May 27, 2010

R. Wayne Johnson P.O. Box 75162 Colorado Springs, CO 80970

Colorado Department of Human Services Executive Director Karen L. Beye 1575 Sherman Street Denver, CO 80203-1714

## **RE: Notice of Intent to File Suit**

In re: Dolbow v. Johnson, El Paso County District Court Case 96DR1112

Dear Executive Director Beye:

On February 11, 2010, I mailed the letter notifying you of my intent to file a lawsuit against Policy Studies, Inc., the state-approved delegate child support enforcement unit for the El Paso County Department of Human Services.

This letter was followed by a Colorado Open Records Act request dated March 9<sup>th</sup> that went unfulfilled until recently and, then, by my April 6<sup>th</sup> letter to you complaining of your lack of interest in the information brought to your attention. Said letter having copies of the March 27<sup>th</sup> misstep letter to PSI's attorney, the ANB lien, Mardi Houston's letter, and the final court orders attached. I then contacted you a second time on April 19<sup>th</sup> to obtain the reason for denying access to the records requested on March 9<sup>th</sup>, which resulted in the well organized and thoughtfully prepared response from Leslie McGrew on May 12<sup>th</sup> she copied to you.

Today, I am giving notice of my intent to file suit against the Colorado Department of Human Services, Division of Child Support Enforcement, as required by §24-10-109, C.R.S. on the basis that CDHS, through state-approved administrative processes and actions, has violated my Fourteenth Amendment rights to due process and the equal protection of the laws. The suit being afforded no protection by the Colorado Governmental Immunity Act.

The information below fulfills the notice requirements:

(1) Name and address of claimant: R. Wayne Johnson, Pro Se

P.O. Box 75162

Colorado Springs, CO 80970

(2) Factual Basis of Claim: Violation of my federal rights to due process and the equal

protection of the laws arising from CDHS CSE's decision to give continued aid to PSI's malicious and wrongful prosecution of the child support enforcement case using CDHS CSE prescribed administrative processes that have resulted in a fraudulent notice to a federally-chartered financial institution and continues to illegally

restrict my freedom and seize and control my assets.

(3) Persons Involved:	State Executives: Executive Director Beye, CSE Director Bernhart.
	Principals: Mary Ann Hicks, Mardi Houston
(4) Amount of Award Sought	Amount to be determined by an enlightened jury
Sincerely,	
R. Wayne Johnson	