

# DISTRICT COURT FOR THE FIRST JUDICIAL DISTRICT OF COLORADO

## A F F I D A V I T

By: **Steve Douglas, Gartin** - Sui Juris

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

**Regarding:** Case #00CR3371: Violation of Ethical Rule 8.4 (c) – Ms. Langfield: Subornation to Perjury

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### **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 the above captioned matter 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 Marleen M. Langfield, Esquire has suborned Faye Griffith to commit perjury under oath during Grand Jury Testimony in violation of Ethical Rule 8.4 Misconduct - It is professional misconduct for a lawyer to : **(c) engage in conduct involving dishonesty, fraud, deceit or misrepresentation;**

This act was committed by conspiring with Colorado State Attorney General Investigator Gary Clyman and Jefferson County Sheriff’s Investigator Donald L. Estep to suborn Jefferson County Clerk & Recorder, Faye Griffith to commit perjury pursuant to 18 U.S.C.A. §§ 1621 & 1622 before the Statewide Grand Jury, to-wit: the testimony of Jefferson County Clerk & Recorder Faye Griffith before the Grand Jury, who stated under oath that she had no choice but to accept liens for filing, which is untrue. This unlawful act constitutes an ipso facto violation of E.R. 8.4 (c).

The FACT is: If there were a question about whether a “lien” were groundless or spurious, the Clerk & Recorder has the power to deny the filing of that lien, to-wit: 38-35-202. Recording or filing.

- 📖 (1) Any state or local official or employee, including the **clerk and recorder** of any county or city and county and the Colorado secretary of state, **may accept or reject** for recording of filing any document that the state or local official or employee reasonably believes in good faith may be a spurious lien or spurious document.
- 📖 (2) No state or local official or employee, including the clerk and recorder of any county or city and county and the Colorado secretary of state, shall be liable to any person or claimant for either the acceptance or rejection of recording or filing of any document that the state or local official or employee reasonably believes in good faith may be a spurious lien or spurious document.
- 📖 (3) No state or local official or employee, including the clerk and recorder of any county or city and county and the Colorado secretary of state, shall be obligated to accept for recording or filing any lien or claim of lien against a federal official or employee or a state or local official or employee based upon the performance or nonperformance of that official’s or employee’s duties unless such lien or claim of lien is accompanied by a specific order issued by a state court or federal court authorizing the recording or filing of such lien or claim of lien.

Yet, **Faye Griffith**, the **Jefferson County Clerk & Recorder** TESTIFIED under OATH before the Statewide Grand Jury **directly contrary to what is clearly defined in the statute**.

Ms. Griffith testified that she did NOT have discretion about whether or not to accept any document for filing. The statute clearly contradicts her testimony! It is the contention of the Defense that she **intentionally committed perjury** before the Grand Jury at the **subornation** (18 U.S.C.A. §1622) of Colorado State Attorney General Investigator Gary Clyman and Jefferson County Sheriff's Intelligence Agent Donald L. Estep in order to intentionally and unlawfully manipulate the Statewide Grand Jury.

**Faye Griffith** further testified under oath that no "notice" is required before filing a lien and that a lien encumbers property indefinitely. The statutes obviously establish another "truth." It is the contention of the Defense that Faye Griffith was committing perjury, in full knowledge of the actual letter of the statutes, since these titles relate directly to her position as Clerk & Recorder.

38-35-203. Action to enforce.

📖 (1) **No spurious lien or spurious document shall hold or affect any real or personal property longer than thirty days** after the lien or document has been recorded or filed in the office of any state or local official or employee, including the office of the clerk and recorder of any county or city and the county or the office of the Colorado secretary of state, unless within the thirty days:

📖 (a) An action has been commenced to enforce such lien or document in the state district court for the county or city and county in which the lien or document was recorded or filed or the federal district court in Colorado; and

📖 (b) A notice of lis pendens stating that such an action has been commenced is recorded or filed in the office where the lien or document was recorded or filed.

📖 (2) The notice of lis pendens required by paragraph (b) of subsection (1) of this section must comply with the requirements of section 38-35-110 and rule 105 (f) of the Colorado rules of civil procedure and **must include the civil action number of the action that has been commenced to enforce the lien or document**. Failure to comply with the requirements of this subsection (2) shall render the notice of lis pendens invalid.

📖 **Perjured testimony and suppressed evidence constitute due process violations.** The rights of the accused were violated when the prosecution offered perjured testimony and withheld evidence favorable to the accused. DeLuzio v. People, 177 Colo. 389, 494 P.2d 589 (1972)

**Affiant believes**, and therefore alleges, that Marleen M. Langfield, Esquire, knowingly and intentionally conspired and colluded with Jefferson County Clerk & Recorder Faye Griffith to commit perjury under oath before the Statewide Grand Jury, which therefore constitutes State and Federal Crimes, in conspiracy.

📖 (CONSPIRACY - 18 U.S.C. §371: makes it a separate Federal crime or offense for anyone to conspire or agree with someone else to do something which, if actually carried out, would amount to another Federal crime or offense. So, under this law, a "conspiracy" is an agreement or a kind of "partnership" in criminal purposes in which each member becomes the agent or partner of every other member); and prima facie intentional and malevolent violation of Ethical Rule 8.4 (c).

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**Steve Douglas, Gartin** – In Propria Persona – Sui Juris  
"expressly without the United States"  
c/o P.O.Box 16700 Golden, Colorado [80402]

*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.*

**NOTARY PUBLIC SEAL**