

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO

Civil Action No. _____

(To be supplied by the court)

HENRY LEE GRIFFIN JR., Plaintiff

v.

JARED S. POLIS,

THE STATE OF COLORADO,

PHILIP J. WEISER,

"SEE ATTACHED", Defendant(s).

FILED
UNITED STATES DISTRICT COURT
DENVER, COLORADO

JAN 07 2021
JEFFREY P. COLWELL
CLERK

(List each named defendant on a separate line. If you cannot fit the names of all defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed in the above caption must be identical to those contained in Section B. Do not include addresses here.)

PRISONER COMPLAINT

NOTICE

Federal Rule of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Plaintiff need not send exhibits, affidavits, grievances, witness statements, or any other materials to the Clerk's Office with this complaint.

JARED S. POLIS

THE STATE OF COLORADO

PHILIP J. WEISER

DEAN WILLIAMS

JASON LENGERICH

ALL OF SOUTH UNIT REAL PROPERTY
IN BUENA VISTA CORRECTIONAL COMPLEX

A. PLAINTIFF INFORMATION

You must notify the court of any changes to your address where case-related papers may be served by filing a notice of change of address. Failure to keep a current address on file with the court may result in dismissal of your case.

*Henry Lee Griffin Jr. *#67773 # P.O.Box 2017 Buena Vista, CO 81211
(Name, prisoner identification number, and complete mailing address)

*Henry Lee Griffin Jr.
(Other names by which you have been known)

Indicate whether you are a prisoner or other confined person as follows: (check one)

- Pretrial detainee
 Civilly committed detainee
 Immigration detainee
 Convicted and sentenced state prisoner
 Convicted and sentenced federal prisoner
 Other: (Please explain) State Prisoner IN Colorado.

B. DEFENDANT(S) INFORMATION

Please list the following information for each defendant listed in the caption of the complaint. If more space is needed, use extra paper to provide the information requested. The additional pages regarding defendants should be labeled "B. DEFENDANT(S) INFORMATION."

Defendant 1: Jared S. Polis (GOVERNOR OF COLORADO)
(Name, job title, and complete mailing address)
200 E. Colfax Ave

At the time the claim(s) in this complaint arose, was this defendant acting under color of state or federal law? Yes No (check one). Briefly explain:

Mr. Polis is THE GOVERNOR OF Colorado

Defendant 1 is being sued in his/her individual and/or official capacity.

Defendant 2: The State of Colorado (Colorado)
(Name, job title, and complete mailing address)
1300 Broadway, 10th Floor DENVER, CO 80203

At the time the claim(s) in this complaint arose, was this defendant acting under color of state or federal law? Yes No (check one). Briefly explain:

Colorado's revised Statutes are being challenged as being unconstitutional as applied to me.

Defendant 2 is being sued in his/her individual and/or official capacity.

Defendant 3: Philip J. Weiser (Attorney General of Colorado)
(Name, job title, and complete mailing address)
1300 Broadway, 10th Floor DENVER, CO 80203

At the time the claim(s) in this complaint arose, was this defendant acting under color of state or federal law? Yes No (check one). Briefly explain:

Mr. Weiser is the Attorney General of Colorado.

Defendant 3 is being sued in his/her individual and/or official capacity.

C. JURISDICTION

Indicate the federal legal basis for your claim(s): (check all that apply)

- 42 U.S.C. § 1983 (state, county, and municipal defendants)
- Bivens v. Six Unknown Named Agents of Fed. Bureau of Narcotics*, 403 U.S. 388 (1971) (federal defendants)
- Other: (please identify) 28 U.S.C. § 1331; 28 U.S.C. § 1343(a)(3) and
HAFER v. METLO, 502 U.S. 21, at 31 (1991).

"B. DEFENDANT(S) INFORMATION"

Defendant 4: DEAN WILLIAMS (Exec. Dir. of the Colo. Dept. of Corr.)

1250 Academy Park Loop, Colorado Springs, CO 80910.

✓ Yes Defendant Acted Under Color of State Law.

Mr. Williams is the Executive Director of the Colo. Dept. of Corr.

Defendant 4 is being sued in his ✓ individual and ✓ official capacity.

Defendant 5: JASON LENGERICH (Warden at Buena Vista Correctional Facility)

1250 Academy Park Loop, Colorado Springs, CO 80910.

✓ Yes Defendant Acted Under Color of State Law.

Mr. Lengerich is the Warden at Buena Vista Correctional Facility.

Defendant 5 is being sued in his ✓ individual and ✓ official capacity.

Defendant 6: ALL OF South Unit Real Property in Buena Vista Correctional Complex

15125 Highway 24 & 285, Buena Vista, CO 81211.

✓ Yes Defendant Real Property WAS used under Color of State Law.

ALL OF South Unit Real Property WAS used to Facilitate and Violate 18 U.S.C. § 241.

Defendant 6 is being sued in its ✓ individual and ✓ official Capacity.

D. STATEMENT OF CLAIM(S)

State clearly and concisely every claim that you are asserting in this action. For each claim, specify the right that allegedly has been violated and state all facts that support your claim, including the date(s) on which the incident(s) occurred, the name(s) of the specific person(s) involved in each claim, and the specific facts that show how each person was involved in each claim. You do not need to cite specific legal cases to support your claim(s). If additional space is needed to describe any claim or to assert additional claims, use extra paper to continue that claim or to assert the additional claim(s). Please indicate that additional paper is attached and label the additional pages regarding the statement of claims as "D. STATEMENT OF CLAIMS."

*Colo.ter.Statues:17-20-114.5;17-20-115;17-20-117 and 17-29-103 Are Unconstitutional As Applied To Me And Violate
CLAIM ONE: My Self-Executing Federal And State Colo.Const.Act.2,§26 ; Equal Protection And Enter Into Contract Rights.*

Supporting facts: 1.) Colorado Laws Create, Establish, Permit And Mandate Colorado Prisoners: (1) To Be treated similar to Negro slaves; (2) To Perform Involuntary Servitude; (3) To Be punished if they dont perform the labor; (4) To Be Denied Any Right, benefit or privilege Applicable to state employees, And I have every right to challenge the constitutionality of those laws.
(See C.R.S.17-20-114.5; C.R.S.17-20-115; C.R.S.17-20-117; C.R.S.17-29-101; C.R.S.17-29-103; U.S. v. SALERNO, 481 U.S. 739, 745 (1987)).

2.) It has been clearly established for (144 yrs. to 233 yrs.) that I have State and Federal (Self-Executing Constitutional Rights) to: (1) Equal Protection of the Laws and (2) Enter Into Contracts. (See Colo. Const. Act.2,§ 11. (1876); Colo. Const. Act.2,§ 25. (1876); U.S. Const. Art. I, § 10 (Powers Denied Individual States). (1787); U.S. Const. Amend. 14 (EQUAL Protections). (1868);

Town of Lyons v. City of Longmont, 54 Colo. 112, 117, 129 P. 198, 200 (1913) (IF A Constitutional Provision is complete in itself, it executes itself); U.S. Const. Art. 6 (2). (Supremacy of Constitution). (1787); Pompa v. Am. Family Mut. Ins. Co., 520 F.3d 1139, 1142 (10th Cir. 2008) (We are to follow decisions of the State's Highest Court).

3.) Nov. 6th, 2018 (1,599,790) Colorado Voters (Abolished) Slavery and Involuntary Servitude in All Circumstances by Amending the Colorado Constitution, And it is (Self-Executing). (See Colo. Const. Act.2,§ 2. (1876); Attached, Exhibit #1; Medina v. People, 154 Colo. 4, 387 P.2d 733 (1963), cert. denied, 4 379 U.S. 848, 85 S.Ct. 88, 13 L.Ed. 2d 52 (1964)).

D. STATEMENT OF CLAIMS (Claim One)

4.) Colorado On A Daily Basis From November 6th, 2018; Nov. 6th, 2019; Nov. 6th, 2020 Then Nov. 6th, 2021 Continuously subjected me to and enforced: C.R.S. § 17-20-114.5; C.R.S. § 17-20-115; C.R.S. § 17-20-117; C.R.S. § 17-29-101 and C.R.S. § 17-29-103 against me.

5.) The use of the word "SHALL" in a statute is usually deemed to involve a mandatory connotation. (See People v. District Court, 713 P.2d 918 (Colo. 1986); City of Colo. Springs v. Anderson Mahone Enterprises, 11 P.3d 536 (Colo.App. 2010)).

6.) C.R.S. § 17-20-114.5 Restriction of Privileges in Correctional Facilities. (Mandatory Connotations) clearly state: "If any such person is required by the department to perform any available labor; and such person does not perform the labor; the department (SHALL) deny specified privileges to such person, include, but are not limited to: TV, Radios, Entertainment Systems, and ACCESS to snacks. (See C.R.S. § 17-20-114.5 (2018); (2019) and (2020);

C.R.S. § 17-20-115. Persons To Perform Labor. (Mandatory Connotations) clearly state: "All persons convicted of any crime and confined in any state correctional facilities under the laws of this state, (SHALL) perform labor under such rules and regulations as may be prescribed by the department. (See C.R.S. § 17-20-115 (2018); (2019) and (2020);

C.R.S. § 17-20-117 Labor of Inmates. (Mandatory Connotations) clearly state: "Every able-bodied inmate (SHALL) be put to and kept at the work most suitable to such inmates capacity and most advantageous to the people of this state.

Inmates who work in the department (SHALL) not be entitled to any right, benefit, or privilege applicable to employees of the State of Colorado. (See C.R.S. § 17-20-117 (2018); (2019) and (2020);

C.R.S. § 17-29-103 Exec. Director To Establish Work Program. (Mandatory Connotations) clearly state: "(2) Every able-bodied offender (SHALL) participate in the intensive labor work program for a period of not less than thirty days. (See C.R.S. § 17-29-103 (2018); (2019) and (2020).

7.) The mandatory connotations in these Colorado Laws are unconstitutional as applied to me for (1) reason: (1) The Laws violate my (Self-executing Federal and State Constitutional) Colo. Const. Art. 2, § 26; U.S. Const. Amend. 14; Colo. Const. Art. 2, § 11 and U.S. Const. Art. I, § 10 rights. (See Attached Exhibit #1; *Romer v. Evans*, 517 U.S. 620 (1996); *Kipping v. McAvley*, 354 P.2d 167 (Colo. 1960); *Adair v. United States*, 208 U.S. 161, 174-175 (1908); *H.A. Youth Organized v. Herrera*, 611 F.3d 669, 677 n.5 (10th Cir. 2010).

~~D. STATEMENT OF CLAIMS (Claim Due)~~

~~I declare under penalty of perjury that the foregoing is true and correct. I further declare that I have read this document and understand its contents. I further declare that I am signing this document at my own free will and without any duress or undue influence.~~

D. STATEMENT OF CLAIM(S)

CLAIM TWO: JARED S. POLIS AND PHILLIP D. WEISER ON A DAILY BASIS FROM JANUARY 8TH, 2019 THEN JANUARY 8TH, 2021 CONTINUOUSLY SUBJECTED ME TO ACTUAL FRAUD AND BREACHED THEIR FIDUCIARY DUTIES TO ME BY REFUSING TO PERFORM THEIR PROMISE OF OFFICE.

- Supporting Facts: 1.) Mr. Polis and Mr. Weiser both personally participated in continuously subjecting me to Actual Fraud and Breaching Their Fiduciary Duties To Me and ARE THE proper defendants to sue for Actual Fraud and Breach of Fiduciary Duty. (See *Henry v. Sherry*, 658 F.3d 1235, 1241 (10th Cir. 2011)).
- 2.) On November 6, 2018 (1,599,790) Colorado Voters Abolished Slavery and Involuntary Servitude in all circumstances by Amending the Colorado Constitution. (See Colo. Const. Art. 2, § 26; (SEE ATTACHED, EXHIBIT #1))
- 3.) On November 6, 2018 (1.3 Million plus) Colorado Voters Voted Mr. Polis in AS GOVERNOR OF COLORADO.
- 4.) On November 6, 2018 (1.2 Million plus) Colorado Voters voted Mr. Weiser in AS THE ATTORNEY GENERAL.
- 5.) On January 8th, 2019 Mr. Polis intentionally and willfully signed and promised to perform the duties of the office of GOVERNOR. (See ATTACHED, EXHIBIT #2); (See C.R.S. § 18-8-404 (1)(b)(2)).
- 6.) On January 8th, 2019 Mr. Weiser intentionally and willfully signed and promised to perform the duties of the office of ATTORNEY GENERAL. (See ATTACHED, EXHIBIT #3); (See C.R.P.C. 8.4 (C)).
- 7.) On January 8th, 2019 Mr. Polis And Mr. Weiser in their Individual and Official Capacities:
- (1) Promised To Support THE CONSTITUTION OF THE UNITED STATES;
 - (2) Promised To Support THE CONSTITUTION OF THE STATE OF COLORADO;
 - (3) Promised To Support THE LAWS OF THE STATE OF COLORADO AND
 - (4) Promised To Faithfully Perform Their Duties.
- (SEE ATTACHED, EXHIBITS #2 AND #3); *GRAYSON v. WILLIAMS*, 256 F.2d 61, at 66 (10th Cir. 1958).

D. STATEMENT OF CLAIMS (CLAIM TWO)

- 8.) Mr. Polis And Mr. Weiser's statements And promises WERE MATERIALLY FALSE; they both knew they were false when they made them and they both had no intention on ever performing the statements or promises. (See Attached, Exhibits #1, #2 AND #3); *Perkins v. Johnson*, 551 F.Supp.2d 1246 (D.Colo.2008)
- 9.) I didn't know the statements and promises WERE FALSE, but I relied on the statements and promises because Mr. Polis was Governor and Mr. Weiser was the Attorney General. (See CR.P.C.1.2(d)).
- 10.) Mr. Polis And Mr. Weiser assumed a Fiduciary Duty to represent my best interest by performing their promises and complying with ALL STATE AND FEDERAL LAWS, AND THE U.S. CONSTITUTION AND COLO. CONST.
- 11.) Mr. Polis And Mr. Weiser subjected me to actual Fraud and breached Their Fiduciary Duties To Me by willfully refusing to comply with and enforce the (SELF-EXECUTING) Colorado Constitutional Mandate Prohibiting Slavery AND INvoluntary Servitude in the Colo. Dept. OF Corrections. (SEE Attached, Exhibits #1, #2 AND #3; (See *Town of Lyons v. City of Longmont*, 54 Colo. 112, 117, 129 P. 198 (1913))
- 12.) Mr. Polis And Mr. Weiser's actual Fraud and Breach of Fiduciary Duties not only denied, injured and violated my rights to Contract, Work AND EQUAL PROTECTIONS OF THE (SELF-EXECUTING) constitutional mandate but also caused me Financial Loss and Damages on a daily basis and continuously From January 8th, 2019 Then January 8th, 2021 because I was ordered to report to work and perform Involuntary Servitude For .87 to .90 cents per day against my Will. (See Attached, Exhibits #1, #2 AND #3; WWW.DOC.STATE.CO.US/Administrative-Regulations 150-01 (IV)(E))
- (19) Failure to Work; (22) Disobeying A LAWFUL ORDER; (See *Sander v. Mann*, 423 F.Supp.2d 1155 (D.Colo. 2006)).

D. STATEMENT OF CLAIM(S)

CLAIM THREE: JASON LENGERICH DENIED, INJURED AND VIOLATED MY SELF-EXECUTING 8TH AND 14TH AMENDMENT RIGHTS BY DELIBERATELY SUBJECTING ME TO CLEVER AND UNUSUAL PUNISHMENT AND DISPARATE TREATMENT.

- Supporting Facts: 1.) Mr. Lengerich is the Warden of BVCF and personally participated in subjecting me to: COVID-19 Exposure Punishments; Inadequate Recreation; 40 Sq. Ft. Cell Space Restrictions And 23 hr. 40 min to 24 hr. Daily Lockdowns For OVER (60 Days). (SEE *Henry v. Storey*, 658 F.3d 1235, 1241 (10th Cir. 2011)).
- 2.) It has been clearly established For (152 yes. to 233 yes.) that I HAVE Federal (Self-Executing Constitutional Rights) to: (1) Be FREE From Clever And Unusual Punishment And (2) Be FREE From Deliberate Disparate Treatment. (See U.S. Const. Amend. 8 (1791); U.S. Const. Amend. 14 (Equal Protections) (1868); U.S. Const. Art. 6 (2). (Supremacy of Constitution. (1787); *Town of Lyons v. City of Longmont*, 54 Colo. 112, 117, 129 P.198, 200 (1913)).
- 3.) In February, March, April AND May OF 2020 Mr. Lengerich coerced ALL his BVCF Employees including but not Limited to: Bohannon; Harris; Gonzales; Noland; Gorman; Romero; Keause; Webb; Veltri; Richards; Shields; Wood; Wagner; Johnston; Chappone; Wilson; Nitoch; Kanapic; Vandell; Fordice; Woolridge; Andrews; Martin; VonFaygo; Shelton; Montano; BERMAN AND 280 MORE EMPLOYEES to sign COVID-19 Liability Waiver Agreements. Mr. Lengerich NEVER REQUIRED ANY OF his employees to test for COVID-19 prior to signing their waivers. (SEE Grievance #R-BV19/20-00170499 (2) paragraph (#7)).
- 4.) Mr. Lengerich, as Warden of BVCF had a duty to Test, TRACK AND KNOW which and how many of his BVCF EMPLOYEES WERE COVID-19 (Positive And Negative) before they signed the waivers AND Entered BVCF Premises to SPREAD COVID-19. (SEE *Estelle v. Gamble*, 429 U.S. 97, 105-06 (1976)).

D. STATEMENT OF CLAIMS (Claim Three)

- 5.) AFTER DR. BERMAN (Died) From COVID-19, Nineteen BVCF Employees began to quit And many medical staff.
- 6.) Mr. Lengerich invited the 1st COVID-19 Positive Prisoner Case in BVCF on March 27th, 2020 (Fri.), Lengerich Knew (G.P.#130549) was COVID-19 Positive ; Lengerich knew this prisoner was contagious ; Lengerich Knew (G.P.#130549) could potentially infect other BVCF Prisoners And BVCF Employees if he was not properly isolated And/or quarantined. (See Grievance #R-BV19/20-00170499 (1) paragraphs (2) 1-3).
- 7.) Mr. Lengerich didn't place, isolate And/or quarantine (G.P.#130549) in the infirmary or restricted housing, Mr. Lengerich willfully And with (Deliberate Indifference) intentionally placed (G.P.) in (South Unit Incentive) general population in cell (3-U-25). Where he was allowed to spread, contaminate And Expose other prisoner's to (COVID-19) including but not limited to: (L.G.#107178). (SEE Grievance #R-BV19/20-00170499; Farmer v. BRENNAN, 511 U.S. 825, 847 (1994); Attached, Exhibit #15).
- 8.) I've lived in (South Unit Incentive) For about 5½ Years And in cell (I-W-II) For about 2½ to 3 yrs. And was in the unit at the time (T.O.#154864) died And the day Mr. Lengerich placed (G.P.#130549) in 3-U-25 And allowed (G.P.) to expose (ME) And general population to COVID-19. (See Grievance #R-BV19/20-00170499(2)(2)).
- 9.) Mr. Lengerich issued our 1st Masks on April 8th, 2020 (Wed), (11 Days) After general population had been exposed to (G.P.), (L.G.) And Lengerich's COVID-19 Positive BVCF Employees. (See Estelle, 429 U.S. At 105-06).
- 10.) April, May And June 2020 I continuously pleaded with Mr. Lengerich, JENNIFER HANSEN, Gov. Polis; Exec. Dir. Williams to give me (Single Cell Occupancy), so I could remain healthy, Social Distance ; BE SAFE.

D. STATEMENT OF CLAIMS (Claim Three)

11.) July 9th, 2020 (THERE) WELL AFTER MY REQUESTS WERE DENIED, GOV. POLIS FINALLY NOTICED THE NATIONAL GUARD TO TEST (ALL) BWCFS PRISONERS AND EMPLOYEES. MR. LENGERICH WILLFULLY DEPARTED FROM THE TRUTH ON APPROXIMATE NUMBERS OF COVID-19 POSITIVES, BUT DID ADMIT THE FOLLOWING: 7-9-2020 COVID-19 Positives (35 Prisoners) (3 STAFF); 7-15-2020 COVID-19 Positives (92 Prisoners) (2 STAFF); 7-22-2020 COVID-19 Positives (48 Prisoners) (2 STAFF); 7-28-2020 COVID-19 Positives (10 Prisoners) (2 STAFF). (SEE BWCFS THER, 'A Note from The Warden'), dates: July 2020).

12.) I'm 51 yrs.old, I've taken (20-23 COVID-19 Tests), NONE OF MY TESTS HAVE BEEN POSITIVE OR INCONCLUSIVE, (ALL) MY TESTS HAVE BEEN NEGATIVE. (SEE GRIEVANCE #67773, COVID-19 TESTS 7-9-2020 thru 12-22-2020).

13.) MR. LENGERICH ON A DAILY BASIS FROM OCT. 17TH, 2020 THEN DEC. 30TH, 2020 CONTINUOUSLY FOR OVER (60 DAYS) DENIED, INJURED AND VIOLATED MY SELF-EXECUTING 8TH AND 14TH AMENDMENT RIGHTS TO BE FREE FROM CLEUE AND UNUSUAL PUNISHMENT AND DISPARATE TREATMENT BY: (1) CREATING COVID-19 EXPOSURE PUNISHMENT GROUPS;

- (2) PLACING ME IN COVID-19 PUNISHMENT GROUP (1-W-9) TO (1-W-16);
- (3) PUNISHING ME FOR PRISONERS, WHO TEST POSITIVE FOR COVID-19 IN MY GROUP; BY
- (4) RESTRICTING MY RECREATION AND FRESH AIR TO: 105 MINUTES TOTAL IN (60 DAYS);
- (5) KEEPING ME LOCKED DOWN (23 HRS. 40 MINUTES) TO (24 HRS. PER DAY) FOR OVER (60 DAYS);
- (6) TAKING MY PHONE CALLS FOR WKS, INCLUDING CHRISTMAS;
- (7) RESTRICTING ME TO 40 SQ. FT. OF CELL SPACE, WHILE REWARDING SIMILARLY-SITUATED PRISONERS UNDER THE AGE OF 51 YRS. OLD AND COVID-19 POSITIVE WITH SINGLE CELL OCCUPANCY; PHONE CALLS; DAILY SHOWERS; 40 MINS TO THE OUT OF CELL TIME AND WORK PRIVILEGES. (WHICH ALLOWS NORTH AND EAST PRISONERS 6 TO 8 HRS. OUT OF CELL)

(SEE GRIEVANCE #R-BW19/20-00170499 (1-3); GRIEVANCE #R-BW20/21-00178433 (1-3); (ATTACHED, EXHIBIT #15);

Hutto v. Finney, 437 U.S. 678, 685-87 (1978); Hellling v. McKinney, 509 U.S. 25, 34-35 (1993);

Penrod v. Zavaras, 94 F.3d 1399, 1406 (10th Cir. 1996); SECYS, LLC v. Vigil, 666 F.3d 678, 684 (10th Cir. 2012)

D. STATEMENT OF CLAIM(S)

CLAIM FOUR: Jared J. Polis, Philip J. Weiser, Dean Williams AND JASON LEMBERICH CONSPIRED TO CONTINUOUSLY DENY, INJURE, OPPRESS AND VIOLATE MY SELF-EXECUTING U.S. CONST. ART. I, § 10, 14TH AMENDMENT EQUAL PROTECTION AND COLO. CONST. ART. 2, § 26 RIGHTS TO BE FREE FROM SLAVERY AND INVOLUNTARY SERVITUDE.

Supporting Facts: 1.) Mr. Polis, Mr. Weiser, Mr. Williams AND Mr. Lemberich ALL personally participated in the conspiracy to deny, injure, oppress and violate my U.S. Const. Art. I, § 10, 14th Amend. AND Colo. Const. Art. 2, § 26. Rights. (2019).

- 2.) It has been clearly established FOR (144 yrs. to 233 yrs.) that I HAVE FEDERAL AND STATE (SELF-EXECUTING CONSTITUTIONAL RIGHTS) TO: (1) Enter Into Contracts AND (2) EQUAL PROTECTION OF THE LAWS. (See U.S. CONST. ART. I, § 10 (1787); Colo. CONST. ART. 2, § 11 (1876); U.S. CONST. AMEND. 14 (EQUAL PROTECTIONS) (1868); Colo. CONST. ART. 2, § 25 (EQUAL PROTECTIONS) (1876); U.S. CONST. ART. 6 (2) (SUPREMEY OF CONSTITUTION) (1787); TOWN OF LYONS V. CITY OF LONGMONT, 54 Colo. 112, 117, 129 P. 198, 200 (1913) (SELF-EXECUTING); WILSON V. MOTANO, 715 F.3d 847, 852 (10TH CIR. 2013) (CLEARLY ESTABLISHED RIGHTS)).
- 3.) November 6th, 2018 (1,599,790) COLORADO VOTERS (abolished) SLAVERY AND INVOLUNTARY SERVITUDE. (See Attached, Exhibit #1).
- 4.) JANUARY 8th, 2019 MR. POLIS AND MR. WEISER WERE SWORN IN AS GOVERNOR AND ATTORNEY GEN. (See Attached, Exhibits #2-#3).
- 5.) Jan. 8th, 2019 thru Aug. 8th, 2019 Mr. Polis appointed Mr. Williams as Exec. Dir. of CDOT. (See C.R.S. § 24-20-109).
- 6.) Mr. Williams has been the Exec. Dir. of CDOT from 2019 thru 2021, AND IS RESPONSIBLE FOR IMPLEMENTING AND ENFORCING DOC POLICY. (See C.R.S. §§ 17-1-101(i); 17-1-103(1)(A.5); WWW.DOC.STATE.CO.US/Administrative 100-01(V)(A)).
- 7.) Mr. Lemberich has been the Warden OF BVCF From 2015 thru 2021, AND IS RESPONSIBLE FOR BVCF. (See C.R.S. §§ 16-16-102(e)).
- 8.) JANUARY 8th, 2019 thru January 8th, 2021 Mr. Polis, Mr. Weiser, Mr. Williams AND Mr. Lemberich KNOWINGLY AND INTENTIONALLY COMBINED, CONSPIRED, CONFEDERATED, AND AGREED together WITH EACH OTHER TO VIOLATE SECTION

D. STATEMENT OF CLAIMS (Claim Four)

- 241 of title 18 United States Code; 18 U.S.C.S. § 1; 18 U.S.C.S. § 2; Colo. Const. Art. 2, § 26 (2018); U.S. Const. Art. I, § 10 (Enter Into A Contract) AND U.S. Const. Amend. 14 (EQUAL Protection OF THE LAWS). (SEE U.S. v. Johnson, 319 U.S. 503, at 518; Jet Courier Serv., Inc. v. Mulei, 771 P.2d 486, at 502 (Colo. 1989); U.S. v. GACNIK, 50 F.3d 848, 852 (10th Cir. 1995).
- 9.) JAN. 2nd, 2019 ; JAN. 9th, 2019 ; July 3rd, 2019 ; Sept. 19th, 2019 ; Oct. 2nd, 2019 ; Oct. 11th, 2019 AND Jan. 14th, 2020 I sent several legal letters and/or faxes to Mr. Polis, Mr. Weiser, Mr. Williams and Mr. Lengerich And specifically requested:
- (1) Authorization To Enter Into A Contract;
 - (2) Equal Protection OF Amendment A;
 - (3) Equal Protection OF Colo. Const. Art. 2, § 26 (2018);
 - (4) To BE Free From SLAVERY AND Involuntary Servitude AND Slave Wages;
 - (5) THAT ALL's 150-01 (CLASS II (19), (22) AND ALL 850-03 be repealed, changed AND NOT Applied to ME.
 - (6) Mr. Lengerich to hire ME AS A (CONSULTANT). (SEE Attached, Exhibits #4 - #13)
- 10.) Mr. Polis, Mr. Weiser, Mr. Williams AND Mr. Lengerich denied my request.
- 11.) Mr. Polis, Mr. Weiser, Mr. Williams AND Mr. Lengerich ON A daily basis FROM (Jan. 8th, 2019 thru Jan. 8th, 2021 continuously violated my (SELF-EXECUTING) Colo. Const. Art. 2, § 26 (2018); U.S. Const. Art. I, § 10 AND U.S. Const. Amend. 14 Rights. (SEE Attached, Exhibit #1; Adair v. United States, 208 U.S. 161, 174-175 (1908); ROMER v. EVANS, 517 U.S. 620 (1996)).
- 12.) Mr. Polis, Mr. Weiser, Mr. Williams AND Mr. Lengerich (ALL) KNEW THEY WERE VIOLATING CLEARLY ESTABLISHED FEDERAL LAWS by continuously ordering ME to: 1) Report to work; 2) Paid ME .87-.90 cents per day; 3) DENIED My request to contract;
- 4) Denied My Request For Equal protection OF Amendment A; (Colo. Const. Art. 2, § 26; 5.) Threatened ME with Write-Ups AND Ad Seg. (See Attached, Exhibits #4 - #13; 18 U.S.C.S. § 241; Nye v. Nissen v. U.S., 336 U.S. 613 (1949); U.S. v. Pretty, 98 F.3d 1213, n.3 (10th Cir. 1996).

- ~~Defendant 6 is being sued in his individual and official capacity.~~
- ~~Mr. Williams is a ~~local~~ employee for GOC.~~
- ~~Yes defendant held while officer of state law.~~
- ~~1250 Auditing fiscal year, Colorado Springs, CO 80910~~
- ~~(Mr. Williams (a/k/a Mr. Williams) (a/k/a Mr. Thompson))~~
- ~~Defendant 5 is being sued in his individual and official capacity.~~
- ~~Mr. Leinenweber is the lawyer of defendant with ~~corporate~~ ~~entity~~.~~
- ~~Yes defendant held while officer of state law.~~
- ~~1250 Auditing fiscal year, Colorado Springs, CO 80910~~
- ~~(Mr. Leinenweber (a/k/a Mr. Leinenweber) (a/k/a Mr. Leinenweber))~~
- ~~Defendant 4 is being sued in his individual and official capacity.~~
- ~~Mr. Williams is the executive director of the GOC. Dept. of Tax.~~
- ~~Yes defendant held while officer of state law.~~
- ~~1250 Auditing fiscal year, Colorado Springs, CO 80910~~
- ~~(Mr. Williams (a/k/a Mr. Williams) (a/k/a Mr. Williams))~~
- ~~B. DEFENDANT(S)~~

D. STATEMENT OF CLAIM(S)

CLAIM FIVE: ALL OF SOUTH UNIT REAL PROPERTY IN BUENA VISTA CORRECTIONAL COMPLEX ON A DAILY BASIS FROM JANUARY 8th, 2019 THRU JANUARY 8th, 2021 WAS CONTINUOUSLY USED BY POLIS, WEISER, WILLIAMS AND LINGERICH TO FACILITATE THE CONSPIRACY AGAINST MY RIGHTS IN VIOLATION OF 18 U.S.C. § 241 (CONSPIRACY AGAINST RIGHTS).

Supporting Facts: 1) All of South Unit Real Property In Buena Vista Correctional Complex was used to Facilitate the Conspiracy Against my Rights And is subject to in Rem Forfeiture. (SEE Claim 4; 18 U.S.C. § 241; U.S. v. Santoro, 866 F.2d 1538, 1542 (4th Cir. 1989); U.S. v. Premises Known As 3639-2nd St., 869 F.2d 1093, 1096 (8th Cir. 1989)).

2) November 6th, 2018 (1,599,790) Colorado Voters (Abolished) Slavery and involuntary servitude. (See Colo. Const. Art. 2, § 2; Attached, Exhibits #1-4; Medina v. People, 154 Colo. 4, 387 P.2d 733 (1963) (SELF-EXECUTING)).

3) Mr. Polis, Mr. Weiser, Mr. Williams and Mr. Lingerich (All) knew it was a Federal Crime and Unconstitutional to continuously deny, injure, oppress and violate my (SELF-EXECUTING Right) to be FREE from SLAVERY AND INvoluntary Servitude. (SEE 18 U.S.C. § 241; Attached, Exhibits #1-6, #8-13; Colo. Const. Art. 2, § 26 (2019); C.R.S. § 18-8-404(1)(b)(2); C.R.P.C. I.2(d); U.S. v. Peoni, 100 F.2d 401, 402; Cent. Bank, N.A. v. First Interstate Bank, N.A., 511 U.S. 164 (1994); Ratzlaf v. United States, 510 U.S. 135, 149 (1994) (Ignorance of THE LAW is no defense)).

4) Jan. 8th, 2019 Then Jan. 8th, 2021 Continuously At the Buena Vista Correctional Complex (BVCC), and on a daily basis, The BVCC Property was used to Facilitate the Crime of Conspiracy Against my Rights. By WAY OF BVCC's PA System:

1) I was given Direct Orders To Report to Work; By WAY OF BVCC's PHONE LINER: 2) I was paid .87-.90 cents per day; By WAY OF BVCC's Computer System: 3) Every Month 73.⁰⁰-79.⁰⁰ Dollars was transferred to my Account. (SEE Claim 4 (12); U.S. v. Fox, 902 F.2d 1508, 1515 (10th Cir. 1990); U.S. v. Schifferli, 895 F.2d 987, 990 (4th Cir. 1990); U.S. v. Bajakajian, 524 U.S. 321 (1998).

E. PREVIOUS LAWSUITS

Have you ever filed a lawsuit, other than this lawsuit, in any federal or state court while you were incarcerated? Yes No (check one).

If your answer is "Yes," complete this section of the form. If you have filed more than one previous lawsuit, use additional paper to provide the requested information for each previous lawsuit. Please indicate that additional paper is attached and label the additional pages regarding previous lawsuits as "E. PREVIOUS LAWSUITS."

Name(s) of defendant(s):

GOLMAN, et al

Docket number and court:

#17-CV-03019-MSK-KMT

Claims raised:

First Amendment

Disposition: (is the case still pending?
has it been dismissed?; was relief granted?)

Still Pending

Reasons for dismissal, if dismissed:

N/A

Result on appeal, if appealed:

N/A (No Appeal)

F. ADMINISTRATIVE REMEDIES

WARNING: Prisoners must exhaust administrative remedies before filing an action in federal court regarding prison conditions. See 42 U.S.C. § 1997e(a). Your case may be dismissed or judgment entered against you if you have not exhausted administrative remedies.

Is there a formal grievance procedure at the institution in which you are confined?

Yes No (check one)

Did you exhaust administrative remedies?

Yes No (check one)

G. REQUEST FOR RELIEF

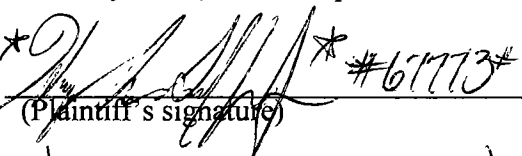
State the relief you are requesting or what you want the court to do. If additional space is needed to identify the relief you are requesting, use extra paper to request relief. Please indicate that additional paper is attached and label the additional pages regarding relief as "G. REQUEST FOR RELIEF."

- 1.) Jury Trial And Court Costs;
- 2.) Claim 1: Prospective Injunctive Relief requesting: A.) A declaratory judgment that the LAWS ARE - Unconstitutional As Applied to Plaintiff; B.) A permanent injunction forbidding Colorado, Mr. Polis; Mr. Weiser; Mr. Williams and Mr. Lengerich From Enforcing C.R.S. § 17-20-114.5; C.R.S. § 17-20-115; C.R.S. § 17-20-117 and C.R.S. § 17-29-103 against: Henry L Griffin Jr.;
- 3.) Claim 2: Compensatory Damages From: Jared S. Polis (individual capacity) in the amount of: \$1,599,790 Dollars per month; Compensatory Damages From: Philip J. Weiser (individual capacity) in the amount of: \$1,599,790 Dollars per month the Governor and Attorney General refused to perform their promise. (See Attached Exhibits #1, #2 and #3).

H. PLAINTIFF'S SIGNATURE

I declare under penalty of perjury that I am the plaintiff in this action, that I have read this complaint, and that the information in this complaint is true and correct. See 28 U.S.C. § 1746; 18 U.S.C. § 1621.

Under Federal Rule of Civil Procedure 11, by signing below, I also certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending or modifying existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

*
#67773#
(Plaintiff's signature)
JANUARY 4th, 2021 (MON.)
(Date)

(Form Revised December 2017)

G. REQUEST FOR RELIEF.

4) Claim 3: Prospective Injunctive Relief; (Requesting: (A) A declaratory judgment that Henry Lee Griffin Jr. AFTER testing Negative For COVID-19 (21 consecutive times) posed AND pose NO RISK to DOC officials or Prisoners; (B) A permanent injunction Enjoining JASON Lengerich from continuing to create, KEEP AND/OR PLACE Mr. Griffin in ANY (COVID-19 Exposure Punishment Group);
Compensatory Damages From: JASON Lengerich (individual capacity) in the amount of: \$2,500.00 Dollars per day he violated my 8th and 14th Amendment Rights. (SEE CLAIM 3: (2); (4); (6); (7); (11); (13)).

5) Claim 4: Prospective Injunctive Relief; (Requesting: (A) A declaratory judgment that Henry Lee Griffin Jr. is NOT A SLAVE AND SHALL NEVER BE SUBJECT TO IN VOLUNTARY SERVITUDE, NOR SLAVE WAGES UNDER ANY CIRCUMSTANCES; (B) A permanent injunction Ordering Polis, Weiser, Williams AND Lengerich To ALLOW Henry Lee Griffin Jr. to: Enter Into Contracts; Engage In BUSINESS AND GIVE (Griffin) Single Cell Occupancy in South Unit (1-W-II) in BVCC; And (1-W-II) must be converted to a single; (C) A permanent injunction authorizing Henry Lee Griffin Jr. to RECEIVE AND EXPEND Food, Clothing, Hygiene, Gifts, Grants, Property, Training, Volunteers AND Donations From individuals, PRIVATE-ORGANIZATIONS, FOUNDATIONS OR ANY CITY, COUNTY, STATE OR FEDERAL GOVERNMENT UNIT;

Statutory Restitution From: Neal S. Polis, Philip J. Weiser, Dean Williams and Jason Lengerich by WAY OF ForFEITURE OF: 1,599 sq ft. per day of South Unit REAL PROPERTY in BVCC For (Conspiring) to VIOLATE MY U.S. CONST. ART. I § 10, 14th Amendment AND 6th. CONST. ART. 2 § 26 RIGHTS. (SEE CLAIM 4: (2); (8); (9); (10-12); 18 U.S.C. § 3163 AND U.S. § 18-1.3-602; U.S. v. Nichols, 169 F.3d 1255 (10th Cir. 1999). (Entire Conspiracy Attributed to Defendant)

6) Claim 5: I'm requesting ForFEITURE AND OWNERSHIP OF (ALL) South Unit REAL PROPERTY AT THE BUENA VISTA CORRECTIONAL COMPLEX.

THE PROPERTY WAS USED TO FACILITATE THE FEDERAL CRIME OF CONSPIRACY IN VIOLATION OF 18 U.S.C. § 241 (Conspiracy Against Rights). THE PROPERTY IS SUBJECT TO ForFEITURE. (SEE CLAIM 5: (1-4); U.S. v. Fox, 902 F.2d 1508, 1515 (10th Cir. 1990); U.S. v. BAJAKAJIAN, 524 U.S. 321 (1998).



HOUSE CONCURRENT RESOLUTION 18-1002

BY REPRESENTATIVE(S) Melton and Salazar, Arndt, Becker J., Becker K., Beckman, Benavidez, Bridges, Buckner, Carver, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lee, Lontine, Lundeen, McKean, McLachlan, Neville P., Pabon, Pettersen, Rankin, Reyher, Roberts, Rosenthal, Saine, Sandridge, Sias, Valdez, Van Winkle, Weissman, Winkler, Winter, Wist, Young, Duran;
also SENATOR(S) Williams A. and Crowder, Aguilar, Court, Donovan, Fenberg, Fields, Garcia, Kagan, Kefalas, Kerr, Lambert, Marble, Martinez Humenik, Merrifield, Moreno, Priola, Tate, Todd.

→ SUBMITTING TO THE REGISTERED ELECTORS OF THE STATE OF COLORADO AN AMENDMENT TO THE COLORADO CONSTITUTION THAT PROHIBITS SLAVERY AND INVOLUNTARY SERVITUDE AS PUNISHMENT FOR A CRIME AND THEREBY PROHIBITS SLAVERY AND INVOLUNTARY SERVITUDE IN ALL CIRCUMSTANCES.

WHEREAS, The Colorado constitution has prohibited involuntary servitude, which is the coerced service of one individual for the benefit of another, since 1877; and

WHEREAS, That prohibition has, by its express terms, never been

Capital letters or bold & italic numbers indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.

(Exhibit #1)

applied when involuntary servitude is imposed upon an individual as punishment for a crime for which the individual has been duly convicted; and

WHEREAS, The state should not have the power to compel individuals to labor against their will; and

WHEREAS, The state recognizes that allowing individuals convicted of a crime to perform work incident to such convictions, including labor at penal institutions or pursuant to work-release programs, assists in such individuals' rehabilitations, teaches practical and interpersonal skills that may be useful upon their reintegration with society, and contributes to healthier and safer penal environments; and

WHEREAS, Because work provides myriad individual and collective benefits, the purpose of this proposed constitutional amendment is not to withdraw legitimate opportunities to work for individuals who have been convicted of a crime, but instead to merely prohibit compulsory labor from such individuals; now, therefore,

Be It Resolved by the House of Representatives of the Seventy-first General Assembly of the State of Colorado, the Senate concurring herein:

SECTION 1. At the election held on November 6, 2018, the secretary of state shall submit to the registered electors of the state the ballot title set forth in section 2 for the following amendment to the state constitution:

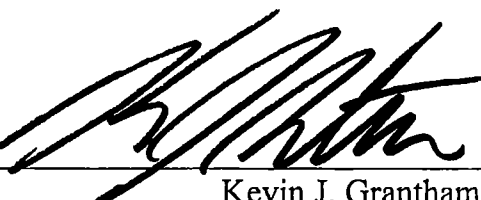
In the constitution of the state of Colorado, amend section 26 of article II as follows:

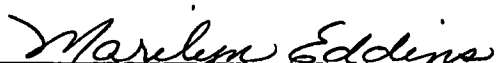
Section 26. Slavery prohibited. There shall never be in this state either slavery or involuntary servitude, ~~except as a punishment for crime, whereof the party shall have been duly convicted.~~

SECTION 2. Each elector voting at the election may cast a vote either "Yes/For" or "No/Against" on the following ballot title: "Shall there be an amendment to the Colorado constitution that prohibits slavery and involuntary servitude as punishment for a crime and thereby prohibits slavery and involuntary servitude in all circumstances?"

SECTION 3. Except as otherwise provided in section 1-40-123, Colorado Revised Statutes, if at least fifty-five percent of the electors voting on the ballot title vote "Yes/For", then the amendment will become part of the state constitution.


Crisanta Duran
SPEAKER OF THE HOUSE
OF REPRESENTATIVES


Kevin J. Grantham
PRESIDENT OF
THE SENATE


Marilyn Eddins
CHIEF CLERK OF THE HOUSE
OF REPRESENTATIVES


Effie Ameen
SECRETARY OF
THE SENATE

RECEIVED

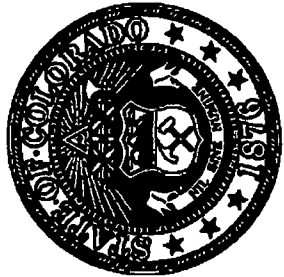
JAN 08 2019

ELECTIONS
SECRETARY OF STATE

RECEIVED

JAN 08 2019

ELECTIONS
SECRETARY OF STATE



STATE OF COLORADO

20195000600 C
OATH OFFICE
SECRETARY OF STATE
01/08/2019 04:54:32

GOVERNOR OATH OF OFFICE

I, Jared S. Polis, do affirm that I will support the constitution of the United States, the constitution of the state of Colorado, and the laws of the state of Colorado, and will faithfully perform the duties of the office of Governor upon which I am about to enter to the best of my ability.

A handwritten signature of Jared S. Polis.

Honorable Jared S. Polis
January 8, 2019

A handwritten signature of Nathan B. Coats.

Honorable Nathan B. Coats
Chief Justice of the Supreme Court

(Exhibit #2)

(Exhibit #2)

RECEIVED

STATE OF COLORADO

JAN 08 2019

ELECTIONS
SECRETARY OF STATE



20195000654 C
OATH OFFICE
SECRETARY OF STATE
01/08/2019 05:00:04

ATTORNEY GENERAL OATH OF OFFICE

I, Phil Weiser, do swear by the everliving God that I will support the constitution of the United States, the constitution of the state of Colorado, and the laws of the state of Colorado, and will faithfully perform the duties of the office of Attorney General upon which I am about to enter to the best of my ability.

A handwritten signature of Philip J. Weiser.

Honorable Philip J. Weiser
January 8, 2019

A handwritten signature of Nathan B. Coats.

Honorable Nathan B. Coats
Chief Justice of the Supreme Court

(Exhibit #3)

(Exhibit #3)

Henry Lee Griffin Jr. #67773#

P.O. Box 2017
Buena Vista, CO 81221

DATE: JANUARY 2nd, 2019 (Wod)

TO: GOV. JARED POLIS
136 State Capitol Building
DENVER, CO 80203

RE: REQUEST FOR EXECUTIVE AUTHORIZATION TO ENTER INTO CONTRACTS WITH ANY STATE, CORPORATION, BUSINESS, LLC AND/OR GOVERNMENTAL ENTITY IN AMERICA.

Gov. Polis,

Good morning/afternoon! Happy New Years and Congratulations on winning the Governorship!

I'm "Griffin", I'm African-American, 49 yrs. old and I've been incarcerated (23 yrs. 5 mos.).

In those (23 yrs. 5 mos.) I've earned a total of no more than: (\$4,215 Dollars) and

I still owe (\$5,710²⁴) in Restitution and a (\$1,000 Dollars) to CDOC for Legal Copies/Postage.

As the New Gov. of Colorado, I'm requesting that you give me: (Executive Authorization To Enter Into Contracts With Any State, Corporation, Business, LLC And/or Governmental Entity In The United States of America.) My request is solely based on (Amendment A) and Colorado Voters power to (Abolish Slavery in the State of Colorado). (See Colo. Const. Art. 2, § 26 Slavery Prohibited (2019)).

The Colo. Dept. of Corr. Exec. Dir. Richard F. Hernisch; BWCF Warden Jason Lengierich are not going to change anything, if we refuse to work then we will be subjected to the following

punishments: (1) Loss of Privileges,
(2) Write-Ups (COPY);
(3) Loss of Good Time;
(4) Transfer To Higher Custody Facility; AND
(5) Reclassification To Higher Custody LEVEL.

Gov. Polis, Granting my request will allow you to do (3) things:

- (1) Enforce The Colorado Constitution (Colo. Const. Art. 2, § 26. SLAVERY Prohibited (2019));
- (2) Enforce Colorado Voter's Wishes (Amendment A);
- (3) You Show Coloradans And the Nation You don't support ANY Form of Slavery or the Oppression of ANY American Citizen WHETHER FREE OR INCARCERATED.

Gov. Polis, if you "DENY" my request then I'll HAVE NO choice but to SUE you, And a copy of this letter will be attached to that complaint. Therefore, in good faith I'm asking first!

Thank You for Your Time and Consideration!

Sincerely,

 #67773#

Henry Lee Griffin Jr. #67773#
P.O. box 2017
Buena Vista, CO 81241

DATE: JANUARY 9th, 2019 (Wed)

TO: Mr. DEAN WILLIAMS (Exec. Dir. CDAC)
1250 Academy Park Loop
Colorado Springs, CO 80910

RE: "REQUEST FOR AUTHORIZATION TO ENTER INTO CONTRACTS WITH ANY STATE, CORPORATION, BUSINESS, LLC AND/OR GOVERNMENTAL ENTITY IN AMERICA."

Exec. Dir. Williams,

Goodmorning/Afternoon! Welcome to the Colo. Dept. of Corr.! You are my (7th) Exec. Dir.

I'm 'Griffin', I'm writing to: (Request Your Authorization To Enter Into Contracts With Any State, Corporation, Business, LLC and/or Governmental Entity In America?)

In Good Faith, I'm asking first. (SEE Colo. Const. Art. 2, § 26. Slavery Prohibited (2019).

THANK You For Your Time And Consideration!

Sincerely,

H. L. Griffin #67773#

XC: Gov. Jared Polis:
Henry Lee Griffin Jr. #67773#

(Exhibit #5)

HENRY LEE GRIFFIN JR. #67773#
P.O. Box 2017
Buena Vista, CO 81211

DATE : SEPTEMBER 19th, 2019 (THUR.)

TO: GOV. JARED POLIS PHILIP J. WEISER DEAN WILLIAMS
136 State Capitol Bldg 1300 Broadway, 9th Floor 1250 Academy Park Loop
DENVER, CO 80203 DENVER, CO 80203 Colorado Springs, CO 80910

RE: SECOND REQUEST FOR EXECUTIVE AUTHORIZATION TO ENTER INTO CONTRACTS
WITH ANY PERSON, STATE, CORPORATION, BUSINESS, LLC AND/OR GOVERNMENTAL
ENTITY IN AMERICA.

Gov. Polis, A.G. Weiser, Exec. Dir. Williams,

Goodmorning/AFTERNOON! On January 2nd 2019 (Wed) I sent you a letter requesting Your
Authorization To Enter Into Contracts and You NEVER SENT ME A RESPONSE.

Today, for the Second time I'm requesting Your Authorization To Enter Into Contracts
with ANY Person, State, Corporation, Business, LLC AND/OR GOVERNMENTAL Entity in America?

(SEE Colo. Const. Art. 2, §26. Slavery Prohibited (2019); ("Amendment A")

Thank You for Your Time and Consideration!

Sincerely,

"Henry Lee Griffin Jr. #67773#

XCC: Gov. JARED POLIS ;
A.G. Philip J. Weiser;
CDOC Exec. Dir. DEAN WILLIAMS.

(Exhibit #6)

Henry L. Griffin Jr. #67773*
P.O. Box 2017
Buena Vista, CO 81211

DATE: October 11th, 2019 (Fri)

TO: MR. DEAN WILLIAMS (CDOC Exec. Dir.)
1250 Academy Park Loop
Colorado Springs, CO 80910

RE: "NORMALIZATION IDEA REQUESTS"

Mr. Williams,

If you are sincerely trying to bring prison life as close as possible to normal life outside of prison, These are very important issues you should consider:

1) Changing Your Inmate Labor Policy AR's 150-01 (CLASS II (19) Failure To Work
AR 150-01 (CLASS II (22) Disobeying A Lawful Order
AR 850-03 OFFENDER ASSIGNMENT AND PAY.

All of the above stated Policies violate (Colo. Const. Art. 2, §26. Slavery Prohibited) (2019)
and (Amendment A).

2) African-American Channels: CENTRIC; BET; STARZ BLACK; OWN; VICE

Spanish Channels: TELEGUATE; GALAVISION; TELEMUNDO

3) SELL Prisoners Our Own Cable Boxes; (40-60 channels)

4.) Give Prisoner's Authorization to Enter into (Contracts and Engage in Business).

5.) Allow Prisoner's To Pay Rent for Single Cells, (4 months Advance) Payment.

6.) Allow Prisoners To Purchase Tablets/Music From: Wolkenhorst.com

Respectfully Submitted,

G. Loeffler #67773

cc: *Griffin*
Gov. Polis
A.G. Weiser

(Mailed Dist: Det. 10, 2019 (This Night))

Colorado Department of Corrections Buena Vista Correctional Complex

Offender Communication

To: Weston Jason Longreich / Date: Oct. 2nd, 2019

Date: Oct. 2nd, 2019

State your request in detail: On Jan. 2nd, 2019 and July 3rd, 2019 I sent you (2) Kites
requesting you authorization to enter into Contracts pursuant to AR 300-38 IVC.
You never responded to either kite.

Sept 2019 I sent letters to: Gov. Jared Polis; AG Philip Weiser and CDOT Exec. Dir.

Dear Williams requesting the same authorization.

Lisa M. Sanchez, Farm, Celestino Springs (Suspended)

Therefore, Wash. Longreich I'm requesting your Authorization To Enter into Contracts and Engage In Business with Any Person, State, Corporation, Business, LLC and/or Governmental Entity IN America! I'm going to purchase copyrights, trademarks, A Patent, Domain Name, A Website and Co-Write Software, Code and Algorithms, Then SELL them and Enter into licensing Contracts, and Partnership Agreements. Thank You!

Offender Name: *Henry Joe Griffin Jr. * Key

Doc #: #67773

Work Assignment: BVCF Formatters - Chief Supervisor K.T. McDonald (Name must be printed and signed)

Unit/Cell#: South (I-W-11)

Response/Action Taken:

Employee/Contract Worker Signature:

(Name must be printed and signed)

Date Received:

Warden's Office

Date Answered:

[View Details](#)

Attachment A

OCT 03 2010

BVCC A3

WkdN. LENGERICH

WkdN. LENGERICH

Yanbarry MPAH

Yanbarry MPAH



COLORADO
Department of Corrections

Buena Vista Correctional Complex

Buena Vista Correctional Facility
P.O. Box 2017
Buena Vista, CO 81211
Phone: (719) 395-2404
Fax: (719) 395-7214

Buena Vista Minimum Center
P. O. Box 2005
Buena Vista, CO 81211
Phone: (719) 395-7363
Fax: (719) 395-7362

1W11

MEMORANDUM

Southern

TO: Griffin, Henry #67773
FROM: Jason Lengerich, BVCC Warden
DATE: November 1, 2019
SUBJECT: Communication Form

JZL

Offender Griffin,

I received your communication form regarding entering into contract and engaging into business with any person, state, corporation, LLC and/or government entity in America. You need to be more specific about what exactly you want to enter into a contract for when requesting approval for. Please send more specific information and I will evaluate your request at that time.

(Exhibit #11)

Jared Polis, Governor | Dean Williams, Executive Director



Received: Nov. 5th 2019
(The Morning)



COLORADO
Department of Corrections
Buena Vista Correctional Complex

Buena Vista Correctional Facility
P.O. Box 2017
Buena Vista, CO 81211
Phone: (719) 395-2404
Fax: (719) 395-7214

(W1)
Buena Vista Minimum Center
P. O. Box 2005
Buena Vista, CO 81211
Phone: (719) 395-7363
Fax: (719) 395-7362

MEMORANDUM

South

TO: Griffin, Henry #67773
FROM: Jason Lengerich, BVCC Warden
DATE: November 14, 2019
SUBJECT: Communication Form

JZL

Offender Griffin,

I received your 2nd communication form regarding entering into contract and engaging into business with any person, state, corporation, LLC and/or government entity in America. You need to be more specific about what exactly as well as who you want to enter into a contract for when requesting approval for. Please send more specific information and I will evaluate your request at that time.

(Exhibit #12)

Jared Polis, Governor | Dean Williams, Executive Director



RECEIVED: Nov. 19th, 2019 (TUE)



COLORADO

Department of Corrections

Buena Vista Correctional Complex

Buena Vista Correctional Facility
P. O. Box 2017
Buena Vista, CO 81211
Phone: (719) 395-2404
Fax: (719) 395-7214

Buena Vista Transitional Work Center
P. O. Box 2005
Buena Vista, CO 81211
Phone: (719) 395-7303

Buena Vista Minimum Center
P. O. Box 2005
Buena Vista, CO 81211
Phone: (719) 395-7363
Fax: (719) 395-7362

(W1)

MEMORANDUM

South

TO: Offender Griffin, Henry #67773
FROM: Jason Lengerich, BVCC Warden
DATE: January 14, 2020
SUBJECT: Communication dated 12/09/19

JZL

Offender Griffin,

I appreciate your offer to be a consultant for Buena Vista Correctional Facility, however, I am not in need of your services. Please feel free to make suggestions to the Normalization Committee - CM Andrews, Lt. Atha, Vocational Instructor Prosser, or Re-Entry Sepcialist Stromberg. An offender committee will also be selected soon to serve as part of the Normalization Committee. If you are interested, please watch for titler information and postings in your housing unit.

Received: Jan. 13th, 2020 (Mon)

(Exhibit #13)

Jared Polis, Governor | Dean Williams, Executive Director



Henry L. Griffin Jr. #17773#
P.O. Box 2017
Buena Vista, CO 81211

DATE: JUNE 3rd, 2020 (Wed)

TO: GOV. JARED S. POLIS
Colorado Governor's Office
200 E. COLFAX AVE.
DENVER, CO 80203

RE: REQUEST TO PURCHASE A PRISON CELL AT BVCF FOR COVID-19 PROTECTION

Gov. Polis,

Goodmorning/Afternoon! I'm Griffin, I'm 51 yrs. Old and I've been incarcerated (24 yrs. 9 mos.) As You Know, Colorado Prisoners are dying And WE ARE being exposed to COVID-19 daily.

Your Authorization allowing CDOC to Quarantine (COVID-19 Positive Prisoners), such as

G.P. #130549 in General Population increases my exposure to the communicable disease and put all (286 Prisoners) at risk of being killed. I don't want to die!

BVCF has the smallest cells in the state and the prison was initially built to house (1) Juvenile Prisoner in a Single Cell, but in the late 90's (1) bunk was added to each cell therefore (doubling capacity) in BVCF.

Gov. Polis, Please sale me a prison cell or Grant me (Single Cell Occupancy), so I can live, social distance and be Medicinally SAFE?

(Exhibit #15)

THANK YOU FOR YOUR TIME AND CONSIDERATION!

Sincerely,

P. Griffin Jr. #67773#

XC: Griffin Jr. #67773#
DEAN WILLIAMS (CDOC EXEC. DIR.)

SENT OUT LEGAL MAIL
JANUARY 2nd, 2020 (TUE)
NIGHT MS. HARRIS



United States District Court

901 19th Street Fn. A-105
DENVER, CO 80294-3589

Name	Heilly Lee Griffin		
Register Number	# 67773*		
Unit	SOUTH	7-W-11	
Box Number	2017		
City, State, Zip	Brent Vista, CO 80321		

Restricted Inspection
Mail

Restricted Inspection Mail Stamp

BNCC	1/4/20
FACILITY	DATE REC'D
Gonzales	26560 CWT
STAFF LAST NAME	ID#
#67723*	*Griffenck*
DOC#	INT
OFFENDER LAST NAME	INT