

DISTRICT COURT, COUNTY OF BOULDER, STATE OF COLORADO 1777 6 <sup>th</sup> Street P.O. Box 4249 Boulder, CO 80306	^ COURT USE ONLY ^
<b>Plaintiffs:</b> <b>FLEET RUSSELL WHITE, JR.</b> , an individual; and <b>PRISCILLA BROWN WHITE</b> , an individual  v. <b>Defendant:</b>  <b>STANLEY L. GARNETT</b> , in his official capacity as the District Attorney for the Twentieth Judicial District	
<b>Plaintiffs without attorney:</b> Fleet Russell White, Jr. Priscilla Brown White	
<b>MOTION FOR CHANGE OF JUDGE PURSUANT TO C.R.C.P. 97</b>	

Plaintiffs, Fleet Russell White, Jr. and Priscilla Brown White (“Plaintiffs”), proceeding without attorney, hereby move, pursuant to C.R.C.P. 97, for this Court to recuse itself from this case and that another judge be assigned to vacate this Court’s August 5, 2014 Order: Plaintiffs Application for Order to Show Cause DENIED and Complaint DISIMISSED with Prejudice, thereby to reinstate this case and Plaintiffs’ Complaint and Application to Show Cause, and to then consider and rule on Defendant’s July 21, 2014 Answer and Response and Plaintiffs’ July 31, 2014 Reply. As grounds for this motion, Plaintiffs state as follows:

1. Canon 1.2 of the Colorado Code of Judicial Conduct states:

A judge shall act at all times in a manner that promotes public confidence in the independence, integrity, and impartiality of the judiciary, and shall avoid impropriety and the appearance of impropriety.

2. Canon 2.2 of the Colorado Code of Judicial Conduct states:

A judge shall uphold and apply the law, and perform all duties of judicial office fairly and impartially.

3. Canon 2.4 (B) of the Colorado Code of Judicial Conduct states:

A judge shall not permit family, social, political, financial, or other interests or relationships to influence the judge's judicial conduct or judgment.

4. Canon 2.11(A) of the Colorado Code of Judicial Conduct states, in part, that:

A judge shall disqualify himself or herself in any proceeding in which the judge's impartiality might reasonably be questioned...

5. C.R.C.P. 97 states, in part:

A judge shall be disqualified in an action in which he is interested or prejudiced... A judge may disqualify himself on his own motion for any of said reasons, or any party may move for such disqualification and a motion by a party for disqualification shall be supported by affidavit. Upon filing by a party of such a motion all other proceedings in the case shall be suspended until a ruling is made thereon. Upon disqualifying himself, a judge shall notify forthwith the chief judge of the district who shall assign another judge in the district to hear the action. If no other judge in the district is available or qualified, the chief judge shall notify forthwith the court administrator who shall obtain from the Chief Justice the assignment of a replacement judge.

6. A judge should withdraw from a case when:

[O]ne of the litigants signs a verified affidavit alleging conduct and statements on the part of a trial judge which, if true, show bias or prejudice or the appearance of bias or prejudice on the part of the trial judge, it is an abuse of discretion if that judge does not withdraw from the case, even though he or she believes the statements are false or that the meaning attributed to them by the party seeking recusal is erroneous. In such a case, the judge should not pass upon the truth or falsity of the facts alleged in the affidavit, but only upon the adequacy of the motion as a matter of law.

*Johnson v. District Court*, 674 P.2d 952, 956 (Colo. 1984)

7. On September 18, 2013, plaintiffs Charlie Brennan and the Reporters Committee for Freedom of the Press filed Complaint and Application for Order to Show Cause seeking access to an alleged grand jury indictment by the Boulder grand jury empaneled to investigate the death of JonBenet Ramsey, *Brennan v. Garnett*, Boulder District Court case 2013CV31393 ("*Brennan v. Garnett*"). Attorneys entering an appearance for plaintiffs were Thomas B. Kelley,

Steven D. Zansberg, and Marianne Wesson. The case was assigned to this Court, Division 5, Judge Andrew Hartman.

8. On September 20, 2013, this Court entered Minute Order recusing from *Brennan v. Garnett* without stating the grounds for such recusal. Subsequently, Senior District Court Judge J. Robert Lowenbach was assigned to preside over *Brennan v. Garnett*. See Minute Order attached hereto as Exhibit 1.<sup>1</sup>

9. On October 10, 2013, Plaintiffs became aware that this Court recused from presiding over *Brennan v. Garnett* in consideration of a past and existing friendship and collegial relationship with Marianne Wesson, counsel for plaintiffs in *Brennan v. Garnett* and a professor at the University of Colorado Law School. Thus, this Court recused from *Brennan v. Garnett* to avoid the inference of an appearance of impropriety arising from the Court's relationship to Ms. Wesson. See supporting affidavit of plaintiff Fleet Russell White, Jr. attached hereto as Exhibit 2.<sup>2</sup>

10. On October 11, 2013, the court conducted a show cause hearing in *Brennan v. Garnett*. Appearing for plaintiffs were Mr. Kelley, Mr. Zansberg, and Ms. Wesson.

11. On October 17, 2013, the court in *Brennan v. Garnett* entered Ruling and Order to Show Cause that states:

[The] court concludes that the secrecy required in the Grand Jury process set forth in C.R.Crim.P.7 is not compromised through a process that requires the presentment of the indictment in open court. Under this procedure there is no breach of the secrecy and confidentiality expected in Grand Jury proceedings.

See Ruling and Order to Show Cause filed October 17, 2013 in *Brennan v. Garnett*, Page 3, and:

IT IS THEREFORE ORDERED that the Defendant show cause why he should not be required [to] disclose the requested documents.

See Ruling and Order filed October 17, 2013 in *Brennan v. Garnett*, Page 4.

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<sup>1</sup> The circumstances of Senior Judge Lowenbach's assignment to preside over *Brennan v. Garnett* following Judge Hartman's recusal were explained in an August 13, 2014 email to Plaintiffs from Debra Crosser, Boulder Clerk of Court who stated: "there was no civil judge available to do the case which was why a senior judge was assigned to do the case."

<sup>2</sup> The circumstances of this Court's recusal from *Brennan v. Garnett* were confirmed in an August 13, 2014 email to Plaintiffs from Debra Crosser, Boulder Clerk of Court who stated that *Brennan v. Garnett* "was originally assigned to Judge Hartman, but he recused, as he had a working relationship with the plaintiff's counsel before he was a judge. It was then decided to have a senior judge appointed to the case."

12. On October 18, 2013, defendant in *Brennan v. Garnett* filed a Response to Order to Show Cause/Motion for Leave to File under Seal “any such document in our possession for review by the court, and disclosure as the court deems appropriate.” See Response to Order to Show Cause dated October 18, 2013 in *Brennan v. Garnett*, Page 2.

13. On October 21, 2013, the court in *Brennan v. Garnett* granted defendant leave “to file any requested document under seal.” See Order: Response to Order to Show Cause issued October 21, 2013.

14. Also on October 21, 2013, plaintiffs in *Brennan v. Garnett*, through their attorneys, including Ms. Wesson, filed Confession of Defendant’s Motion to Submit Document under Seal and Request for Release of Criminal Justice Record that states:

Plaintiffs confess the Defendant’s motion to submit under seal the criminal justice record that Plaintiffs seek in this action *for the limited purpose of permitting the Court to become satisfied that the document is indeed an indictment issued by the Grand Jury investigating the death of JonBenet Ramsey. Once the Court is so satisfied, that record of official action should be made available for inspection and copying pursuant to § 24-72-303, C.R.S., and People v. Thompson, 181 P.3d 1143 (Colo. 2008)* (Emphasis added)

With regard to a district court’s redactions of the indictment at issue in *People v. Thompson*, the Colorado Supreme Court states:

We hold that the Colorado Criminal Justice Records Act...requires the indictment to be released for public inspection in its entirety, subject only to the deletion of identifying information of any alleged sexual assault victims.

*People v. Thompson, 181 P.3d 1143 (Colo. 2008).*

15. Also on October 21, 2013, defendant in *Brennan v. Garnett* filed Notice of Filing submitting to the court an October 20, 2013 letter addressed to defendant from non-party John Ramsey through his attorneys Harold A. Haddon and G. Bryan Morgan objecting to the release of the grand jury indictment. In reference to the court’s October 17, 2013 Ruling and Order to Show Cause, the letter states:

John and Patricia Ramsey were formally exonerated by the District Attorney’s Office of the Twentieth Judicial District by letter dated July 9, 2008.

See letter attached to defendant’s Notice of Filing filed October 21, 2013, Page 1, and:

Public release of the allegations of an unprosecuted indictment only serves to further defame [John Ramsey] and his wife Patricia Ramsey.

See id., Page 2. Attached to the October 20 letter to defendant is a copy of a July 9, 2008 letter addressed to Mr. Ramsey by Mary T. Lacy, District Attorney of the Twentieth Judicial District.

In reference to the investigation of the homicide of Mr. Ramsey's daughter, JonBenet, District Attorney Lacy's July 9, 2008 letter states "we do not consider your immediate family, including you, your wife, Patsy, and your son, Burke, to be under suspicion in the commission of this crime." *See id.*, attachment, Page 1.

16. On October 22, 2013, defendant in *Brennan v. Garnett* filed Notice of Filing Documents Under Seal by which defendant submitted "documents" to the court pursuant to the court's October 21, 2013 order granting defendants leave to make such submission.

17. On October 23, 2013, the court in *Brennan v. Garnett* entered Order Directing Release of Official Action of Grand Jury that acknowledges defendant has submitted to the court criminal justice records "of a type that requires inspection by the court and probable release as records of official action." The order notes that it is "sympathetic" to issues raised by the October 20, 2013 letter from John Ramsey's counsel that had been submitted to the court by defendant. The order then states the court has reviewed the "documents" submitted by defendant under seal that "consist of 18 pages, 9 each relating to John and Patsy Ramsey" and that only "portions of the documents filed under seal by the District Attorney" are to be disclosed to plaintiff and that such documents "shall be open for inspection effective October 25, 2013." *See* Order filed October 23, 2013 in *Brennan v. Garnett*.

18. On October 25, 2013, four pages selectively removed by the court from grand jury indictments of John and Patsy Ramsey, each bearing redactions by the court, were released to plaintiffs and to the public. Plaintiffs in *Brennan v. Garnett* did not appeal.

19. On July 3, 2014, Plaintiffs filed their Complaint and Application for Order to Show Cause in this matter seeking from Defendant access to records of official action by the Boulder grand jury empaneled to investigate the death of JonBenet Ramsey including "All of those certain documents as submitted by [Defendant] to the court pursuant to Order Directing Release of Official Action of Grand Jury dated October 17, 2013 in *Brennan v. Garnett*..." *See* Plaintiffs' Complaint, ¶ 20. Thus, Plaintiffs sought access to all 18 pages in the unredacted form as submitted under seal to the court in *Brennan v. Garnett*. Further, Plaintiffs stated:

All of the criminal justice records that Plaintiff seek to inspect and copy through this litigation reflect official action by the Ramsey Grand Jury and accordingly are *subject to mandatory disclosure upon request pursuant to §§24-72-303 & 304 C.R.S. and People v. Thompson, 181 P 3.d 1143 (Colo. 2008).* (Emphasis added)

*See* Plaintiffs' Complaint, ¶ 20. This case was initially assigned to Boulder District Court Judge D. D. Mallard in Division 3.

20. On July 21, 2014, Defendant filed Answer and Response to Request for Order to Show Cause requesting that Plaintiffs' Application for Order to Show Cause be denied and that this case be dismissed. As shown by the captions, these pleadings were directed to Division 3, Judge Mallard.



21. On July 31, 2014, Plaintiffs filed their Reply requesting that Defendant's requests be denied and that Plaintiffs be provided relief pursuant to the Colorado Criminal Justice Records Act and that an order be entered directing Defendant to show cause why Defendant should not permit Plaintiffs to inspect and copy the requested criminal justice records. As shown in the caption, this pleading was directed to Division 3, Judge Mallard.

22. On August 5, 2014, this Court, not Judge Mallard, took judicial action on the complaint and pleadings by issuing Order: Plaintiffs Application for Order to Show Cause DENIED and Complaint DISMISSED with Prejudice. In this order, the Court states:

The issues raised by Plaintiffs' instant complaint have thus been previously addressed by this court in the case of *Brennan v. Garnett* 2013CV31393.

See Order issued August 5, 2014, page 2, and:

In the present case, Plaintiffs seemingly disagree with the prior judge's analysis, and have repeatedly requested that all of the requested documents be disclosed.

See id., page 2, and, with reference to Plaintiffs' bringing this action:

The Court further notes that it has the power to limit and control frivolous pro se litigants.

See id., page 3.

23. On August 6, 2014, Plaintiffs obtained from the Clerk of the Boulder District Court a copy of the Integrated Colorado Online Network (ICON) containing information regarding this case including a chronological register of actions. There is nothing in the register that reflects a re-assignment of this case from Division 3, Judge Mallard, to this Court prior to the August 5, 2014 Order. See ICON register of actions attached hereto as Exhibit 3.

24. When Plaintiffs filed their July 31, 2014 Reply, Plaintiffs were unaware that this case had been re-assigned from Judge Mallard to another judge. Plaintiffs' first notice that this case had been re-assigned to this Court came upon receiving this Court's August 5, 2014 order denying Plaintiffs' application and dismissing this case. For the reason stated herein, if at any prior time Plaintiffs had become aware that this case had been re-assigned to this Court, Plaintiffs would have moved for a change of judge for the reasons stated herein.<sup>3</sup>

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<sup>3</sup> The circumstances of this case being re-assigned to this Court were explained to Plaintiffs by Boulder Clerk of Court Debra Crosser in an August 11, 2014 email in which she stated "The current civil judges are Judge Langer, Hartman, and Mallard. Because of the past involvement with the DA's office and the Ramsey case Judge Langer and Judge Mallard would not get civil cases associated with the Ramsey investigation, which leaves Judge Hartman."

25. In the August 5, 2014 Order dismissing this case, this Court asserts an identity of issues with respect to *Brennan v. Garnett* and the present case. Further, this Court asserts that Plaintiffs seek access to the same criminal justice records that were at issue in that litigation and that Plaintiffs disagree with the prior court's analysis and the outcome of that litigation as to criminal justice records that were not ordered released. An essential and determinative factor in that litigation and its outcome, which this Court itself ties to the present case, was Ms. Wesson's representation of media and First Amendment plaintiffs who intended to obtain as full and complete access to the requested indictment as is required by Colorado law. Thus, in view of the fact that only redacted portions of indictments were ordered released, there exists the possibility that an alteration of the outcome in *Brennan v. Garnett*—an eventuality this Court clearly intends to prevent by dismissing this case—could reflect on the adequacy of Ms. Wesson's representation in that litigation. Indeed, Plaintiffs recognize that disclosure of criminal justice records sought by Plaintiffs in this litigation could so reflect on Ms. Wesson and it is reasonable to assume this Court may have come to that same conclusion. Upon consideration of the circumstances of this Court's recusal in *Brennan v. Garnett* and the vigorous defense of the outcome of that litigation evident in the substance, reasoning, and tone of this Court's dismissal of the present case, it is reasonable to infer or to perceive at least an appearance of prejudice or bias by this Court with respect to litigation that could alter the outcome in *Brennan v. Garnett* and thereby reflect unfavorably on Ms. Wesson, the Court's friend and colleague. Further, it is reasonable to assume that such bias and prejudice may have been heightened by this Court's expectation that the significant public interest and scrutiny that attended *Brennan v. Garnett* might also attend the disclosure of additional records of official action by the grand jury through this litigation. That appearance of partiality, prejudice or bias necessarily disqualifies this Court from presiding over this case. Just as this Court recused in *Brennan v. Garnett* to avoid the appearance of impropriety with respect to Ms. Wesson, this Court must also recuse in the present case.

26. For the reasons set forth in this motion and supporting affidavit, Plaintiffs respectfully request that this Court recuse itself from presiding in this case and that another judge be assigned pursuant to C.R.C.P. 97 to vacate this Court's August 5, 2014 Order thereby reinstating Plaintiffs' Complaint and Application for Order to Show Cause, and to then consider and rule on Defendant's July 21, 2014 Answer and Response and Plaintiffs' July 31, 2014 Reply.

Dated: August 18, 2014.



Fleet Russell White, Jr.



Priscilla Brown White

**CERTIFICATE OF SERVICE**

I hereby certify that on this 18<sup>th</sup> day of August, 2014 a true and correct of the foregoing **MOTION FOR CHANGE OF JUDGE PURSUANT TO C.R.C.P. 97** was filed with the Boulder District Court and that a true and correct copy was served by placing said copy in the United States mail, postage prepaid, and addressed as follows:

Stanley Garnett  
Sean P. Finn  
Office of the District Attorney  
Boulder County Justice Center  
1777 Sixth Street  
Boulder, CO 80302

A handwritten signature in blue ink, appearing to read "Fleet Russell White, Jr.", is written over a horizontal line.

Fleet Russell White, Jr., Plaintiff



DISTRICT COURT, COUNTY OF BOULDER, STATE OF COLORADO 1777 6 <sup>th</sup> Street P.O. Box 4249 Boulder, CO 80306	^ COURT USE ONLY ^
<b>Plaintiffs:</b> <b>FLEET RUSSELL WHITE, JR.</b> , an individual; and <b>PRISCILLA BROWN WHITE</b> , an individual  v. <b>Defendant:</b>  <b>STANLEY L. GARNETT</b> , in his official capacity as the District Attorney for the Twentieth Judicial District	
<b>Plaintiffs without attorney:</b> Fleet Russell White, Jr. Priscilla Brown White	
<b>PLAINTIFFS' EXHIBITS TO MOTION FOR CHANGE OF JUDGE PURSUANT TO  C.R.C.P. 97</b>	

# EXHIBIT 1

*Fleet Russell White, Jr. & Priscilla Brown White*

v.

*Stanley L. Garnett*

**MOTION FOR CHANGE OF JUDGE PURSUANT TO C.R.C.P. 97**

Minute Order September 20, 2013

District Court, Boulder County, State of Colorado 1777 Sixth Street, Boulder, Colorado 80306 (303) 441-3726	
<b>CHARLIE BRENNAN, et al</b> <b>PLAINTIFF</b>  vs.  <b>STANLEY L. GARNETT</b> <b>DEFENDANT</b>	DATE FILED: September 20, 2013   <b>▲ COURT USE ONLY ▲</b>
<i>Attorney(s) for Plaintiff/People:</i> Thomas B Kelley  <i>Attorney(s) for Defendant:</i> Office of the District Attorney	Case Number: 2013CV31393 Division 5 Courtroom H
<b>MINUTE ORDER</b>	

I recuse.

Dated this September 20, 2013.



\_\_\_\_\_  
 Andrew Hartman  
 District Court Judge

#### **CERTIFICATE OF SERVICE**

I certify that I electronically served the foregoing via the Justice Link Efile service on **September 20, 2013**.

*Original Signature on File*

\_\_\_\_\_  
 Katherine Solano  
 Division Clerk

# EXHIBIT 2

*Fleet Russell White, Jr. & Priscilla Brown White*

v.

*Stanley L. Garnett*

**MOTION FOR CHANGE OF JUDGE PURSUANT TO C.R.C.P. 97**

Affidavit of Fleet Russell White, Jr.




DISTRICT COURT, COUNTY OF BOULDER, STATE OF COLORADO 1777 6 <sup>th</sup> Street P.O. Box 4249 Boulder, CO 80306	^ COURT USE ONLY ^
<b>Plaintiffs:</b> <b>FLEET RUSSELL WHITE, JR.</b> , an individual; and <b>PRISCILLA BROWN WHITE</b> , an individual  v. <b>Defendant:</b>  <b>STANLEY L. GARNETT</b> , in his official capacity as the District Attorney for the Twentieth Judicial District	
<b>Plaintiffs without attorney:</b> Fleet Russell White, Jr. Priscilla Brown White	
<b>AFFIDAVIT IN SUPPORT OF MOTION FOR CHANGE OF JUDGE PURSUANT TO          C.R.C.P. 97</b>	

I, Fleet Russell White, Jr., under oath, do hereby depose and state as follows:

1. I am a plaintiff in the above captioned case.
2. On October 10, 2013 at 12:13 PM, I received a telephone message and email from Miriam Wesson, an attorney and professor of law at the University of Colorado School of Law, asking that I contact her by phone. At that time, I was aware Ms. Wesson was co-counsel for plaintiffs in *Brennan v. Garnett*, Boulder District Court case 2013CV31393 ("*Brennan v. Garnett*")
3. On October 10, 2013 at 12:16 PM, I called Ms. Wesson as she had requested. Ms. Wesson stated that her purpose in contacting me was to alert me that a court hearing in *Brennan v. Garnett* was scheduled for the following day, October 11, 2013. After noting that the hearing would be held in open court, Ms. Wesson expressed her desire that I attend the hearing.

4. During the October 10 telephone conversation, I asked Ms. Wesson if she knew the reason for Boulder District Court Judge Andrew Hartman's recusal from presiding over *Brennan v. Garnett*. In reply, Ms. Wesson stated that Judge Hartman had recused to avoid an appearance of impropriety because she and Judge Hartman were "friends and colleagues."


5. Affiant did not become aware that the captioned case had been assigned to Judge Hartman until receiving Judge Hartman's August 5, 2014 Order of dismissal. Had Affiant been aware of such assignment prior to that date, Affiant would have moved to change judge due to an appearance of impropriety with respect to Judge Hartman's relationship to Ms. Wesson as set forth in Plaintiffs' accompanying Motion for Change of Judge Pursuant to C.R.C.P. 97.

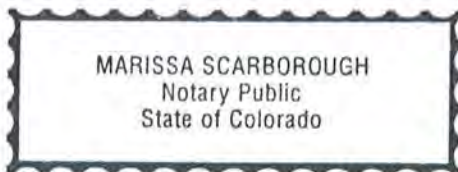
  
Fleet Russell White, Jr.

STATE OF COLORADO                    )  
  ) ss.  
COUNTY OF BOULDER                )

Subscribed and sworn to before me this 18<sup>th</sup> day of August, 2014.

Witness my hand and official seal.

My commission expires: 10.5.2015  
  
Notary Public



# EXHIBIT 3

*Fleet Russell White, Jr. & Priscilla Brown White*

v.

*Stanley L. Garnett*

**MOTION FOR CHANGE OF JUDGE PURSUANT TO C.R.C.P. 97**

Boulder District Court ICON register of actions

Status:

District Court, Boulder County

Div/Room: 5 Type: Other

WHITE, FLEET RUSSELL JR et al VS GARNETT, STANLEY L

DV STATUS:

Case File Date: 7/03/2014

Case Close Date:

Appealed: N

Confidential Intermediary.....:

Bar # Name  
 Judicial Off....: 032503 ANDREW HARTMAN  
 Alt Jud Officer: 026550 ROBERT GUNNING  
 Description  
 Trial.....:  
 Next Schd Event: Review  
 Last Schd Event: Review  
 Last Event.....: Order

Stat	Date	Time	Rm/D
		0:00	
	8/07/2014	6:00	A
VACT	7/29/2014	6:00	A
n/a	8/05/2014		

Attorney(s).....: Y +

Judgements.....:N

Motions Filed.....:N

Amount Prayed for.....: .00

Jury Fee Paid.....:N

## ----- PARTIES -----

PARTY	ROL	STS	NAME	ATTORNEY	ROL
DEF	1		GARNETT, STANLEY L	FINN, SEAN PATRICK et al	DDA
PTF	1		WHITE, FLEET RUSSELL JR		

## FILE DATE EVENT DESCRIPTION

07/03/2014 Complaint Event ID: 000001 E-Filed: J

PTF/ WHITE, FLEET RUSSELL JR

PTF/ WHITE, PRISCILLA BROWN

Complaint and Application for Order to Show Cause

07/03/2014 Exhibits Filed Event ID: 000002 E-Filed: J

PTF/ WHITE, FLEET RUSSELL JR

PTF/ WHITE, PRISCILLA BROWN

Exhibits to Complaint and Application for Order to Show Cause

07/03/2014 Summons-Issued Event ID: 000003 E-Filed: J

PTF/ WHITE, FLEET RUSSELL JR

PTF/ WHITE, PRISCILLA BROWN

Summons - Issued

07/03/2014 Civil Case Cover Sheet Event ID: 000004 E-Filed: J

PTF/ WHITE, FLEET RUSSELL JR

PTF/ WHITE, PRISCILLA BROWN

Civil Case Cover Sheet 16.1 Applicable



FILE DATE	SCHEDULED EVENT DESCRIPTION	SCHD DATE	TIME	ROOM	PRI
07/07/2014	Review Officer: Debra L Crosser	09/03/2014	06:00 AM	COC	
			Length: 1.00 Hour(s)		
			Note...: STATUS		
07/07/2014	Review Officer: Debra L Crosser	08/07/2014	06:00 AM	CM	
			Length: 1.00 Hour(s)		
			Note...: ASK MAG		
07/21/2014	Answer DEF/ GARNETT, STANLEY L				Event ID: 000005 E-Filed: J
ANSWER 2D67C5BCE2BD4					
07/21/2014	Response DEF/ GARNETT, STANLEY L				Event ID: 000006 E-Filed: J
RESPONSE TO REQUEST FOR ORDER TO SHOW CAUSE 2D67C5BCE2BD4					
07/21/2014	Return of Service PTF/ WHITE, FLEET RUSSELL JR				Event ID: 000007 E-Filed: J
	PTF/ WHITE, PRISCILLA BROWN				
Return of Service on 7-11-14 to Pamela McCue Office Manager for District Attorneys Office in Boulder County					
07/22/2014	Exhibits Filed DEF/ GARNETT, STANLEY L				Event ID: 000008 E-Filed: J
DEFENDANT'S EXHIBITS TO RESPONSE TO ORDER TO SHOW CAUSE 7B6B8E875892C					
07/29/2014	Review Officer: D D MALLARD	07/29/2014	06:00 AM	Y	
	Status.: VACT-Vacated		Length: 1.00 Hour(s)		
			Note...: RPLY SHOW CAUSE		
07/31/2014	Reply PTF/ WHITE, FLEET RUSSELL JR				Event ID: 000009 E-Filed: J
	PTF/ WHITE, PRISCILLA BROWN				
Plaintiffs Reply to Defendants Answer and Response to Request for Order to Show Cause					
07/31/2014	Exhibits Filed PTF/ WHITE, FLEET RUSSELL JR				Event ID: 000010 E-Filed: J
	PTF/ WHITE, PRISCILLA BROWN				
Exhibits to Plaintiffs Reply to Defendants Answer and Response to Request for Order to Show Cause					
08/05/2014	Order				Event ID: 000011 E-Filed: J