

**IN THE FEDERAL DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO**

Civil Case Number: **CIV-06-0350-ACT/LAM**

STEVE DOUGLAS GARTIN,
Plaintiff

v.

THOMAS C. MILLER
DENNIS HALL,
GARY CLYMAN,
DONALD L. ESTEP,
MARGIE ENQUIST,
JUDY ARCHULETA,
TINA OLSEN,
CRISSY SCHAUDT, and
COUNTY OF JEFFERSON,
STATE OF COLORADO,
FIRST JUDICIAL DISTRICT,
Defendants

M o t i o n f o r T e m p o r a r y I n j u n c t i o n

Plaintiff, Steve Douglas Gartin, *pro se by Necessity*, hereby moves the Honorable Court to Grant a temporary Injunction against above Named Defendants, and as grounds therefore states as follows:

- 01.) Plaintiff has been unlawfully persecuted and maliciously prosecuted, held without arraignment for over 11 months on excessive bail, subjected to solitary confinement for over 5 months, jailed without charges, imprisoned without due process or bail, threatened, assaulted, harassed and menaced with deadly weapons by COLORADO STATE Agents based upon their characterization of Plaintiff as a “patriot.”

- 02.) Plaintiff has been unlawfully persecuted by COLORADO STATE Agents based upon their characterization of Plaintiff as a “Christian Constitutionalist.”

- 03.) Plaintiff has been unlawfully persecuted by COLORADO STATE Agents based upon their characterization of Plaintiff as a “Criminal Constitutional Extremist.”

- 04.) Plaintiff has been unlawfully persecuted by COLORADO STATE Agents based upon their characterization of Plaintiff as a “Martial Arts Expert.”

- 05.) Such characterizations establish an invidious discriminatory animus against Plaintiff that is not only erroneous, but has lead to Plaintiff's assault by Three S.W.A.T. Teams, imprisonment in Jefferson County Jail for almost two years on false, fabricated charges, imprisonment in California without charges, unlawful extradition and the continuing persecution and prosecution of Plaintiff based upon acts committed solely by Thomas Cecil Miller, Esquire while acting in the capacity of "Defense Attorney" paid by the STATE.
- 06.) It is the official opinion of legal experts and private investigators that COLORADO STATE AGENTS are actively attempting to murder Plaintiff.
- 07.) It is a matter of official court records that COLORADO STATE AGENTS named as Defendants in this Constitutional Controversy are attempting to unlawfully imprison Plaintiff in the STATE OF COLORADO.
- 08.) Defendant COLORADO STATE Actors and their conspiratorial aide, Defendant Miller are presently actively endeavoring to lure Plaintiff back into the STATE OF COLORADO in order to consummate their evil intentions.
- 09.) Defendant COLORADO STATE Judge Margie Enquist has ordered Plaintiff to travel in interstate commerce from the State of New Mexico to the STATE OF COLORADO for a "review" in order to provide opportunity for COLORADO STATE Defendants Langfield, Clyman and Hall to consummate their conspiratorially agreed upon plan to murder or incarcerate Plaintiff.
- 10.) Plaintiff is in credible, documented and verified fear of death or imprisonment.
- 11.) Case #04-CR-2541 has been appealed. Defendant COLORADO STATE Judge Margie Enquist does not have jurisdiction of the connected case 04-CR-2541 forming the foundation of the current Constitutional Controversy before this Honorable Court. Judge Enquist has exhibited a flagrant disregard for the rule of law and Constitutional safeguards and cannot be relied upon to act with any modicum of judicial probity or integrity. Based upon her official record in case 04-CR-2541, Judge Enquist is most assuredly preparing to act outside of the law

and her official power in order to aide and abet STATE DEFENDANT'S plan to murder or imprison Plaintiff so as to prevent this Constitutional Controversy from proceeding to a judicial conclusion.

- 12.) Defendant COLORADO STATE Actors have utilized this exact same tactic many times in the past in order to unlawfully arrest or imprison Plaintiff without cause so that Connected Cases in the 10th Federal District could not be prosecuted by Plaintiff.

Wherefore, Plaintiff requests that the Honorable Court grant a Temporary Injunction against the Defendant STATE OF COLORADO and all political sub-divisions constraining them from luring Plaintiff within the Boundaries of the STATE OF COLORADO by threat of revocation of Bond, Issuance of Bench Warrants or any other act or actions that could be utilized to force Plaintiff to leave his Residence and journey into hostile Enemy Territory where his Life, Liberty and Property are all at imminent and deathly risk.

Plaintiff further requests that the Honorable Court set a date for a hearing in order to make such Injunction Permanent.

Respectfully Submitted,



Steve Douglas Gartin, *Pro-Se by the Doctrine of Necessity*
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Certificate of Mailing via U.S. Postal Service and Notice of Electronic Filing

This Motion for Temporary Injunction was served upon the following parties via email and deposited in the United States Mail, first-class postage prepaid on this 10th day of June, 2006 addressed as follows:

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