

**Stephen Theodore Gladstone**  
P.O. Box 6693  
Breckenridge, CO 8024  
(562) 716-0733  
SaveMyKids@CourtNapping.com

**Public Legal Statement – HB25-1147 Hearing**  
**RE: Judicial Corruption in Colorado**

**Presented to:**  
Rep. J. Mabrey, Rep. E. Velasco  
Sen. J. Amabile, Sen. M. Weissman  
Independent Judicial Discipline Adjudicative Board

**Delivered:** In Propria Persona, Sui Juris  
**Date:** March 31st, 2024

Thank you, Representatives Mabrey, Velasco, Senators Amabile and Weissman, and members of the Judicial Discipline Board.

You're gathered today to discuss fairness and transparency in Colorado's municipal courts. But I submit to you that no legislation will have any meaningful effect until this body reckons with the entrenched judicial corruption operating in this state. Colorado's courts are not merely flawed—they have gone completely rogue.

I speak to you as a father, a whistleblower, and a former Wall Street supervisor with 29 years of experience in forensic fraud detection and regulatory compliance. Nothing in my entire career compares to misconduct I've experienced across the 5th Judicial District, Court of Appeals, the Colorado Supreme Court, and the U.S. District Court of Colorado. From law enforcement to the clerks, to lawyers, to judges the culture is completely corrupt.

In May 2022 my son was taken from me without due process. No harm or findings of parental unfitness. No lawful justification. The court relied on hearsay, collusive therapist, and financially motivated experts. I was targeted because I exposed corruption. This wasn't justice, it was retaliation against a whistleblower.

Court-appointed Building Hope therapists inflicted intentional psychological torture on my child, weaponizing therapy as a tool of coercion and control, causing irreparable



harm. All orchestrated by Judge Reed Owens, under the banner law. In fact, now my son is not even allowed to talk his father, a last desperate move by Judge Reed Owens to entrap me. Adding gas to the fire, judge Karen Ann Romeo is positioning to steal my house. In fact, the Colorado Supreme Court referred Judge Owens and Romeo to the Commission on Judicial Discipline, and nothing was done.

**Amendment H** is not judicial reform, it's Judges protecting judges, protecting corruption. It's a system where the fox guards the henhouse, and the golden goose, the taxpayers, are fleeced to death.

The Colorado judiciary does not protect the people. It protects itself. Its fraternal networks, and its Title IV-D and other fraudulent revenue streams. What we're witnessing, is the deprivation of rights under color of law, and it is pervasive across the board, without exceptions, even in this legislative chamber.

Due to the retaliation and the injustice which has caused irreparable harm to my son. I have filed a \$22 million § 1983 civil rights lawsuit against Summit County, and a \$16 million tort action against the Building Hope therapists who tortured my son, and to address Summit County's nationwide high Suicide Rate and low academic scores.

The response from, the U.S District Court of Colorado? Procedural Obstruction. I am *Sui Juris, In Propria Persona* because I cannot find authentic legal counsel. Even my own attorney, David Foley, betrayed me by filing a competency motion, weaponizing a mental health evaluation in a failed attempt to undermine my credibility. And yes, that was violation of my Constitutional rights.

Today I'm delivering a **Public Legal Notice** for my Civil Rights Lawsuit. With a QR code to my website that has over 100,000 followers [www.CourtNapping.com](http://www.CourtNapping.com). It contains three years of documented evidence of Colorado court's ruthless and relentless efforts to suppress my truth, by torturing my son. My followers are world-wide, because what's happening in Colorado is not isolated, it's systemic corruption across the world.

**So, Honorable Legislatures, I leave you with this:** Is it truly "Justice For All," as carved into the Supreme Court facade across the street... or is it just, justice for Freemasons and fraternal insiders? Destroying the public for taxpayer money, and our country through fraud on the court. Thank you, are there any questions? ✍️ ↓.



\*\*\*\* LEGAL PUBLIC NOTICE \*\*\*\*



\$22,000,000 SUMMIT COUNTY LAWSUIT

(Summit County's Cover-Up: Retaliation, Corruption & Collusion) CASE#1:25CV717

- Your tax dollars fund corruption! Your Silence Keeps It Alive! For 3 years, Summit County has Weaponized Courts! Destroyed a Child! & Silenced a Whistleblower on GENOCIDE=44!
  - Why? Because I exposed International Humanities Center (IHC=911) Child Trafficking Charity.
  - Why? Because I warned the public about GRAPHENE HYDROXIDE in COVID-19 vaccines.
- ??How did SUMMIT COUNTY Respond?? Harassed me with SMART & SWAT. Framed me w/DV. Took Away My Son! Poisoned & Tried to Murder Me in Jail! Psychologically Tortured My Child!
- SC - Bribed, Coerced & Assisted my son's mother to restrict my parental rights and visitation.
  - SC - Covered Up Maternal Abuse because exposing it would reveal TITLE IV-D Systemic FRAUD.
  - SC - Fabricated False Charges rather than investigate multiple Attempted Murders in Breckenridge.
  - SC - Used Corrupt BUILDING HOPE Therapists to try to sever a strong loving bond with my son.

(The Reason Summit County has a High Nationwide Suicide Rate is BUILDING HOPE={68>86})

SC - Breckenridge Elementary emotionally manipulated my son to make him fear a father he loves ♥.

(The reason Summit County has Very Low Academic Performance is COMMON CORE)

Summit County FRATERNAL ✨ Corruption Exposed! Lawsuits Won't STOP IT! But YOU CAN!

DEMAND ACCOUNTABILITY! "The System Thrives on Silence, But Silence is Complicity"

💰 \$-NOW YOU'RE GOING TO PAY \$22,000,000 FOR THEIR CORRUPTION-\$ 💰

🇺🇸 \$ DOGE Investigation into TITLE IV-D Child Support Fraud Has Begun 🇺🇸 \$ DOGE

(Corrupt Courts, Therapists & Agencies Who Abuse TITLE IV-D & E Should Worry DOGE is Coming!)

DETAILS & DEFENDANTS FOR THIS CASE# 25CV717 @ (www.CourtNapping.com)

(First Amendment) 🗨️ WARNING: THIS IS A LEGAL PUBLIC NOTICE 🗨️ (C.R.S § 13-21-131)

(18 U.S. Code § 242) ⚠️ IT IS ILLEGAL TO REMOVE OR BLOCK THIS NOTICE ⚠️ (42 U.S. Code § 1983)

Encubrimiento del Condado de Summit: Represalias, Corrupción y Colusión CASO #25CV717 ♦️ ¡Tus impuestos financian la corrupción! ¡Tu silencio la mantiene viva! ♦️ ¡Durante 3 años, el Condado de Summit ha usado los tribunales como un arma! ♦️ ¡Destruyeron a un niño! & Silenciaron a un denunciante del GENOCIDIO=44! → Expuse International Humanities Center (IHC=911) como una organización benéfica de tráfico infantil. → Porque advertí al público sobre el GRAPHENE HYDROXIDE en las vacunas COVID-19. ¿¿Cómo respondió el Condado de Summit?? ⚠️ Me acosaron con SMART y SWAT. ⚠️ Me inculparon con un cargo falso de Violencia Doméstica. ⚠️ ¡Me arrebataron a mi hijo! ⚠️ ¡Me envenenaron e intentaron asesinarme en la cárcel! ⚠️ ¡Torturaron psicológicamente a mi hijo! Lo que hizo el Condado de Summit (SC): SC - Sobornó, coaccionó y ayudó a la madre de mi hijo a restringir mis derechos y visitas parentales. SC - Encubrió el abuso materno porque exponerlo revelaría el FRAUDE SISTÉMICO del TÍTULO IV-D. SC - Fabricó cargos falsos en lugar de investigar múltiples intentos de asesinato en Breckenridge. SC - Usó terapeutas corruptos de BUILDING HOPE para intentar romper un fuerte vínculo de amor con mi hijo. (La razón por la que el Condado de Summit tiene una de las tasas de suicidio más altas del país es BUILDING HOPE={68>86}) SC - Breckenridge Elementary manipuló emocionalmente a mi hijo para hacerle temer al padre que ama ♥. (La razón por la que el Condado de Summit tiene un rendimiento académico muy bajo es COMMON CORE.) ¡Corrupción FRATERNAL ✨ en el Condado de Summit Expuesta! 🗨️ Las demandas NO DETENDRÁN esto. ¡Pero TÚ SÍ! 🗨️ 🇺🇸 ¡EXIGE RESPONSABILIDAD! "El sistema sobrevive con el silencio, pero el silencio es complicidad."

💰 \$\$¡AHORA VAS A PAGAR \$22,000,000 POR SU CORRUPCIÓN! \$\$💰

Se ha iniciado una investigación sobre el FRAUDE de manutención infantil del TÍTULO IV-D. ☐ (Los tribunales corruptos, terapeutas y agencias que abusan del TÍTULO IV-D & E deberían preocuparse... ¡DOGE VIENE!)

DETALLES Y DEMANDADOS EN ESTE CASO#1:25CV717 (www.CourtNapping.com)

**Senate Judiciary**

**03/31/2025 01:30 PM**

**HB25-1147 Fairness & Transparency in Municipal Court**

**Typed Text of Testimony Submitted**

<b>Name, Position, Representing</b>	<b>Typed Text of Testimony</b>
<p>Maya Osterman For Mirror Image Arts</p>	<p>My name is Maya Osterman, and I am the Executive Director of Programs at Mirror Image Arts, an Arvada-based youth advocacy organization. We run programs that support system-involved youth, formerly incarcerated youth, and those at high risk of justice system involvement. We run community-based deflection and diversion programs with the 1st Judicial District’s Pathways program, the Longmont Municipal Court’s ReWind program, and we are in partnership conversations with the Arvada Municipal Court to begin programming in the Fall. We are launching a 2500-square-foot resource facility to provide re-entry support to system impacted youth and their families.</p> <p>On behalf of Mirror Image Arts, I am here to support HB 1147.</p> <p>I understand some municipal courts believe they need the threat of lengthy jail sentences to coerce people into treatment. However, our experience has shown that coercion is not the answer. The youth we work with consistently say they wish they had a trusted adult and support system. Just a few weeks ago we had a 16 year old in our Longmont program who had recently emancipated from her mom. She was caught shoplifting at Walmart. She stole socks, gloves, and chapstick. She shared that she was cold and didn’t have anyone she could go to for money. These are basic needs not being met. We must do better for these young people. For many, the threat of homelessness is never far away. Despite their best efforts to rebuild their lives, these youth remain especially vulnerable to the harsh consequences of municipal court involvement.</p> <p>HB 1147 is a critical step in reducing this harm. I urge you to vote yes. Thank you for your time.</p>



The Arc of Aurora, CO  
1342 South Chambers Road  
Aurora, CO 80017

T 720.213.1420  
F 720.213.1423  
www.thearcofaurora.org

**Achieve with us.**

Thank you, Chair and Members of the Committee, grateful for your deep commitment to Coloradans.

My name is Hanni Raley, Executive Director of the Arc of Aurora, a local non-profit dedicated to supporting people with Intellectual and Developmental Disabilities and their families. I am here to speak on behalf of people with disabilities in Aurora - in support of House Bill 25-1147

Municipal courts like ours in Aurora and around the state are likely to hear and prosecute primarily low-level offenses and see a disproportionate number of people whose behaviors impact their lives, including those with intellectual disabilities and severe mental illnesses.

People with disabilities are two times more likely to live in poverty than those without. 40% of incarcerated individuals report having a disability. They are more likely to experience victimization and arrest, and are charged more often with a crime and frequently serve longer prison sentences once convicted, than those without disabilities.

Simply put, people with disabilities are overrepresented in the criminal justice system, and these disparities are exacerbated when prosecutions are specifically related to poverty. Once entangled, they face unique challenges and inaccessible services, perpetuating the cycle of involvement in the criminal justice system.

It is fundamentally prejudicial that people charged with low-level municipal offenses of poverty could be jailed longer in municipal courts in Arapahoe County, compared to prosecution in the 18th JD. At a minimum, if not an immoral implementation of disproportionate punishment, it is inequitable.

Coloradans with disabilities who face criminal justice systems will benefit from standardized sentencing for misdemeanors across court settings. Comparable treatment, regardless of location or jurisdiction, just makes sense.

On behalf of people with disabilities in Aurora and The Arc of Aurora - we urge your support of House Bill 25-1147.

Please reach out if there is anything we can do to support fair justice systems across Colorado.

*Hanni Raley*

Executive Director, The Arc of Aurora  
[hraley@thearcofaurora.org](mailto:hraley@thearcofaurora.org)  
720-213-1420



For people with intellectual and developmental disabilities