

DISTRICT COURT, ARAPAHOE COUNTY, COLORADO Court Address: 7325 South Potomac Street Centennial, Colorado 80112	
PLAINTIFF (s) JAMES W. BURNESON Pro Se V DEFENDANT(s) DAM EAST HOMEOWNERS' ASSOCIATION A NON PROFIT CORPORATION BOARD OF DIRECTORS: President Jake Hummel Esq., Kelsey Quigg Director, Julie Geyer Vic President, Cathleen Speidel Treasurer, and Heather Swigert Director, Fritz Herman Chairman ACC. Tom Ruzicka Co-Chairman ACC	Case Number 07CV1609 Div: 408
Attorneys: James W. Burneson Pro Se Address: 12641 E. Bates Cir Aurora, CO 80014 Phone Number: 303-750-1500	
PLAINTIFF'S REQUEST THIS COURT EXPLAIN HOW MR. LANE WILL BE PREVENTED FROM COMMITTING SUBORN PERJURY IN THIS COURT TRIAL	

COMES Now Plaintiff James W. Burneson Pro Se files the above motion to learn how the court intends to protect all parties of this trial from witnesses committing perjury. Mr. Lane and past and present board members have all committed perjury in past trial within the 18th District and County court trials. Transcripts of all court litigation involving The Dam East Homeowner Association will be added to the website www.court-house.com. These transcripts easily prove perjury occurred instigated and lead by Mr. Jeffry Lane.

1. Plaintiff has proven civil judges has never had the authority to rule on a felony and perjury is a felony. See Attached letter from Judge Stuart marked Exhibit 1
2. There is no record of any District Attorney in this State who has persecuted perjury in a civil court trial.

3. The transcripts of previous trial involving Jeffrey Lane as counsel for the Dam East will be made available to this court or these transcripts can be reviewed on the internet at www.court-house.com.

4. A fair trial can't be held if one side of the litigation can lie in court and the other side didn't know perjury was not enforced. How is it when a trial begins a witness is asked to swear to tell the truth the whole truth and nothing but the truth when the judge administering the oath can't enforce a violation of this oath?

This entire issue will be review publicly over the Internet by several websites that specialized in court litigation. This court and the law firm of Springer and Steinberg will be featured as knowing this dirty secret by the judicial industry and preventing that secret from becoming known by the public. Wherever Mr. Lane goes his baggage of years of litigation follows him.

This court must advise how perjury will be enforced and if it fails to do so then Judge Spencer must recuse herself and an experienced judge needs to replace her.

This court will be the defining location for the beginning of the secret of perjury is not enforced in our civil courts. This secret needs to be opened up as proof we are not a nation of laws. All citizens of the United States need to know all past and future trials in civil County Courts and Federal are mistrials due to this dirty secret. All of these courts are coconspirators in hiding this secret of perjury not being enforced.

If perjury were to be enforced by new laws being passed the result will be half the lawsuits in our courts today will be withdrawn. The other result is half the lawyers in the business litigation will go bankrupt. Which is why perjury in our civil courts is allowed so lawyers can lie in trials so they can make a living trying cases not based on the truth...?

WE ARE NOT A NATION OF LAWS. Many laws on our books across our country are not enforced and enforcement of Perjury in civil court is at the desecration of judges and lawyers who violate their oath of office by not enforcing our laws. .

WHEREAS Plaintiff James W. Burneson Pro Se request this court to advise how perjury will not be allowed in her court. Ex Parte Communication between this Court and Jeffrey Lane of Springer and Steinberg must be denied phone conversations with Mr. Lane. Continued abuse of the law by Mr. Lane must be stopped and it can only be accomplished if the court stands up for the law and not receive Lane's legal advice. If this court fails to answer this motion it is grounds for the court to recuse herself immediately. Plaintiff has the right to seek a fair trial which to date this litigation can not be considered to be fair by any review by Appellant Court or the public's review.

Plaintiff needs to set a date for trial and can't do so until this Motion is answered. Justice is being denied by this court while Mr. Lane of Springer and Steinberg continues to run the court's decisions ex parte.

Executed on this _____ day of August 2008

James W. Burneson Plaintiff Pro Se
12641 E. Bates Cir
Aurora, CO 80014
303-751-3846

CERTIFICATE OF SERVICE

I hereby certify on this day _____ August 2008, mailed copies of this Motion by US Postal mail with correct postage to those addressed below:

Faxed Denver Office
Harvey Steinberg
Springer and Steinberg P.C.
1600 Broadway Suite 1200
Denver, CO 80202

Chief Justice Mary Mullarkey
Supreme Court of Colorado
Two East 14th Ave
Denver, CO 80203

Chief Judge Sylvester
18th District Court Arapahoe County
7325 South Potomac Street
Centennial, CO 80112

Copies of this Motion are to be forward to the Board of Directors of the Dam East Homeowner Association. This copy has been mailed to the attention of the Association Lawyer who must forward all correspondence to the Board of Directors as required by SB 100. If these requirements are not completed because Mr. Lane has instructed Mr. Wilder to not forward the copies now received it will become known and your failure to do so is failure to represent your client the Dam East Homeowner Association and their membership.

Mr. James E Wilder
Association Attorney Dam East Homeowner Association

% Cherry Creek HOA Professionals, LLC
14901 E. Hampden Ave Ste #120
Aurora, CO 80014

Blind copies to many.

By _____
Jim Burneson

This Motion as with all documents involved in this case will be published on the Internet
at www.court-house.com.