

JOHN DOE  
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February 29, 2016

**STRICTLY CONFIDENTIAL**

Cynthia H. Coffman  
Colorado Attorney General  
1300 Broadway Street, 10<sup>th</sup> Floor  
Denver, CO 80203

Re: Request for State Services

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**Dear Receiver:** Please forward this *confidential* letter and enclosures *directly* to Attorney General Cynthia Coffman. Thank you.

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**Dear Attorney General Coffman:**

This letter is strictly confidential. Please do not share it, or any of my evidence, or any of my communications or court documents, with anyone outside your immediate office, without my permission.

My five children and I are victims of an unbelievable-but-true “crime spree” in Jefferson County and a level of government abuse over the past decade that would make a good Hollywood movie. Attached is a one-page summary of my family's story, and more information is available at the referenced websites.

I am writing to you because the Jefferson County District Attorney and Sheriff, and the judges of Colorado's First Judicial District Courts, are, *once again*, refusing to do their duties, denying my children and me crime victim services and other services in the criminal justice system, denying my children and me adjudication in our family law case, and “fixing” justice against us.

The purpose of this letter is to request all State services to which my family is entitled. And, in addition, I request intervention, referrals and whatever actions necessary by the Department of Law to protect my family from further harm and to secure all services, both state and county, in the civil and criminal justice systems, to which we are entitled under the circumstances.

So that you can begin to understand what is happening, enclosed are copies of:

1. My 12-24-15, 01-11-16, 01-20-16, 02-09-16, and 02-12-16 letters to Jefferson County District Attorney Peter Weir and Sheriff Jeff Shrader, and 01-04-16 and 02-12-16 responses by Assistant District Attorney Michael Dougherty (the Sheriff has not responded; as you can see, both offices are refusing to do their duties);
2. My 02-01-16 and 02-10-16 letters to Chief Judge Philip J. McNulty, and his 02-16-16 response (McNulty knows about my ex-wife's crimes from the file and my recent filings, and also knows about the recent “case fixing” by magistrate Alabiso and judge Zenisek, but is likewise refusing to do his duties, and even participating in it – one example: in his 02-17 order, McNulty stated, “this motion should be decided by Judge Zenisek,” but

instead of sending my motion to Zenisek, McNulty denied it and ended the matter; another example: McNulty stated, “Adverse rulings, standing alone do not constitute grounds for recusal,” which points to the biggest problem in our case: none of my claims over the past 9 years have ever been adjudicated, but only denied or dismissed; i.e. there *are no* adverse rulings to review or appeal (*purposely*, to cover up their case fixing);

3. My recent motions to disqualify Alabiso and Zenisek, and McNulty's orders denying them (all three judges know that the prejudices make the disqualifications mandatory);
4. My FIRST CRIMINAL COMPLAINT and ***Exhibit CO-901*** (which was rejected by all involved in Jefferson County and which I now ask your office to address); and
5. My FIRST MOTION AND AFFIDAVIT FOR JUDICIAL NOTICE OF FRAUD UPON THE COURT AND TO SET ASIDE PERMANENT ORDERS (which was just submitted and will likely be denied without due process, so you can witness the case fixing firsthand).

As you can see, the district attorney and sheriff are acting as judge and jury in my case. I know they have some discretion, but neither can have knowledge of or see evidence of a crime and abuse their discretion by refusing to help a crime victim; and that is exactly what they are doing.

So is the chief judge. So did their predecessors. And so did your predecessor, John Suthers.

I ask that you start by:

1. opening an investigation for my family, and providing access to the State Grand Jury;
2. initiating crime victim services for my family, and
3. taking whatever action necessary to process my FIRST CRIMINAL COMPLAINT, including but not limited to obtaining appointment of a special prosecutor (since the Jeffco-DA is refusing to do his job). Probable cause is easily proven by the evidence attached; and, as Mr. Weir and Mr. Dougherty and Mr. Shrader and my supporters\* know full well, aggravated motor vehicle theft is *not* a civil matter. (\*Since Jeffco officials are again refusing to do their jobs, I am posting my claims “on the public record” – see [www.thepeoplesbranchusa.org/on-the-public-record](http://www.thepeoplesbranchusa.org/on-the-public-record). Their offices, and your office, received over 100 email petitions from my supporters, *see attached*, who can see very clearly that probable cause exists of the commission of aggravated motor vehicle theft.)

Please put the case fixing aside in the beginning, and concentrate on my criminal complaints in the order submitted. I will be sending you the second complaint soon. For each, expeditiously verify probable cause and take appropriate action.

Please also contact me at my email address above, so I can communicate with your office and send additional information and evidence electronically in the future.

Thank you in advance for exercising your authority to its fullest for my suffering family.

Sincerely,

John Doe  
On Behalf of the Doe Family

Bcc.

## THE DOE FAMILY'S ONE PAGE STORY

Our once happy family was once a mom and a dad and five children. We lived in a home that I, the dad, built on 27-acres in the foothills west of Denver. Shortly after I paid off the mortgage on our home and all other debts, the mom wanted a divorce.

In 2005/2006, our family was destroyed for money in a “fixed” divorce in Jefferson County Colorado, by the mom's Evergreen attorney John C. Hugger, “Child and Family Investigator” Gay Niemann, and Colorado First Judicial District judges R. Brooke Jackson and Stephen Munsinger and magistrates Babette Norton and Chris Voisinet.



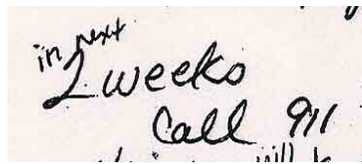
The “Barn” was only supposed to be temporary. Our family's home was going to be built on this side, and was



going to be attached to the barn with a covered bridge where the deck is ... oh well.

Everything I had – including my five children, the family home, my business, my automobiles and recreational vehicles, and even my premarital belongings and inheritances – was taken from me and either given to or kept by the mom.

Shortly after filing for divorce, as she had secretly planned, the mom made a phony 911 call. I was falsely arrested, jailed and charged with domestic violence. Even though I had never touched her or any of our children in a mean way, the mom registered as a 'battered woman' at the Karlis Family Center and enrolled all five of our children in state-paid counseling so they could “learn how to cope in a family with an abusive father and husband.”



Before, during and after her divorce, the mom – and her sisters in Minnesota and her friends in Evergreen, in the Jeffco Public Schools, in the Stinger's Soccer Club, in the Girl Scouts, in Christ the King Catholic Church, and in Jefferson County's government offices and law enforcement – relentlessly engaged in a phenomenon known as “Parental Alienation” to brainwash each of our children against me.

By *massive* fraud upon the courts and Jefferson County offices, upon our children's schools and our community in Evergreen, and upon our children and me, the mom obtained near-full custody of our children, sole decision-making ability, over 95% of the family estate I built including the paid-off real estate where my business was headquartered, a grossly inflated child support order, and other miscellaneous orders designed to wipe me out financially.

In the post-divorce, the corrupt judges and magistrates – in conspiracy with Jefferson County Child Support Services, Child Protective Services and others – allowed the mom to continue abusing our children, allowed the mom to continue to holding on to my things including my tools and work equipment, impoverished me, had me falsely arrested three more times, and literally drove me out of Colorado to protect myself. And all matters have been left unresolved to this day.

As a result of the decade-long crime spree against my family, I have not seen my oldest son since May 6, 2007, and have not talked to him since August 25, 2008; I have not seen or talked to my second son since September 2006; I have not seen and have only talked once to my third son since April 21, 2007; I have not seen my fourth son since May 6, 2007, and have not talked to him since August 6, 2008; and I have not seen my only daughter, who is now a senior in high school, since May 6, 2007, and have not talked to her since August 7, 2008.

For more information, visit [www.federalmcc.webs.com](http://www.federalmcc.webs.com) and [www.prosealliance.org/jeffco](http://www.prosealliance.org/jeffco). If you have witnessed the abuse of my children or the government abuse against my family, or if you are a victim of similar abuse or injustice, or want to help take Jeffco down, contact me at [jcps@prosealliance.org](mailto:jcps@prosealliance.org).

Thanks in advance for your help and prayers,  
John Doe  
On behalf of the Doe Family

