

District Court EL PASO County, Colorado Court Address: 270 South Tejon Street Colorado Springs, Colorado 80903		
In Re The Marriage Of:		
Petitioner:	Vanessa R. Dolbow	
And		
Respondent:	Robert W. Johnson	
EL Paso County CSE Unit,	Third Party Intervenor	COURT USE ONLY
Attorney or Party Without Attorney (Name and Address): Robert Wayne Johnson, Pro Se P.O. Box 75162 Colorado Springs, CO 80970 Phone Number: (719) 640-2155		Case Number: 96DR1112 Division: N/CS Courtroom: IVD Case Number: 21-916020-00-7A
AMENDMENT TO EXTRAORDINARY MOTION FOR CHANGE OF VENUE		

COME NOW, Robert Wayne Johnson to amend the extraordinary motion for change of venue filed on March 4, 2010, due to a better understanding of the facts that led to the allegations made in the EXTRAORDINARY MOTION FOR CHANGE OF VENUE as enumerated below.

1. Former District Magistrate John Paul Lyle presided over the hearing of January 13, 2010, with legal authority, having 18 remaining days left under his, then, current County contract set to end on January 31.
2. The attached ORDER and AMENDED ORDER were “proposed” and distributed by United States mail on February 11, 2010, and February 25, 2010, as evidenced by their respective certificates of mailing.
3. Attorney Christina Eigel of Belveal Eigel Rumans & Fredrickson LLC is alleged to have back-dated the proposed ORDER bearing the mailing certification date of February 11, 2010, to ensure that the ORDER, when recorded, appeared to have been entered during the active term of, then, former District Magistrate John Paul Lyle and to purport that the proposed ORDER was accepted on the actual date of the hearing on January 13, 2010.

4. Attorney Christina Eigel is alleged to have intended to prevent my case from being reviewed by a different district magistrate after former District Magistrate John Paul Lyle's contract ended as specified on Page 4, Item 14 of the proposed back-dated ORDER:

“This order or judgment was entered in a proceeding in which consent to a hearing before a District Court Magistrate was not necessary and any appeal must be taken within 15 days pursuant to Rule 7 (a).”

5. Attorney Christina Eigel is alleged to have back-dated the proposed AMENDED ORDER bearing the mailing certification date of February 25, 2010, to ensure that the AMENDED ORDER, when recorded, appeared to have been entered during the active term of, then, former District Magistrate John Paul Lyle and to purport that the proposed AMENDED ORDER was accepted on the actual date of the hearing on January 13, 2010. (See Page 4 of the proposed AMENDED ORDER.)
6. Attorney Christina Eigel is alleged to have drafted the attached MOTION TO APPROVE AMENDED ORDER for corrupt purposes and with the intent of punishing me for my continued objections to the handling of my child enforcement case by the El Paso County Child Support Enforcement Unit, the trade name used by Policy Studies Inc. in its El Paso County collection office. Items 1-3 of the MOTION TO APPROVE AMENDED ORDER are commented on below. (See Page 1.)

Item 1: This statement is true only because the proposed ORDER was back-dated.

Item 2: Page 4, Item 14 of the back-dated proposed ORDER is the basis of the February 18, 2010, purported court order to include the alleged arrears amount without further hearing.

Item 3: The CSE calculation is “as of” January 31, 2010, the last day of the contract term of former District Magistrate John Paul Lyle. The certificate of mailing is dated February 25, 2010.

7. Attorney Christina Eigel is alleged to have intended to prevent my case from being reviewed by a different district magistrate upon the expiration of former District Magistrate John Paul Lyle's contract as specified on Page 4, Item 17 of the proposed back-dated AMENDED ORDER:

“This order or judgment was entered in a proceeding in which consent to a hearing before a District Court Magistrate was not necessary and any appeal must be taken within 15 days pursuant to Rule 7 (a).”

8. I maintain my allegation that former District Magistrate John Paul Lyle has conspired together with Belveal Eigel Rumans & Fredrickson, as represented by Attorney Christina Eigel, and Policy Studies Inc. to defraud me of monies seized illegally by Policy Studies Inc. doing business as El Paso County Child Support Enforcement Unit.

9. I further allege that the back-dating of the proposed ORDER and AMENDED ORDER never filed in the Office of the Clerk was to shield former District Magistrate John Paul Lyle in the event the irregularities surfaced and to encourage his continued cooperation, no matter what date or where John Paul Lyle would have affixed his signature to said documents.
10. The Limited Liability Corporation of Belveal Eigel Rumans & Fredrickson is located at the El Paso County Child Support Enforcement Unit location at 30 East Pikes Peak Avenue, Suite 203, Colorado Springs, Colorado 80903. Attorney Christina Eigel's email address is: ceigel@policy-studies.com. Her Colorado Bar Association registration number is: 26334.

Submitted this ____ of March by _____, Pro Se.

AFFIDAVIT OF SERVICE

I declare under oath that on March _____, 2010, a true and correct copy of the foregoing AMENDMENT TO EXTRAORDINARY MOTION FOR CHANGE IN VENUE was sent placed in the United States mail, postage prepaid, addressed to the following:

Vanessa R. Dolbow
1836 Brookdale Drive
Colorado Springs, CO 80918-3476

Law Offices of Belveal Eigel Rumans & Fredrickson, LLC
Donald Belveal, Esq.,
Christina K. Eigel, Esq.
Cara L. Nord, Esq.
Jessica K. Polini, Esq.
P.O. Box 1381
Colorado Springs, CO 80901-1381

Robert Wayne Johnson, Pro Se

Subscribed and affirmed, or sworn to before me in the County of _____, State of _____, this _____ day of _____, 20 _____.

My Commission Expires: _____

Notary Public Signature