

Exhibit #13

59. Mr. Gartin's right to free association in the community has thus been jeopardized by the life-threatening interactions and acts of intimidation imposed upon his companions and fellow worshippers.
60. Mr. Gartin's right to travel throughout the United States of America has thus been jeopardized by these life-threatening interactions and acts of intimidation.
61. Mr. Gartin's right to employment has thus been jeopardized by these life-threatening interactions and acts of intimidation.
62. Mr. Gartin's right to life, liberty, and the pursuit of happiness has thus been jeopardized by these life-threatening interactions and acts of intimidation.
63. Mr. Gartin's right to practice his religion in the company of others has thus been jeopardized by these life-threatening interactions and acts of intimidation.
64. Mr. Gartin's right to due process has thus been jeopardized by these numerous life-threatening interactions and acts of intimidation.
65. Mr. Gartin's right to due process has also thus been jeopardized by the arrest on September 19, 2000, based upon charges that had been dismissed three years earlier.
66. Mr. Gartin's right to due process has also thus been jeopardized by Charles T. Hoppin's disability to act as a fair and impartial jurist in 97 M 811, 97 M 812, and 00 CR 2419.

PETITION TO SEAL

67. The records in 00 CR 3371 may not be sealed pursuant to C.R.S. 24-72-308(1)(a)(I)(II)(B).
68. Nevertheless, pursuant to C.R.S. 24-72-308(1.5) this Honorable Court may protect the author of any correspondence (AG Investigator Clyman, Officer Gilstrap, *et. al.*) through it's authority to issue an order "to seal any information, including but not limited to, basic identification information contained in said correspondence" in 00 CR 3371.
69. A plethora of Mr. Gartin's constitutional rights, as well his personal health and safety, as well as the constitutional rights and health and safety of his friends, associates, business contacts, and fellow worshippers of the YahSheuan Assembly, and numerous men, women, and children have been and continue to be jeopardized by the Jacket described in paragraph thirty (30).
70. Pursuant to C.R.S. 24-72-308(c), the court may hold a hearing to determine - if "the harm to the privacy of the petitioner or dangers of unwarranted adverse consequences to the petitioner outweigh the public interest in retaining the records."
71. NCIC and CCIC records contain intimidating and life threatening information in the Jacket that this Honorable Court must order to seal.
72. Mr. Gartin does not object to the provisions of C.R.S. 24-72-308(1)(a)(I)(II)(B) as regards the relevant basic identification information that is non-intimidating and not life threatening regarding 00 CR 3371.
73. Mr. Gartin strenuously objects to the current information in the Jacket in NCIC and CCIC databases.
74. Mr. Gartin is filing a Petition to Seal in the District Court of Jefferson County pursuant to C.R.S. 24-72-308(I)(a)(I) in 02 CR 3011 concurrent with this Motion for Forgiveness and Petition to Seal.

Wherefore, in the interests of substantial justice and fundamental fairness, and under the protections of the Constitution of the United States of America, the Colorado Constitution, and pursuant to C.R.S. 24-72-308, Steve Douglas Gartin requests this Honorable Court to grant the foregoing Motion for Forgiveness and Petition to Seal.