District Court EL PASO County Court Address:		
270 South Tejon Street		
Colorado Springs, Colorado 809		
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 Address):	Attorney (Name and	Case Number: 96DR1112
Address).		Division: N/CS
Robert Wayne Johnson, Pro Se		
P.O. Box 75162		Courtroom:
	Colorado Springs, Colorado 80970	
	970	
Colorado Springs, Colorado 809		IVD Case Number:
		IVD Case Number: 21-916020-00-7A

I, <u>Robert Wayne Johnson</u>, received the attached letter from Chief Judge Samelson by U.S. mail at my home address on Tuesday, March 9, 2010. The "courtesy" copy provided to him on March 4, 2010, was for informational purposes only. I presumed the El Paso County Clerk of Court knew how to direct legal documents as appropriate - the original filed motion for extraordinary change of venue having been marked "Division: N/CS", as have been all filings to date. I now allege the "misunderstanding" on Chief Judge Samelson's part was an intentional device to prevent the OBJECTION TO PROPOSED AMENDED ORDER from being heard outside El Paso County; said objection having been filed within 15 days in writing as required. Respondent hereby requests that this Court change venue for all matters presently before the N/CS Division of the El Paso County District Court, in this domestic case, outside of the Fourth Judicial District that includes Teller County, and as grounds, therefore, state the following:

- 1. The Petitioner resides at <u>1836 Brookdale Drive</u> in <u>El Paso</u> County.
- 2. The Respondent resides at <u>5721 Huerfano Drive</u> in <u>El Paso</u> County.
- 3. <u>Policy Studies Inc. operates a child support collection office in Teller County using the trade name</u>

Teller County Child Support Enforcement Unit. The CDHS CSE application for service provides the following contact information: Teller County, 18401 E Hwy 24, PO Box 6688, Woodland Park, CO 80866, Local Number: (719) 686-5515, Fax Number: (719) 686-8985, Hours: 8:00 AM - 5:00 PM.

- 4. In the matter of the request for change of venue, the Respondent has filed four documents with and without exhibits and with and without attachments, including this one. They are as follows: (1) OBJECTION TO PROPOSED AMENDED ORDER, March 2, 2010, alleging a conflict of interest between El Paso County and Respondent; (2) EXTRAORDINARY MOTION FOR CHANGE OF VENUE PURSUANT TO COLORADO RULES OF CIVIL PROCEDURE 98(c)(1) AND 98(e), March 4, 2010, alleging criminal misconduct and other irregularities; (3) AMENDMENT TO EXTRAORDINARY MOTION FOR CHANGE OF VENUE, March 9, 2010, correcting Item 5A of the EXTRAORDINARY MOTION FOR CHANGE OF VENUE to reflect that former District Court Magistrate John Paul Lyle had legal authority through January 31, 2010, and furthering allegations of criminal misconduct in the conspiratorial and malicious prosecution of Respondent's case; and (4) SECOND AMENDMENT TO EXTRAORDINARY MOTION FOR CHANGE OF VENUE to reflect that for VENUE, March 11, 2010, furthering allegations that the perceived conflict of interest between El Paso County and Respondent is real and present, and adding Respondent's letter of response to Chief Judge Samelson as an attachment.
- 5. In the matter of the request to modify child support continuing from September 21, 2009, to the present, the Respondent has filed three documents. They are as follows: (1) (See Number 4, Item 1); (2) VERIFIED MOTION TO MODIFY CHILD SUPPORT PURSUANT TO §14-10-122, C.R.S., March 8, 2010; and (3) AMENDMENT TO VERIFIED MOTION TO MODIFY CHILD SUPPORT, March 10, 2010.
- 6. Pursuant to Rules 98(c)(1) and 98(e), Respondent is allowed to have the proceeding heard by an independent judiciary.

I swear/affirm under oath that the facts provided herein are true to the best of my knowledge and belief.

Submitted this of March, 2010 by	_, 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

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AFFIDAVIT OF SERVICE

I DECLARE UNDER OATH THAT ON MARCH _____, 2010, A TRUE AND CORRECT COPY OF THE FOREGOING SECOND EXTRAORDINARY MOTION FOR CHANGE OF VENUE WAS SENT BY 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