

# Exhibit #14

## Exhibit B

10-2-97 Case dismissed. Charging document did not comply with Rule 4.1 of Ar did not adequately identify the alleged offense or the victim.  
 Anna H. Olsen

UNIFORM SUMMONS & COMPLAINT OR PENALTY ASSESSMENT									
THE PEOPLE OF THE STATE OF COLORADO VS: <u>97M811</u>			ROAD CODE	MILE POST	ACF	CR <u>97-1709</u> No. <u>80221</u>			
Defendant (Last Name)	(First)	(Middle)	Date of Birth Mo. Day Yr.	Age	( ) Traffic ( ) Penal	Violation Mo. Day Yr.			
<u>GARTIN</u>	<u>STEVE</u>	<u>DOUGLAS</u>	<u>032849</u>	<u>48</u>	( ) Traffic ( ) Penal	<u>010397</u>			
Defendant's Address <u>9970 W. JEWELL AVE.</u>			City <u>LAKEMOOD</u>	State <u>CO.</u>	Zip Code	Direction of Travel N S E W		Approx. Time of Violation	
<u>526-80-1000</u>			<u>CO</u>	<u>W</u>	<u>M</u>	<u>150</u>	<u>59</u>	<u>BRD</u>	<u>BLU</u>
Employer Name <u>UNKNOWN</u>			Employer Address		Occupation	Home Telephone	County <u>JEFFERSON</u>		No. <u>11</u>
Vehicle License Number and Type			State	Vehicle Year	Make	Type or Body Style	Approximate Location of Violation, State of Colorado		
<u>526-80-1000</u>			<u>CO</u>	<u>W</u>	<u>M</u>	<u>150</u>	<u>5587 S. URBAN ST.</u>		
Vehicle Color (Top/Bottom)			VIN		( ) At Intersection With: MILES FROM				
Registered Owner (Name and Address)			YOU ARE SUMMONED AND ORDERED TO APPEAR TO ANSWER CHARGES AS STATED BELOW IN:			COLORADO—ON <u>4-8</u> AT <u>1:15 PM</u>			
JEFFERSON COUNTY JUDICIAL AND ADMINISTRATIVE FACILITY GOLDEN, CO			COURT AT: 100 JEFFERSON COUNTY PARKWAY IN: 80401			COM.CODE FINE SURCHARGE POINTS			
CHARGE SECTION No 1 <u>18-6-803 VIOLATION OF A RESTRAINING ORDER</u>			CRS			COM.CODE FINE SURCHARGE POINTS			
CHARGE SECTION No 2 <u>DEFENDANT DID UNLAWFULLY VIOLATE RESTRAINING ORDER.</u>			CRS			COM.CODE FINE SURCHARGE POINTS			
NRVC ( )	CUSTODIAL ARREST ( )	FINGER PRINTED ( )	CDL ( )	CMCL VEH REG CDL INVOLVED ( )	PLACARDED HAZ MAT ( )	VICTIMS ASSISTANCE SURCHARGE TOTAL \$		TOTAL TO BE PAID BY MAIL \$ (FINE AND SURCHARGE)	
SUMMONS ( ) TRAFFIC INFRACTION ( ) OFFENSE (X)			PENALTY ASSESSMENT ( ) TRAFFIC INFRACTION ( ) OFFENSE ( )			MAILED ( )			
WITHOUT ADMITTING GUILT, I HEREBY PROMISE TO APPEAR AT THE TIME AND PLACE INDICATED ABOVE.			UPON PAYMENT OF THIS PENALTY ASSESSMENT WITHIN 20 DAYS, I ACKNOWLEDGE GUILT OF ALL CHARGES CONTAINED HEREON AND UNDERSTAND THAT THE POINTS INDICATED ABOVE WILL BE ASSESSED AGAINST MY DRIVER'S LICENSE.						
DEFENDANT <u>JAILED</u>			DEFENDANT <u>FEB 27 1997</u>						
NOTICE: SEE INSTRUCTIONS ON REVERSE SIDE			NOTICE: SEE INSTRUCTIONS ON REVERSE SIDE						
THE UNDERSIGNED HAS PROBABLE CAUSE TO BELIEVE THAT THE DEFENDANT COMMITTED THE OFFENSE(S) AGAINST THE PEACE AND DIGNITY OF THE PEOPLE OF THE STATE OF COLORADO AND AFFIRMS THAT A COPY OF THIS SUMMONS & COMPLAINT OR PENALTY ASSESSMENT WAS DULY SERVED UPON THE DEFENDANT.									
DISTRICT	TROOP	PATROL	DATED THIS <u>26</u> DAY OF <u>FEB</u> 19 <u>97</u>		OFFICER <u>ESTER</u>	OFFICER-PRINT LAST NAME <u>ESTER</u>			

THIS IS A LEGAL DOCUMENT READ BOTH SIDES

JEFFERSON COUNTY SHERIFF'S DEPARTMENT

7/28/97 Court recuses itself because deft in US Dist Court case 97WY1501, and was judge who issued TRO giving rise to prosecution in this case and thus has such an "interest" in this case that under 16-6-201 and CRCP 21 and PvdIST Ct 152 P. 149 that a reasonable person may perceive the court to be "interested". Court denied Deft's motion to recuse because no motion and affidavits but takes judicial notice of US Dist Ct 97WY1501 and civil TRO case over which this Court presided in deciding to recuse itself in this case and 97M811. Case reassigned to div C.

*Charles T. Hoppin*