

# DISTRICT COURT FOR THE FIRST JUDICIAL DISTRICT OF COLORADO

# AFFIDAVIT

By: Steve Douglas, Gartin

Date: Ninth Day of the Tenth Month in the Year of our Messiah, YahShewa Two Thousand and One, A.D.

Regarding: Violation of Ethical Rule 3.8 (a) Prosecution of unsupported charges – Case #00CR3371

**4-12-101. 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".

Steve Douglas, Gartin, child of יהוה (YHVH-The Everliving God), a Public Minister and sovereign Inhabitant of the California Republic, currently domiciled in Colorado; First Secured Party of the "strawman defendant" in Case #00CR3371 and "attorney-in-fact" firmly established pursuant to U.C.C. Private Security Agreement #SDG09112000-SA, registered, and uncontested, with the Secretary of STATE U.C.C. Division; appearing by special visit, not general appearance, in propria persona (pro-se); who is of legal age, sound mind, speaks the truth and has first hand knowledge of the facts contained herein; affirms and attests that the following information is true, correct, complete, not misleading and is made under the penalty of perjury, knowingly, willingly and without threat or coercion; hereby states for the record:

Affiant believes, and therefore alleges, that the Prosecution has prosecuted a criminal charge that the prosecutor KNOWS is not supported by probable cause, to-wit: C.R.S. 18-5-114 Offering False Instrument for Recording – in violation of Rule 3.8. Special Responsibilities of a Prosecutor

The prosecutor in a criminal case shall:

- (a) refrain from prosecuting a charge that the prosecutor knows is not supported by probable cause;

Marleen M. Langfield, Esquire is presumed to have a high knowledge of the law, pursuant to her oath of office and oath to support the Ethical Rules. Ms. Langfield either knew, or should have known, that a "lien," by definition, is not an "instrument" and has intentionally and fraudulently applied the statutes of negotiable instrument fraud to the lawful act of filing a lien in a civil dispute.

Ms. Langfield unlawfully used her position of authority to CREATE a felony out of a civil dispute wherein the Office of the State Attorney General has no interest and has not been authorized by the Governor to represent the State. The Colorado State Attorney General, Kenneth Salazar, Esquire, in conspiracy with Ms. Langfield and others, has perpetrated a FRAUD upon the First Judicial District Court by intentionally misconstruing the statutes relating to negotiable instruments and applying them to a civil dispute concerning property, for which C.R.S. Title 38 provides specific statutory provisions; in order to gain an advantage for their clients in Federal Civil Rights Actions 97N1501, 97D1036, 95B1747 & 01ES1145.

Mr. Salazar and Ms. Langfield have conspired together and with other STATE and FEDERAL Actors, to-wit: COLORADO STATE ATTORNEY GENERAL Investigator Gary Clyman and F.B.I. Special Agent/Jefferson County Sheriff's Deputy Donald L. Estep, and others yet un-named, to unlawfully prosecute Affiant, without probable cause, for lawful constitutionally protected activities.

Pursuant to 28 USC 1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, to the best of my belief and informed knowledge.

Steve Douglas, Gartin – In Propria Persona – Sui Juris  
c/o P.O.B. 16700 Golden, Colorado [80402]

**NOTARY PUBLIC SEAL**