Lien for the criminal acts and omissions by the defendants set forth in the Criminal Complaint as of July 7, 2015: \$102,000,000.00
- As a result of James J. Petrock and Petrock & Fendal PC, previously unknown parties to the case and part of the criminal oligarchy, identifying themselves and interfering in the case: pursuant to 118 Stat. 668 and codified in 15 U.S.C. §1 (2004) the current amount ledgered in the Bill of Exchange/Consensual Commercial Lien as of July 18, 2016:

\$254.708,582.24

- Plus any interest due on lien 12.67 percent per annum from date of release of plaintiff to date of extinguishment of the debt.
- 4. Cost of service of this writ:

\$100.00

5. Less any amount paid:

000.00

6. Principal balance total amount due and owing:

\$254,708,682.24

VERIFICATION UNDER OATH

The attached Bill of Exchange/Consensual Commercial Lien is truth in commerce. We affirm under oath that the date of maturity on the lien has passed, no response to the lien was received, and we are authorized to act for the Indestructible Trust for the People in Colorado and the Public Lien Claimants/Affiants in this attachment. This is a true and correct statement as of July 18, 2016.

Subscribed and affirmed, or sworn to before me i

Colorado State, on July 2. 2016

Superior Court Judge Bruce Doucette

TO THE GARNISHEES:

YOU ARE HEREBY SUMMONED AS GARNISHEES IN THIS ACTION AND ORDERED:

- a. To answer the following questions under oath and file your answers with the Superior Court within 21 days following service of this Writ upon you. YOUR FAILURE TO ANSWER THIS WRIT WILL RESULT IN THE ENTRY OF A DEFAULT AGAINST YOU.
- b. To hold any personal property (other than earnings of a natural person) owed to or owned by the defendants in this Notice of Writ and in your possession or control on the date and time this Notice of Writ was served upon you except in the case of a prior pending court order

YOU ARE NOTIFIED:

- a. This Notice of Writ applies to all personal property (other than earnings of a natural person) owed to or owned by the defendants in the Notice of Writ and in your possession or control as of the date and time this Notice of Writ was served upon you.
- b. In no case may you withhold any personal property greater than the amount as shown of page 1 of this Notice of Writ as "Principal balance total amount due and owing" unless the personal property is incapable of being divided.
- c. You are ordered to pay funds in the amount ordered above. Tender a cashier's check made payable to the Veterans' Public Wealth Rebate Bank Trust. c/o Post Office Box 11724, Denver, Colorado [80211].

QUESTIONS TO BE ANSWERED BY GARNISHEES:

Defendants in this Notice of Writ: Bruce W. Hartman, James J. Petrock, David Gloss, Petrock & Fendal PC, and Corporate Gilpin County, Colorado, with proper return of service to be made to the Superior Court. The following questions MUST be answered by each of you under oath:

a. On the date and time this Notice of Writ was served upon you, did you possess or control any personal property of the defendant in the Notice of Writ or did you owe any rents, payments, obligations, debts or monies other than earnings to the defendant in the Notice of Writ?

YES

NO

b.	If YES is the answer to Question a above, list all items of personal property and their location(s) and/or nature and amount of the debt or obligation: (Attach additional pages if necessary.)	
_		
c.	Do you claim any setoff against any property, debt. or obligation listed above? YES	NO
d.	If YES is the answer to Question c. above, describe the nature and amount of the setoff claimed.	
(At	ttach additional pages if necessary.)	
	ffirm that I am authorized to act for the Gamishee and the above answers are true and correct. une of Gamishee (Print)	
Ad	ldress:	
Pho	one Number:	
Sig	gnature of Person Answering	
Su	bscribed and affirmed, or sworn to before me in the County of Denver, Colorado State, on	, 2016.
No	otary	
M	y Commission expires	

Page 2 of 2

03537039 08/15/2016 03:35 PM DF: \$0.00 RF: \$11.00 Page: 1 of 1

Electronically recorded in Boulder County Colorado. Recorded as received.

Filed for the Record ICRO 201608152440607001 recorded August 15, 2016, 1 page. International Commercial Recording Office Public Access Portal. https://icropa.wordpress.com

Notice of ICROPA Filings Consensual Commercial Liens and Ledgers

C Notice is given you this August 15, 2016, that:

C X A Consensual Commercial Lies and Ledger in THREE THOUSAND, FIVE HIMPERD NINTY SE A Consensual Commercial Lieu and Ledger in the amount of SIATY MILLION. EIGHT HUNDRED TWENTY-THREE THOUSAND, FIVE HUNDRED NINTY-SIX DOLLARS (\$60.823,596.00) for punitive damages 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 for breach of public trust by:

The Indestructible Trust for the People in Colorado. c/o We the People. Post Office Box 11724. Denver. Colorado.

Public Lien Claimants/Affiants

Karalyn Moore et al, BAR Registration No. 20685, 1777 6th Street, Boulder, Colorado 80302. Stanley L. Garnett, Active BAR Registration No. 12282, 1777 6th Street, Boulder, Colorado 80302. John David Gifford, Active Bar Registration No. 40416, 2555 55th Street, Boulder, Colorado 80301, Joseph Pelle, 5600 Flatiron Parkway, Suite 200, Boulder, Colorado 80301 Cindy Domenico, 506 Wilson Street, Lafayette, Colorado 80026-2562 Deb Jeanne Gardner. 740 Judson Street. Longmont. Colorado 80501-4819, Elise Suzanne Jones, 1133 6th Street, Boulder, Colorado 80302, and Boulder County Colorado, c/o Treasurer, P.O. Box 471 Boulder, Colorado 80306-0471 Public Lien Debior(s)

was filed for the Record ICRO 201608152440607002 recorded August 15, 2016, 3 pages, International Commercial Recording Office Public Access Portal, >> Colorado >>> Boulder County.

A Consensual Commercial Lien and Ledger in the amount of NINE HUNDRED TWENTY-SEVEN MILLION, TWO HUNDRED SIXTY-EIGHT THOUSAND, EIGHTY-SEVEN DOLLARS AND TWENTY-FOUR CENTS (\$927,268,087.24) for punitive damages 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 for breach of public trust by:

The Indestructible Trust for the People in Colorado, cio We the People, Post Office Box 11724, Denver, Colorado,

Public Lien Claimants Affiants

Karolyn Moore et al, BAR Registration No. 20685, 1777 6th Street, Boulder, Colorado 80302. Stanley L. Garnett, Active BAR Registration No. 12282. 1777 6th Street. Boulder. Colorado 80302. John David Gifford. Active Bar Registration No. 40416. 2555 55th Street. Boulder. Colorado 80301. Joseph Pelle, 5600 Flatiron Parkway, Suite 200, Boulder, Colorado 80301, Raina Bayas, Active Bar Registration No.45505, 1777 6th Street, Boulder, Colorado 80302, Cindy Domenico, 506 Wilson Street, Lafayette, Colorado 80026-2562. Deb Jeanne Gardner, 740 Judson Street, Longmont, Colorado 80501-4819 Elise Suzanne Jones. 1133 6th Street. Boulder. Colorado 80302. Boulder County Colorado, c/o Treasurer, P.O. Box 471 Boulder, Colorado 80306-0471, and 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)

was filed for the Record 1CRO 201608152440607003 recorded August 15, 2016, 3 pages, International Commercial Recording Office Public Access Portal, https://icropa.wordpress.com >>> Colorado >>> Boulder County.

Autograph Here:

Certified to be: Jessica Martinez the records RECORDER s of my office.



Boulder County Clerk & Recorder

1750 33rd Street, Suite 201 Boulder, Colorado 80301 (303) 413-7770 ~ Fax (303) 413-7775 http://www.bouldercounty.org/clerk

Received From:

HARLAN SMITH

Transaction #: 4672732 Receipt #: 40/2732 Receipt #: 20617760 Collected Date: 08/15/2016 03:35:53 PM Paid By: HARLAN SMITH Payment Comment:

Transaction Fees:	
Certification Fee	\$4.00
Copies Fee	\$1.00

Fees for: \$11.00 NOTICE Document #: 03537039 Recorded: 08/15/2016 03:35:53 PM Recording Fees New: Recording Surcharge: \$10.00

Total Charges: \$16.00

\$1.00

Payments Received: Cash \$16.00

CP 01/11/2017 04 38 37 PM

03542356

09/08/2016 02:11 PM

RF: \$11.00 DF: \$0.00

Page: 1 of 1

JAN 1 2 2017

Electronically recorded in Boulder County Colorado. Recorded as received.

SUULDER COUNTY, State of Colorado
Certified to be a full, true and complete copy
as appears upon the records of my office.
HILLARY MALL CLERK & RECORDER

Katie J. Tymkovich

Filed for the Record ICRO 201609072440607001
recorded September 7, 2016, 1 page,
International Commercial Recording Office Public Access Portal,
https://icropa.wordpress.com



Notice of ICROPA Filings Consensual Commercial Liens and Ledgers

Notice is given you this September 7, 2016, that:

A Consensual Commercial Lieu and Ledger in the amount of SIXTY- FOUR MILLION, SIX HUNDRED EIGHTY-FOUR THOUSAND, ONE HUNDRED THIRTY-EITHT DOLLARS AND FIFTY-ONE CENTS (\$64,684,138.51) for punitive damages 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 for breach of public trust by:

The Indestructible Trust for the People in Colorado, c'o We the People. Post Office Box 11724. Denver, Colorado, [80211]

Public Lien Claimants/Afflants

Kurolyn Moore et al, BAR Registration No. 20685, 1777 6th Street, Boulder, Colorado 80302, Stanley L. Garnett, Active BAR Registration No. 12282, 1777 6th Street, Boulder, Colorado 80302, John David Gifford, Active Bar Registration No. 40416, 2555 55th Street, Boulder, Colorado 80301, Joseph Pelle, 5600 Flatiron Parkway, Suite 200, Boulder, Colorado 80301. Cindy Domenico, 506 Wilson Street, Lafayette, Colorado 80026-2562, Deb Jeanne Gardner, 740 Judson Street, Longmont, Culorado 80501-4819. Elise Suzanne Jones, 1133 6th Street, Boulder, Colorado 80302, and Boulder County Colorado, c/o Treasurer, P.O. Box 471 Boulder, Colorado 80306-0471 Public Lien debtor(s)

was filed for the Record ICRO 201609072440607002 recorded September 7, 2016, 3 pages, International Commercial Recording Office Public Access Portal, https://icropa.wordpress.com >>> Colorado >>> Boulder County.

A Consensual Commercial Lieu and Ledger in the amount of NINE HUNDRED EIGHTY-NINE MILLION, SIX HUNDRED SEVENTY-SEVEN THOUSAND, FIFTY-THREE DOILIARS AND FIFTY-EIGHT CENTS (8989,677,053.58) for punitive damages on behalf of the Indestructible Trust for the People in Colorado and a 42 USC 1986 Escrow Proxy for charlene – ann: von schlesien, Public Lieu Claimant/Affiant for breach of public trust by:

The Indestructible Trust for the People in Colorado, c/o We the People, Post Office Box 11724, Denver, Colorado, [80211]

Public Lien Claimants/Affiants

Karolyn Moore et al, BAR Registration No. 20685, 1777 6th Street, Boulder, Colorado 80302, Stanley L. Garnett, Active BAR Registration No. 12282, 1777 6th Street, Boulder, Colorado 80302, John David Gifford, Active Bar Registration No. 40416, 2555 55th Street, Boulder, Colorado 80301, Joseph Pelle, 5600 Flatiron Parkway, Sulte 200, Boulder, Colorado 80301, Raina Bayas, Active Bar Registration No.45505, 1777 6th Street, Boulder, Colorado 80302, Cindy Domenico, 506 Wilson Street, Lafayette, Colorado 80026-2562, Deb Jeanne Gardner, 740 Judson Street, Longmont, Colorado 80501-4819, Elise Suzanne Jones, 1133 6th Street, Boulder, Colorado 80302, Boulder County Colorado, c/o Treasurer, P.O. Box 471 Boulder, Colorado 80306-0471, and Kevin T. Traskos, BAR Registration No.33374, United States Attorney's Office, District of Colorado, 1225 17th Street, Public Lien debtor(s)

was filed for the Record ICRO 201609072440607003 recorded September 7, 2016, 3 pages, International Commercial Recording Office Public Access Portal, https://icropa.wordpress.com >>> Colorado >>> Boulder County.

Autograph Here: SUMME THEY! TIME 9/1/2016
Witness: Charles Grand Witness San Mario Comments

Boulder County Clerk & Recorder

1750 33rd Street, Suite 201 Boulder, Colorado 80301 (303) 413-7770 ~ Fax (303) 413-7775 http://www.bouldercounty.org/clerk

Received From:

HARLAN SMITH

Transaction #: 4677182 Receipt #: 20621637 Collected Date: 09/08/2016 02:11:34 PM Paid By: HARLAN SMITH Payment Comment:

Transaction Fees:		
Certification Fee Copies Fee	\$1.0 \$0.2	

Fees for: NOTICE	\$11.00
Document #: 03542356 Recorded: 09/08/2016 02:11:34 PM	
Recording Fees New: Recording Surcharge:	\$10.00 \$1.00

Total Charges:	\$12.25

Payments Received:	
Cash	\$20.00
Refund (Cash)	\$7.75

MC 01/12/2017 11:05:02 AM

filed for the record CCSUS20170213244006007001 recorded February 13, 2017
International Commercial Recording Office Public Access Portal:
https://ccsus.wordpress.com

THE LAW HAS ALWAYS BEEN ON YOUR SIDE - USE IT TO BUILD A BETTER STRONGER AMERICA



UNITED STATES CONSTITUTION CITATION CRIMINAL PRESENTMENT

AFFIDAVIT AND BRIEF OF INFORMATION

De Jure people's Grand Jury in Colorado

Post Office Box 21233, Denver, Colorado [80221]

Let it be known that the De Jure people's Grand Jury in Colorado came together to deliberate on this matter March 19, 2016.

Notice to agent is notice to principal. Notice to principal is notice to agent.

Case Number: 2017BO0213-001

Aggrieved: The people in Boulder County and the people in Colorado

Transgressor: Karolyn Moore, aka Karolyn Quivli

AND UNKOWN OTHERS

All actions required by the aggrieved of the transgressor to avoid the consequences of this Criminal Presentment must be in affidavit form and must be answered categorically, point by point. Transgressor must present all objections via Certified Mail within twenty-one (21 days) from receipt to the De Jure people's Grand Jury in Colorado at the address above.

Any actions and/or inactions by the transgressor contrary to the Lawful 1789 Constitution for the united States of America and the lawful 1876 Colorado Constitution will immediately bring the full force of this

filed for the record CCSUS20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://ccsus.wordpress.com

Criminal Presentment upon her/them. The above-named transgressor has and continues to violate the Law and the Constitutions. This citation concerns the felonies committed according to Commercial Law, Common Law and Constitution Law.

Purpose of Criminal Presentment

Many officials of the <u>STATE of COLORADO</u> and Adams County have violated and are continue to violate the people's Naturally endowed facilities and unalienable Rights secured by both Constitutions (named above). The purpose of this Presentment is to correct the wrong. The people, the author and source of the Civil Law, have the Right to mutual considerate behavior, Universal Commercial Law and the wisdom contained in our Constitution.

Statement of Facts

The above named transgressor has been indicted by the De Jure people's Grand Jury in Colorado and this instrument specifies the violations. They are herein listed and marked.

The Constitution for the united States of America, 1789, is the SUPREME Law of the Land.

Transgressor did not qualify for her office. Her Oaths of Office, both in 2011 and 2015, were filed with the Boulder County Clerk and Recorder after she commenced the duties of her office contrary to Article XII, Section 10 of the Colorado Constitution. She does not have an Official Bond filed with either of her Oaths of Office, therefore, the people have no recourse when she commits crimes against the people. This is contrary to the Colorado Constitution and the General Laws of Colorado, therefore, she is occupying a vacant office, fraudulently and feloniously embezzling public funds and placing the people in a condition of peonage contrary to the Constitution for the united States of America, 1789. Readily available population figures for Boulder County (2015 being the latest) indicate that 305,297 people in Boulder County have been harmed by her contempt of the Constitutions. She failed to respond to a Writ of Mandamus for Ouster or this Indictment/Criminal Presentment would not be necessary. The County of Boulder, being her employer, is complicit in their misfeasance and/or malfeasance regarding the Law, therefore, activating 15 USC 1 & 15 USC 2. Ignorance of the Law is no excuse, therefore, the Transgressor claiming to be a County Judge:

1. Knowingly commenced the occupation of a vacant office;

¹ Amendment V. No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself; nor be deprived of life, liberty, or property without due process of law; nor shall private property be taken for public use, without just compensation.

filed for the record CCSUS20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://ccsus.wordpress.com

- 2. Has continuously masqueraded as a Public Servant knowing that he has not qualified for this office;
- 3. Has continuously embezzled funds from the people in Boulder County and Colorado;
- 4. Has contemptuously ignored all Commands from We the De Jure people in Colorado to vacate his office².

Article VI, Constitution for the united States [of America], 1789:

Clause 2, "THIS CONSTITUTION, and the laws of the united States of America which shall be made in pursuance thereof and all treaties made, or which shall be made, under the authority of the united States of America, SHALL BE THE SUPREME LAW OF THE LAND and the judges in every state shall be bound thereby, anything in the Constitution or laws of any state to the contrary notwithstanding."

Clause 3, "The Senators and Representatives before mentioned, and the Members of the several State Legislators, and all executive and judicial Officers, both of the united States (of America) and of the several States, shall be bound by Oath of Affirmation, to support this Constitution;...."

The basis of ledgering includes but is not limited to 18 USC 4, 42 USC § 1986, Amendments V and X of the U.S. Constitution 18 USC 241, 26 Stat. 209, 15 USC 1 and 15 USC 2.

TITLE 18 SECTION 4 (18 USC 4) COMMISSION OF A FELONY

"Whoever, has knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years of both."

TITLE 18 SECTION 241 (18 USC 241) CONSPIRACY AGAINST THE RIGHTS OF CITIZENS

If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same or if two or more persons go in disguise on the highway or the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured they shall be fined not more than \$10,000 or imprisoned not more than 10 years, or both: and if death results they shall be subject to imprisonment for any term of years or for life.

² See Writ of Mandamus for Ouster and Writ of Mandamus for Contempt of Constitutions attached.

filed for the record CCSUS20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://ccsus.wordpress.com

Transgressions are documented on the following five (5) pages.

A ledger documenting the exact amount that Karolyn Moore et.al, her sureties, bonds and corporate employers must pay to the Indestructible Trust for the people in Colorado, Escrow Proxy for the people in Boulder County and the people in Colorado follows. That amount is \$9,258,910,000 (Nine billion, two hur dred and fifty-eight million, nine hundred and ten thousand dollars and no cents). Must be paid within forty days by Postal Money Order(s) and/or JFK De Jure Red Seal Note Currency.

Failure to deny is to admit ~ a maxim of Law

13 February 2017 A.D.

Foreman: De Jure people's Grand Jury in Colorado

Served via Certified Mail

filed for the record CCSUS 20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://icropa.wordpress.com

Transgressions 1 of 5

INSTRUCTION: Mark the boxes below where you believe the Law has been violated. THIS SIMPLIFIES CODES, LAWS NOT CONTRARY TO THE CONSTITUTION for the united States of America, 1789, for a BETTER COMPREHENSION FOR ALL. Examples: 101/OC ~ 1st digit = Article 1, 2nd digit = Section 10, 3rd digit = Clause 1 - Obligation of Contracts and AM1/FS ~ Amendment 1, Freedom of Speech, Freedom of Religion, Freedom of Assembly, Freedom of the Press

l. Pl	ROTECTIONS OF YOUR BASIC RIGHTS (You can add more on the 'Other' line below):
	AM1/FR No law shall be made limiting my freedom of religion and how I apply it to my life (conscience).
	AM6/AC The accused may have the assistance of anyone/anything in the presentation of his defense.
	AM6/AC, AM1/FR it is up to me to choose and have as counsel whoever can best understand and
	represent my conscience (what I think is right or wrong).
	AM13.1/S,IS No Law-abiding man or woman shall be forced to do anything he does not want to do.
	OTHER
	Ornen
II. GU	ARANTEES OF AN HONEST GOVERNMENT THAT GIVES FAIR AND EQUAL PROTECTION FOR ALL
	AM1/FS No law shall limit my freedom of speech - I can say whatever I believe, especially if I am
	required to tell the Truth, the whole Truth and nothing but the Truth.
	AM1/FP No law shall limit freedom of the press or my freedom to express my ideas in writing or print.
	AM6/NFO The accused must be informed why he is on trial, the nature and cause of the complaint. AM6/WA The accused must be confronted by all witnesses against him.
	AM6/WF The accused has the right to compulsory process to get all people or materials in his favor.
	AM6/PT in all trials involving the threat of jail, the accused shall have a public trial by a jury of their
	peers (including friends).
	AM5/IN No man shall be held to answer for any serious crime without a Grand Jury Indictment.
	421/UP, UI People of each state can do anything that is allowed in any other State.
	411/ARP No State shall refuse to acknowledge the actions and records of other States.
	OTHER
II. GU	ARANTEES OF REASONABLE ENFORCEMENT OF YOUR RIGHTS
	AM4/PS I am safe from unwarranted searches/seizures of myself, or anything of mine (or my
	responsibility).
	AM4/W, PC Any action taken against me must be fully described to me in writing, issued by a court of
	Law (not an agency like the IRS), autographed in wet ink by a judge (not an agent) and sworn on
	Oath.
	101/OC No state shall pass any law impairing the obligation of contracts.
	X OTHER AMENDMENT 4 ~ RIGHT TO BE SECURE
v. GU	ARANTEES OF DUE PROCESS (ACTION/REACTION PROCESS THAT PROVIDES JUSTICE FOR ALL)
	AM5/DP No one shall be deprived of anything without a fair trial based on Law not contrary to the
	Constitution for the united States of America, 1789.
	192/HC I have a right to further court process if I have been unlawfully confined (Writ of Habeas
	Corpus).
	322/SCA I have a right to appeal my case to a higher court.
	OTHER

filed for the record CCSUS 20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://icropa.wordpress.com

Transgressions 2 of 5

V. PRO	TECTIONS AGAINST UNREASONABLE GOVERNMENT BEHAVIOR (OVER CONTROLLING YOU LIFE).
	193/XL No law shall be passed today that can punish me for something I did yesterday (no retroactive laws).
	101/XL No state shall pass any law today that can punish me for something I did yesterday (ex post facto).
	411/CPE Congress determines the effect of state legal processes (ie. no legislating from the bench).
	AM5/DJ No person shall suffer more than once for the same offense. 101/LMR No state shall declare war (resort of force) on any one of the people if contrary to the
	Constitution for the united States of America, 1789.
	AM8/XB No excessive bail shall be required - bail shall be proportional to the crime.
	AM8/XF No excessive fines shall be imposed - fines shall be proportional to the crime.
	AM8/CP No cruel punishment (torture) shall be inflicted on anyone.
	AM8/UP No unusual punishment shall be inflicted - there shall be equal suffering for equal crimes.
	OTHER
VI. PRO	TECTIONS AGAINST GOVERNMENT SECRECY - WHICH FORCES GOVERNMENT TO BE HONEST
	AM6/INFO I may require as much in writing as is required of me.
	211/GR All indges may only hold office during their good behavior (Lawful, patient, dignified, courteous).
	AMS/IC No one shall give up or lose anything (taxes) for public gain without fair compensation.
	AM7/JT All trials not involving the threat of jall and involving over \$20 shall be tried by jury of peers.
	AM6/ST, PT All trials involving the threat of jail shall be speedy and public.
	323/JT All trials involving the threat of jail shall be by a jury of peers (including friends).
	323/TIS Trail must in the state where the alleged crime was committed.
	AM6/UT A jury must impartially rule on facts (even ruling against any law they believe unfair).
	AME/TWC A jury must be of the state and district where the crime was committed.
	AM6/DPA The trial district must be pre-established by Law to insure a fair sampling of people in the jury.
	101/GS Money is legal tender ONLY if it is made of, or exchangeable at a bank for, silver or gold.
	101/GS No state shall make anything but silver or gold legal tender for payment of debts.
	101/CM No state is allowed to coin or print money.
	101/EBC No state is allowed to print anything to be used in the place of money.
	101/OC No state is allowed to weaken the dollar bill's obligation to be exchangeable for silver or gold.
	185/CM Only Congress can coin money (not Federal Reserve, which is an unlawful private corporation).
	185/VM Congress has valued Money at 412.5 grains of standard silver (or equivalent gold) to the dollar.
	(Federal Reserve notes do NOT promise any silver or gold at all! So, they are unlawful and
	cannot be used in any transactions with the Government (payment of taxes, ball, fees, fines,
	court costs, etc.)186/PC Printing money without lawful authorization is counterfeiting` Congress must punish
	counterfeiters.
	101/TN No state shall set anyone (including Bar Assoc., Esq., Nobility Title, etc.) above the Common Man.
	101/TAC No state shall work against the Constitution for the united States of America, 1789, with
	anyone (Rar Assoc IBS, etc.).
	431/NNS No controlling agency (Bar Assoc., IRS) shall be formed (or act) in violation of the
	Constitution.
	331/TAU No controlling agency shall harass any one of the people (mixed war/treason).
	111/SP Only Congress has the power to make laws.
	311/SP Only courts can decide punishments and rewards with regard to the Supreme Law.
	OTHER

filed for the record CCSUS 20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://icropa.wordpress.com

Transgressions 3 of 5

VII. PR	OTECTIONS AGAINST GOVERNMENT COMPLETELY CONTROLLING YOUR LIFE (DOMINATION)
	AM5/WAH No one shall be forced to say or do anything that can be used against him later (for any reason).
	X AM3/QS No public servant shall be quartered in a house unlawfully or without consent.
	193/BA No person or group can make a law, judge on it, AND punish under it (this takes away ALL
	rights).
	101/BA No state shall allow any person or group to make a law, judge on it, AND punish under it.
VIII. GU	JARANTEES THAT IF SOMETHING IS WRONG, YOUR GOVERNMENT MUST DO SOMETHING
	197/N UW No money may be withdrawn from the Public Treasury for unlawful purposes.
	X AM5/JC No one shall give up or lose anything (taxes) for public gain without fair compensation.
	AM1/PA, RG I may assemble peaceably with others to ask the Government to protect my rights.
	AM9/ER All rights belong to the people: some are stated, some are not.
	AMIO/PR All government power comes from the consent of the people governed.
	AM5/DP No person shall be deprived of anything without a fair trial of peers based on Constitutional
	Law.
	441/GRG The U.S. guarantees a system of Laws to protect the majority AND the minority.
	612/SL "This Constitution is the Supreme Law of the Land."
	613/BO All Law makers, court officials, and enforcement officers are bound by oath to support the
	Constitution for the united States of America, 1789.
	218/OATH The President's oath is to "faithfully execute" his office and "defend the Constitution."
	231/GX The President shall "take care that the Laws be faithfully executed (enforced)."
	612/JB All judges are bound by oath to support the Constitution for the united States of America, 1789
	441/PAI The united States of America will protect every one of the people against any attack upon themselves or their rights.
	441/PADV The united States of America will protect every one of the people against local attack upon
	themselves or their rights.
	AM2/KBA The right of people to keep and bear arms shall never be limited or infringed.
	OTHER
X. GUA	RANTEES THAT IF SOMETHING IS WRONG, WHAT THE GOVERNMENT IS REQUIRED TO DO
	241/IMP Any government employee (except Military) may be impeached.
	136/STI Only the Senate shall try impeachments.
	136/SCI Only the Senate shall convict in cases of impeachment.
	137\lambda I Impeachment bars one from office.
	137/LSL The impeached shall be subject to trial and punishment like anyone else.
	331/TC It takes at least two witnesses (see below) or a confession in court to convict anyone of treason.
	332/TP Congress shall decide the punishment for treason.
	5521F Congress shall decide the purishment for treason.
THERE	FORE, the Court shall judge according to 16 AM JUR 2D 177, 178.
	321/JUC The Court's power reaches into all cases involving the U.S. Constitution or any laws made
	under it.
	321/JUP The Court's power shall extend to any case involving the united States of America as a party.
	OTHER

filed for the record CCSUS 20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://icropa.wordpress.com

Transgressions 4 of 5

TITLE 18 SECTION 241 d (18 USC 241) d CONSPIRACY AGAINST THE RIGHTS OF CITIZENS

If two or more persons conspire to injure, oppress, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same' or if two or more persons go in disguise on the highway or the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured V they shall be fined not more than \$10,000 or imprisoned not more than 10 years, or both: and if death results they shall be subject to imprisonment for any term of years or for life.

16 AM JUR 2D 177,178:

The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose;

Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it;

No one is bound to obey an unconstitutional law, and no courts are bound to enforce it;

An unconstitutional law canno: operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the Fundamental Law of the Land, it is superseded thereby;

The general rule is that an unconstitutional act of the Legislature protects no one. It is said that all persons are presumed to know the law, meaning that ignorance of the law excuses no one if any person acts under an unconstitutional statute, he does so at his peril and must take the consequences.

NOTE: MARK THE FOLLOWING APPROPRIATE ITEMS HOWEVER DO NOT COUNT THESE IN THE FINAL LEDGER

profession of the second section is a second section of the second section of the second section is a second section of the second section sec

X. PUNI	SHMENTS PROVIDED FOR CORRUPT PEOPLE IN OFFICE, DRAWING PUBLIC FUNDS
	311/CS Judges vill be paid for their service - but not for disservice.
	161/CS Members of House and Senate will be paid with public 'funds for service - not disservice.'
	217/CS The President shall be paid for his service - but not for disservice
	101/OC No State shall pass any law impairing the obligations of contracts.
	231/GX The President shall "take care that the laws be faithfully executed (enforced)."

filed for the record CCSUS 20170213244006007001 recorded February 13, 2017 International Commercial Recording Office Public Access Portal: https://icropa.wordpress.com

Transgressions 5 of 5

___ 231/CO The President gives power to the officers he appoints.

THEREFORE, the Court shall judge according to 16 AM JUR 2D 177, 178.

Autograph Witness

,311/GB All judges may only hold office during their good behavior (lawful, patient, dignified, courteous, etc.).

612/JB All judges are bound by oath to support the Constitution for the united States of America.

613/BO All law makers, court officials, and enforcement officers are bound by oath to the Constitution.

THEREFORE, the Court shall punish the defendant(s) for fraud (drawing a wage for disservice) and misprision (mis-use of public office or contempt against the U.S. Constitution, the Supreme Law of the Land).

I /we certify under penalties of perjury that I/we have grounds to, and do believe that the above accused person(s) committed the above offense(s) contrary to law, and by the authority of the Constitution for the united States of America do hereby declare same to be under Citizen's Arrest, the actual physical arrest to be by Continental Marshals for the united States of America or Lawful U.S. Marshals. (See Title 42. Sections 1983V1989.)

I certify that the foregoing is True, Correct, Complete, Not Misleading, the truth, the whole truth and nothing but the truth to the best of my knowledge so help me GOD.

Autograph Witness: Date: 2-10-2017AD

Date: 2-10-2017AD

filed for the record CCSUS20170213244006007001 recorded February 10, 2017

Continental Court System of the United States:

https://ccsus.wordpress.com

Ledger

Karolyn Moore 10 February 2017

Notice to Credit/Bonding Companies/Corporations: The Commercial Value of this complaint is \$9,258,910,000.00 (Nine Billion Two Hundred Fifty Eight Million Nine Hundred Ten Thousand and 00/100).

LEDGER: (Total Aggrieved X Total Counts at \$10,000) X (Total Lien Debtors) plus One or more Corporations involved at \$100,000,000 = \$ Value

This complaint is an Affidavit of Obligation in the normal Commercial sense and as such is a Security representing accounts receivable and is a Lien upon the real and movable property, Mal-Practice Insurance and Performance Bonds of the above cited.

Aggrieved	Constitutional Violations	Total/ Violation
305,297	3	\$ 10,000.00
Lien Debtors		
Judge 0	0	\$ -
Not Judge 1	3	\$ 30,000.00
Total:	3	\$ 9,158,910,000.00
Corporate 1		\$ 100,000,000.00
Grand Total		\$ 9,258,910,000.00

Note: 12% annual interest will accrue once the 90day time limit expires. These values may change as other defendant lien debtors are identified. 100% of all money collected will be used for the benefit of the people in Colorado State, especially to rid Adams County of all corruption, misfeasance and malfeasance in Government Operations.

¹ Aggrieved is population of the county involved, derived from the website http://us-places.com/Colorado/population-by-County.htm

filed for the record ICRO 201601162440607001 recorded January 23, 2016 1 of 1
International Commercial Recording Office Public Access Portal:
https://fourcomersdoctrine.wordpress.com

People's Grand Jury Administration in Colorado

Post Office Box 21233 Denver, Colorado [80221]

23 January 2016

Karolyn Val Moore Boulder County Court 1777 6th Street Boulder, Colorado 80302

Notice to agent is notice to principal/Notice to principal is notice to agent Applications to all successors and assigns all are without excuse

Writ of Mandamus for Contempt of Constitutions

Failure to respond and comply with the following compels us to inform you that we will convene a Grand Jury & ask them to consider the evidence that we have assembled to indict you for contempt of Constitutions, incompetence, insubordination, sedition, insurrection and possibly treason:

Writ of Mandamus for Ouster ~ 09/08/2015 ~ Reception 03472207

Remedy is immediate compliance with the original Writ of Mandamus for Ouster and notification via publication by February 5, 2016 in all newspapers located in Boulder County.

Served via Certified Mail 7015 1730 0000 1708 6198

| Sun Man Copy | Supply | Supply

People's Grand Jury Administration

03472207 09/08/2015 01:01 PM

RF: \$26.00 DF: \$0.00

Page: 1 of 4

Electronically recorded in Boulder County Colorado. Recorded as received.

People's Grand Jury Administration in Colorado

Post Office Box 21233
Denver, Colorado [zip code exempt DMM 602 § 1.3 e. (2)]

September 6, 2015

Acting Judge Karolyn Val Moore Active BAR Registration 20685 1777 6th Street Post Office Box 4249 Boulder, Colorado [80302]

Notice to principal is notice to agent/Notice to agent is notice to principal Applications to all successors and assigns all are without excuse

Writ of Mandamus for Ouster

We have received incontrovertible evidence that you are occupying a vacant office feloniously embezzling public funds. The Colorado Constitution and the General Laws require that an Oath of Office/Official Bond be filed with the County Clerk and Recorder before you enter office. This is clearly not the case.

As remedy, we suggest that you publicly declare that you are not qualified for office as you did not meet the requirements of the Colorado Constitution and the General Laws, therefore you have been occupying a vacant office, embezzling public funds. Then resign forthwith. Of course, this will also mean that every decision that you have made is null and void. It also means that you are never to hold a public office in Colorado again.

We demand that you notify us within three days at the address above by Certified Mail that you have complied with our suggested remedy. Failure to do so is an act of insubordination, fraud, insurrection and sedition and will be treated accordingly.

People's Grand Jury Administration

Return of Service

Colorado State Boulder County

We declare under oath that we served this writ on Acting Judge Moore to the Boulder County Court Clerk and the Boulder District Attorney's Office on Tuesday, September 8, 2015 at 2017 (2017)

This writ was hand delivered & stamped by the clerks.

Date

One of the People

Two of the

BOULDER COUNTY, State of Colorado
Certified to be a full, true and complete copy
as appears upon the records of my office.
HILLARY HALL, CLERK & RECORDER

Meby Guevara

Boulder County

CRIMINAL COMPLAINT (Cont.)

Lien Debtors/Defendants separately and jointly. THIS 101/OC - Obligation of Contracts
SIMPLIFIES AND CODES U.S. CONSTITUTIONAL LAWS SIMPLIFIES AND CODES U.S. CONSTITUTIONAL LAWS AS SHOWN FOR BETTER AND MORE COMPLETE Article 1 UNDERSTANDING FOR ALL. (SEE NEXT BOX) \Rightarrow

L Section 10 AM14. 1/EP - Equal Protection

	TOTAL NEXT BOX 7		Amendment 14	
REF	TITLE	REF	TITLE	
111/SP	Separation (of) Powers	441/PADV	Protect Against Domestic Violence	
136/STI	Senate Tries Impeachment	612/SL	Supreme Law of land	
136/SCI	Senate Convict Impeachment	612/JB	Judges Bound by oath	
137/31	Judgment Impeachment	613/BO	All Bound by Oath	
137/LSL	Liable, Subject to Law	AM1/FR	Freedom of Religion	
153/HJP	House Journal Proceedings	AM1/FERB	Freedom to Establish Religious Basis	
185/CM, VM	Coin Money, Value Money	AM1/FERI	Freedom to Est. Religious Institute	
186/PC	Punish Counterfeiting	AM1/FXR	Freedom to Exercise Religion	
189/CT	Constitute Tribunals	AM1/FS	Freedom of Speech	
180/SP	Separation of Powers	AM1/FP	Freedom of Press	
192/HC	Habeas Corpus	AM1/PA	Peaceful Assembly	
193/BA	Bill of Attainder	AM1/RG	Redress Grievances	
193/XL	Ex post facto Law	AM2/KBA	Keep and Bear Arms	
101/TAC	Treaties, Alliance, Confederation	AM3/QS	Quartering Soldiers	
101/LMR	Letters of Marque and Reprisal	AM4/PS	People Secure	
101/CM	Coin Money	AM4/W, PC		
101/EBC	Emit Bills of Credit	AM5/IND	Warrant, Probable Cause	
101/GS, TD	Gold / Silver Tender Debt payment	AM5/DJ		
101/BA	Bill of Attainder	AM5/WAH	Double Jeopardy	
101/XL	Ex post facto Law	Control Contro	Witness Against Himself	
101/OC	Obligation of Contracts	AMS/DP	Due Process	
101/TN	Title of Nobility	AM5/JC	Just Compensation	
211/SP	Separation of Powers	AM6/ST	Speedy Trial	
217/CS	Compensation of Service	AM6/PT	Public Trial	
218/OATH	Oath of president	AM6/IJT	Impartial Jury Trial	
221/ROW	Require Opinion in Writing	AM6/TWC	Trial Wherein Committed	
221/GRP	Grant Reprieves and Pardons	AM6/DPA	District Previously Ascertained	
222/AJ	Appoint Judges	AM6/INFO	Information	
222/AO	Appoint officers	AM6WA	Witness Against	
222/AOL	Appoint Officers by Law	AM6/WF	Witness in Favor	
222/AV	Appointment Vested	AM6/AC	Assistance of Counsel	
31/GX	Guarantee Execution	AM7/JT	Jury Trial	
31/CO	Commission Officers	AM7/FX	Facts Examined	
41/IMP	Impeachment	AM8/XB	Excessive Bail	
11/SP	Separation of Powers	AM8/XF	Excessive Fine	
11/GB	Good Behavior	AM8/CP	Cruel Punishment	
11/CS	Compensation of Service	AM8/UP	Unusual Punishment	
21/JUC	Judicial Power U.S. Constitution	AM9/ER	Enumeration of Rights	
21/JUP	Judicial Power when U.S. is a Party	AM10/PR	Powers Reserved	
22/SCA	Supreme Court Appeal	AM11/JUC	Judicial power / U.S. Constitution	
23/JT	Jury Trial	AM13.1/S, IS	Slavery, Involuntary Servitude	
23/TIS	Trial In State	AM14.1/CUS	Citizens of the U.S.	
STITAU	Treason Against U.S.	AM14.1/CP, CI	Citizens privileges, Citizens Immunities	
S1/TC	Treason Conviction	Am14.1/DP	Due Process	
12/TP	Treason Punishment	AM14.1/EP	Equal Protection of the law	
1/ARP		AM14.3/HO, IR	Hold Office, Insurrection, Rebellion	
	Acts, Records and Proceedings Congress Prescribes Effect of acts, records	AM14.3/RD	Remove Disability	
1/CPE	and proceedings	AM14.4/PDQ	Public Debt Questioned	
1/UP, UI	Uniform Privileges, Uniform Immunities	AM14.4/OC, IR	Obligation of Contracts, Insurrection, Rebellion	
	No New State	AM14.4/OC, V	Obligation of Contracts	
4/0 D.C.	0 1	1	1 Congation of Contracts	
1/GRG 1/PAI	Guarantee Republican Government Protect Against Invasion	Am16/TX	Claims void Tax	

Page 12 of 12

ATTACHMENT TO AFFIDAVIT FOR SEARCH WARRRANT OF 1400 BACCHUS DR., #A, LAFAYETTE, CO.

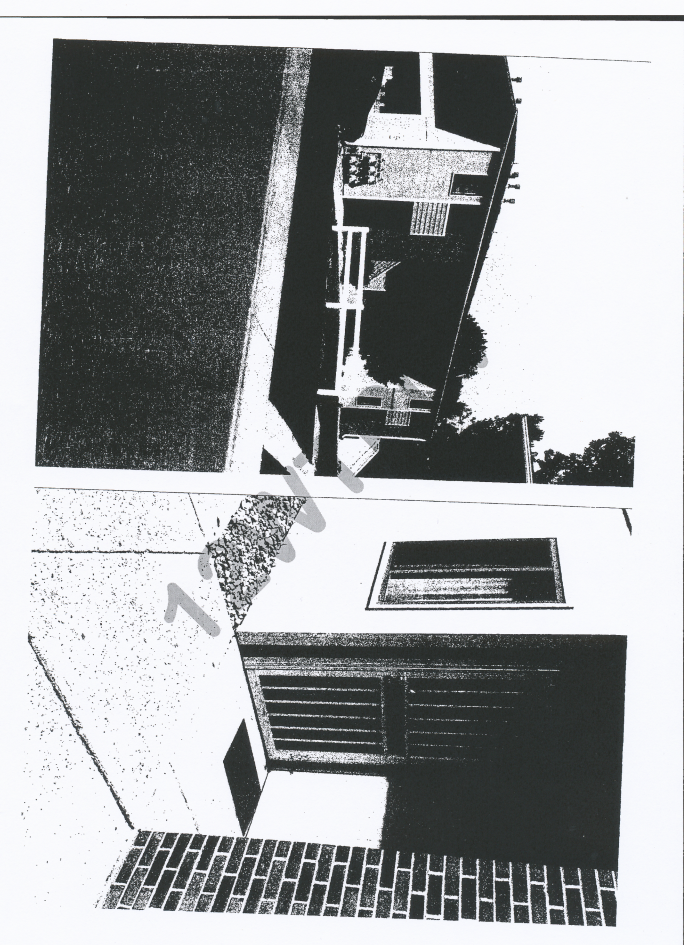
Filed Under Seal

Attached Documents

*Photographs of premises







District Court, City and County of Denver, Colorado
City and County Building
1437 Bannock Street
Denver, CO 80202

IN RE: 1400 BACCHUS DR, #A, LAFAYETTE, CO
80026.

© COURT USE ONLY ©
Case Number:
Div.: Criminal Ctrm:

COURT ORDER FOR SEARCH WARRANT FOR 1400 BACCHUS DR, #A,
LAFAYETTE, CO 80026.

TO: <u>Investigator Chris Byrne</u>, officers authorized by law and any other officer authorized to execute search warrants within the State of Colorado.

<u>Investigator Chris Byrne</u> having this date filed an affidavit for search warrant in conformity with the provision of Rule 41, Colorado Rule of Criminal Procedure and C.R.S. 16-3-301, <u>et</u>. <u>seq</u>., as amended, for the following described <u>PROPERTY</u>, to wit:

Evidence of violations of Colorado Revised Statues, specifically Criminal Extortion CRS 18-3-207, Criminal Impersonation CRS 18-5-113, Offering a False Document for Recording CRS 5-114, Attempt to Influence a Public Servant 18-8-306, Retaliation Against a Judge CRS 18-6-615, Retaliation Against a Prosecutor CRS 18-8-616, Fraud Upon the Department of Revenue CRS 39-21-118(1) and CRS 39-21-118(3), and Colorado Organized Crime Control Act (COCCA) CRS 18-17-104, which are possessed and published within the premises previously described, together with such vessels, implements, and devices, in which documents noted above are found, articles of personal property tending to establish the identity of the person or persons in control of and occupying said premises including, but not limited to, utility company bills, telephone company bills, canceled mail envelopes, photographs, keys, records of meetings, rosters, publications, computers, data, and monies derived from or used or intended to be used in furtherance of the crimes outlined above, and other evidence of criminal activities:

Computers, smart phones, i-Pads, i-Pods, and other devices, storage media including but
not limited to "thumb drives", digital media disks (DVD's and CD's), external hard
drives, printers and for investigators to conduct forensic examination of those devices to

1

search for evidence of WPC activities including but not limited to emails, meeting schedules, agendas, indictments, criminal complaints, criminal presentments, liens, notes, and drafts, rosters, meeting notes and schedules, and publications using the various WPC group and subgroup names and aliases including but not limited to The Indestructible Trust for the People in Colorado, Colorado Superior Court, People's Grand Jury Administration in Colorado, De Jure People's Grand Jury Administration in Colorado, People's Grand Jury in Colorado, De Jure People's Grand Jury in Colorado, and Colorado Free Press, or such communications or documents in furtherance of WPC activities; and to find evidence of communications with email accounts sjnalty@earthlink.net; lawfulbountyhunters@gmail.com; and coloradoclgj2014forever@gmail.com; and Intellius.com accounts;

- Any and all passwords, encryption keys, access codes, or other security or privacy
 devices, whether of written or oral form, used to encrypt, encode, or otherwise limit
 access to information, files, programs, accounts, or other data associated with or stored on
 computers, smart phones, or other devices or storage media.
- Hard copies of WPC documents including but not limited to group emails, meeting schedules, agendas, indictments, criminal complaints, criminal presentments, liens, notes, and drafts, rosters, meeting notes and schedules, publications, on paper or boards using the various WPC group and subgroup names and aliases including but not limited to The Indestructible Trust for the People in Colorado, Colorado Superior Court, People's Grand Jury Administration in Colorado, De Jure People's Grand Jury Administration in Colorado, People's Grand Jury in Colorado, De Jure People's Grand Jury in Colorado, and Colorado Free Press;
- Written or electronic communications with the WPC members in terms of further identifying its members, members' relationships to each other which support the existence of the WPC enterprise and WPC communications with each other which occurred in furtherance of this enterprise; this may be hard copy documents, emails, text messages, phone calls, contacts lists as hard copies, email lists, and telephone contact lists;
- Notes, records, pictures, ledgers, receipts, address books, contact lists; phone books; bank statements; safe deposit box keys; conveyances, and books;
- Computer equipment, programs, storage media, printouts, and evidence of the expenditure of currency or currency equivalents;
- Postal receipts, envelopes, and mailing records/ledgers;

- Badges, credentials, templates for credentials, laminating equipment, member photos, handcuffs, zip ties, rope, masks;
- Ink pads, red ink pens, and fingerprint cards;
- Notes regarding court cases and hearings;
- Records, ledgers, maps, photographs, and notes of home addresses of Colorado public officials:
- Records or indicia of ownership, rental agreements and control, including but not limited to utility company bills, telephone bills, cancelled mail envelopes, vehicle registration, keys, and other records;
- All tax records (including but not limited to; tax forms, attachments, supporting documents, payments, refund information) and records supporting sources of income;
- Large amounts of US currency and covert containers containing it;
- Any other evidence of criminal activities.

Believed to be situated AT THE PREMISES known and described as:

1400 Bacchus Dr., #A Lafayette, County of Boulder, State of Colorado:

A multi-family condominium of tan frame construction with white window trim, with some brown brick accents and an attached garage on the front of the building facing south with a single tan door. The building is situated on the east side of Bacchus Dr. The residence is on the first floor. The main entry door is tan with a white security door and is on the first floor at the southeast corner of the building and faces east. The numbers 1400 are on the west side of the building above the garages. The letter A is in tan on a wall to the east of the main entry door and also above the attached garage

The warrant shall include any/all closed containers, and surrounding curtilage and vehicles.

Upon one of more grounds set forth in Rule 41, Colorado Rules of Criminal Procedure and C.R.S. 16-3-302, as amended, namely:

- [] Which is stolen or embezzled; or
- [X] Which is designed or intended for use as a means of committing a criminal offense; or
- [X] Which is or has been used as a means of committing a criminal offense; or
- [X] The possession of which is illegal; or

[X] Which would be material evidence in a subsequent criminal prosecution in this state or in another state; or

[X] Other: ANY DOCUMENTS AND/OR PAPERS TENDING TO SHOW OCCUPANCY OR CONTROL OF SAID PREMISES.

I am satisfied that there is probable cause to believe that the property so described is located within the above described premises and that the grounds for this search warrant exist.

YOU ARE FURTHER COMMANDED to leave a copy of the search warrant and receipt for the property taken with the person from whom or from whose premises the property is taken; or, in lieu thereof, to leave a copy of the search warrant and receipt at the place from which the property is taken.

YOU ARE FURTHER COMMANDED to make return of this search warrant and a written inventory of the property taken to the undersigned judge with fourteen days from the date hereof.

On the basis of the information set forth in the affidavit and pursuant to C.R.S. 16-3-301, et. seq., as amended,

YOU ARE AUTHORIZED to execute this search warrant in the manner set forth above, with the following special conditions, to wit:

The Court authorizes the clothed body search of parties found at the premises and vehicle.

The Court authorizes that law enforcement may submit any electronic and/or digital storage items seized pursuant to this warrant, including any computers, smart phones and other devices, storage media including but not limited to "thumb drives", digital media disks (DVD's and CD's), external hard drives, printers, i-Pods, i-Pads, or other similar devices and their storage media to any other qualified law enforcement officer/agency for further forensic examination and retrieval of the above-named property from the seized electronic devices and/or digital storage media. Assigned law enforcement authorities are also authorized to use a reasonable period of time to complete the forensic examination of the seized items so that retrieval of the above-named property can occur.

The Court orders all records concerning this order be sealed until further order of the Court.

Date, Carl 3 2017 Fime 2:28 7 in Denver Colorado.

Signature of Judge

MARTINEZ

Printed Name of Judge