

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLORADO

Civil Action No. 1:18-cv-00320-STV (Amended)  
(To be supplied by the court)

**FILED**  
UNITED STATES DISTRICT COURT  
DENVER, COLORADO

SAMUEL O. P. VEISER, Plaintiff

**AUG 10 2018**

**JEFFREY P. COLWELL**  
CLERK

v.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

DG Retail, LLC, Et., Al., Defendant(s).

*(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.**

**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.

SAMUEL D. P. YEISER, ID #17-14301, Arapahoe Jail,  
(Name, prisoner identification number, and complete mailing address)

P.O. Box 4918, Centennial, Colo. 80155-4918.  
(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) \_\_\_\_\_

**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: Greg Morris of Tucker Holmes PC for DG Retail, LLC,  
(Name, job title, and complete mailing address)

1900 W. Littleton Boulevard, Littleton, Colo. 80120

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:

Defendant is a Tennessee based company that wholly owns the subsidiary Dollar Gen. in Aurora.

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

Defendant 2: \_\_\_\_\_  
(Name, job title, and complete mailing address)

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:

\_\_\_\_\_  
\_\_\_\_\_

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

Defendant 3: \_\_\_\_\_  
(Name, job title, and complete mailing address)

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:

\_\_\_\_\_  
\_\_\_\_\_

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*) 42 U.S.C. §§ 1981 and 1982 Civil Rights Act

Defendant 2: \_\_\_\_\_  
(Name, job title, and complete mailing address)

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:

\_\_\_\_\_  
\_\_\_\_\_

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

Defendant 3: \_\_\_\_\_  
(Name, job title, and complete mailing address)

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:

\_\_\_\_\_  
\_\_\_\_\_

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*) 42 U.S.C. § 1981, 1982 Civil Rights Act.

**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."

CLAIM ONE: Racial Discrimination under 42 U.S.C. § 1981.

Supporting facts: On 11-10-2017, about 3:15 PM, an elderly man within 80 years of age inquired Mr. Richard Rice and myself to help him with his suitcase cart, and requested we stop at the Aurora Dollar General to assist him with the purchasing of ductape or items needed to help fix his suitcase cart.

All of us entered the store together, me and Mr. Rice placed our belongings next to the cashier's station and proceeded to try and locate the items needed for purchase, while the elderly waited by the cashier area with all of our personal belongings.

Upon returning to the front of the store to contract the purchase of all the items selected, a woman that was standing near the front entrance, whom never identified who she was, began harrasing the elderly man, while brandishing an activated electrical device or stun-gun toward his face. Shocked at what I seen her doing I then asked, "is there a problem with you harrasing this elderly man?" She then stepped back, with Ms. Garcia just feet.

behind her, laughed, and tried to graze my right arm with the same device. In fact, the weapon came close enough for me to feel the electrical currents. I then jumped back slightly in fear of bodily harm and said, "you are way out of line doing things like that, and you know it." She replied, "I got pepper spray too, just for all you cheap black-ass-fuckers that are coming in here talking shit about this store." Then I said, "What are you talking about, I don't even know who said anything to you?" Then, Ms. Darwish got closer to me and said, "you black-ass-nigger." After she said that, she then reached out and grabbed me in the neck area, and then Ms. Garcia did the same. Right as she accused me of stealing, by saying, "anyway I think you stole something." After I used my right arm to loosen her grip I next said, "are you crazy, dont ever grab on me like that." She then tried several times to touch me with the stun-gun in a fit of rage as I moved around to dodge her initial aggression to attack me with physical force. As I retreated, trying to protect myself of her

outrageous brazen physical attack, two other women pushed her away from me to stop her, and held her off behind them as she began yelling: "well just get your sorry Black-ass out the store and dont ever come back." I reluctantly proceeded to leave, as I mentioned to the elderly man and Mr. Rice to get our personal belongings and accompany me outside the store, which was after I made the remarks, "who are you to tell me to get out this store?" In efforts to defuse the escalating situation, I complied with her demands.

Ms. Darwish and Ms. Garcia continued their outrageous behavior outside the store. Once I complied with Ms. Darwish demands to leave the store premise, without being able fulfill my attempt to purchase the store items selected, she took control over the suitcase cart. Then began taking our personal belongings into her possession, without returning them.

It was when I was walking away from the actual property that I caught her doing this. So I walked back upon the property and told her, "I can't believe

you're throwing our food on the ground like that." She looked up at me, then came racing forward like a mad wild person, emitting pepper spray at me. Before that occurred, I do recall the male employee, who also came out the store and told them to leave us alone. Her reply was, "you better shut up, before I send you home with them?"

Their threats of physical violence and racial slurs such as "the next time we see you we're going to fuck you up nigger" and "I ain't playin'" and "you better keep your Black-Ass off our property," was to me extremely racially motivated. Not to mention the violent physical assault in the store by the two initial aggressors, Ms. Darwish and Ms. Garcia.

Off store surveillance Ms. Darwish and Ms. Garcia continued with their racially motivated outrageous wanton acts of discrimination. In fact, as mentioned in my first amended complaint, the two employees' continued their attack up to two blocks away from store property. In the police report, Ms. Darwish made the statement of struggling with me between the door of the apartments, while accompanied.



with Ms. Garcia. Besides actual physical assault, battery, brandishing and using weapons to commit aggravated robbery of our personal belongings, and threats of physical violence.

The two DG Retail, LLC's store manager, and employee who admitted not being at the store to work, extended the racial slurs by threats saying, "hey you big ugly ass-negga, I just called her brothers and the police to pick you up for putting hands on us in the store. So how you like that shit?" Said by Ms.

Garcia. And while struggling to physically attack me again, after both grabbed me behind the Apartment, and Ms. Darwish pepper spraying me. She also replied, "come out here and fight negga, or are you scared bitch?"

I did not have a cell phone at the time of those attacks. Yet, upon being attacked at the store, then in an alley entrance to the apartment complex, struggling between the door to keep them from more attacks, of violence, and emerging to be chased by them and a man joining in with a large knife. I continuously kept yelling from the time I was on the back entrance road, "hey someone help me, call the police." I repeated that cry until they came, as seen and heard on

the Aurora Police Body Camera.

## Acts of Racial Discrimination under 42 USC § 1981.

The Courts have outlined the basis that encompass acts of racial discrimination. In fact, the Tenth Circuit at Hampton v. Dillard Dep't Stores, Inc., 247 F.3d 1091, recognized that a Plaintiff may rely on indirect evidence of discrimination to prove racial discrimination. Under the §1981, plaintiff must also show: (1) that he or she are of a protected class; (2) that the defendant had the intent to discriminate on the basis of race; and (3) that the discrimination interfered with a protected activity as defined in §1981.

## Direct and Indirect Evidence of Discrimination

In this instant civil action before this very Honorable Court. The Plaintiff shall provide by preponderous of evidence that the employees of DG Retail, LLC, being Ms. Nagham Majeed Darwish and Ms. Maribel Garcia, discriminated against Mr. SAMUEL D. P. YEISER by a racially motivated intent to interfere with his privileged civil rights to contract with the subsidiary of the DG Retail, LLC wholly-owned Dollar General Store located in Aurora at Colfax and Geneva. Together they acted to the point of impairment by means of gross negligence, personal

injury, and defamation of Plaintiff Character. Therefore, adding to the cause of his pain; suffering, mental stress, humiliation, anxiety, loss of self-esteem, and depression, of which is recoverable by relief under 42 USC § 1981 through compensation and punitive damages, to help the plaintiff to be made whole.

1. Discrimination under section §1981:

Mr. SAMUEL D. P. YEISER, was born in the United States of America as an African American Citizen on March 19th, 1967.

The Aurora Dollar General Surveillance footage, Aurora Police Dept body camera audio video footage, recorded police statements, and preliminary hearing transcript evidence along with the store's retail price lists of fictitious unreturned items, with Ms. Darwish and Ms. Garcia's recorded work history, combined presents tangible evidence to their discriminative intents.

A. The DG Retail, LLC's "Loss Prevention Policy," states in part: any suspected shoplifter should be approached using the [ASAP] procedure. It also expressly states: to "[N]ever touch anyone suspected of shoplifting or their personal belongings. And in two separate sections it states: [A]t no time should [an employee or manager] go outside the store [after] a suspected shoplifter.

B. Their policy list eight steps the members of management are to use for the loss prevention interventions: (1) observe the suspect take a store item; (2) see the suspect conceal the item; (3) ensure the suspect is in view of store management at all times; (4) ensure all check points of purchase have been passed and not offered to pay for concealed item; (5) approach suspect with sales associate and know where the items are; (6) ask if the suspect would like to pay; (7) escort the suspect to the register; (8) allow suspect to purchase the items and leave. If all fails they are directed to call law enforcement, because at not time are any employees directed under their policy to use physical contact to apprehend suspected shoplifters. Also see: Cronk v. Dolgen Corp, LLC, 2017 U.S. Dist. LEXIS 77129.

The evidence obtain by discovery in case number 17CR3230 under possession of the 18<sup>th</sup> Judicial District Attorney(s) Office contains further proof of outrageous wanton behavior by Ms. Darwish and Ms. Garcia's racially motivated discrimination toward plaintiff in statements and video in such case.

- C. The Aurora Dollar General Store Manager on 11-10-2017, admitted to making unauthorized physical contact toward Mr. YEISER in the case 17CR3230, per police statements.
- D. In case 17CR3230 Aurora Police Detective Richard Hefly stated in the preliminary hearing as a witness, he could see by store video Ms. Darwish made the "first initial contact" therefore, indicating her to be the initial aggressor, and not the Plaintiff Mr. YEISER.

E. The racial comments made by Ms. Darwish and Ms. Garcia, along with threats of physical violence, physical assault, stealing of personal belongings, false accusations of stealing \$123.00 of store items, brandishing weapons, harassment, and attacks using pepper spray off store property, it is only axiomatic both DGI Retail, LLC store employees intentionally impaired Mr. VEISER from his contractual rights with the store.

F. Store video shows Mr. Rice placed items on cashiers counter to be paid for.

G. The elderly man showed the police he had more than enough money to pay for the selected store items, per police body camera.

H. The plaintiff was taken into custody without evidence of \$123.00 of alleged stolen items.

I. Store surveillance does not show that Mr. Rice nor Mr. VEISER ever removing \$123.00 of store merchandise off the shelves.

J. Ms. Garcia and Ms. Darwish violated store loss prevention policies.

K. Nbr Ms. Garcia or Ms. Darwish told police that they identified themselves or used all the written policy procedures to address the Plaintiff as a suspected shoplifter as mandated by their employer, DGI Retail LLC.

### Claim II Racial Discrimination under 42 USC § 1982.

In any civil action where a plaintiff alleged facts support elements of: (1) an intent to discriminate on the basis of race by the defendant; and (2) the dis-

crimination concerned one or more of the activities enumerated in the statute, a case may be established prima facie under §1982

## 2. Discrimination under section §1982:

The verbal statements made by Ms. Derwish and Ms. Garcia that pertained to Mr. VEISER's ethnic group in a public place, in front of people he was also associated with, in such a defamatory manner, gives rise to the extent of their intentional discrimination. Also the fact that neither employee are of the same ethnic class of Mr. VEISER contributes to substantial evidence of racially motivated discrimination of Mr. VEISER's rights.

Their physical actions, statements, and disregard for store policies against Mr. VEISER clearly demonstrates they acted in a deliberate way to deprive him from his right to purchase any items from the Aurora Dollar General store.

- A. Even if the management had clear evidence that Mr. VEISER was in the act of shoplifting, physical assault, threats of physical assault, racial slurs, and brandishing a weapon are not recommended by D.G. Retail, LLC, shoplifting policies.
- B. The two employees were totally engaged in displaying gross negligence by the outright disregard for exercising store policies in dealing with Mr. VEISER as any other ethnic class other than his.

C. These employees inflicted multiple personal injuries upon Mr. YEISER by unauthorized use of pepper spray off store property, and physical assaults inside, outside, and away from the Dollar General Store in Aurora.

D. DG Retail, LLC's, store manager, and employee Ms. Garcia, whom was off work on 11/16/2017, instore conduct were very malicious, wanton, and in a willfull gross disregard of Mr. Yeiser's civil rights. All these actions of conduct were done under racially motivated intention, causing direct impairment for Mr. YEISER to purchase items selected and placed on the cashier's counter.

### 3. Claim III: Liability of DG Retail, LLC.

The Defendants' DG, Retail, LLC's Attorney, Tucker Holmes P.C., acknowledged that Ms. Nagham Majed Darwish and Ms. Mari bel Garcia are former employees that were employed at the Aurora Dollar General Store on 11/16/2017.

As of May, 4th, 2018 at the Status Conference held by the Honorable Magistrate Judge Scott To Varkolak, the Tucker Holmes P.C. Law Firm Attorney admitted to represent, the now former employees in this civil action as well as DG Retail, LLC.

In light of the above facts, it is only lawfull in this civil claim that the Plaintiff moves to further amend this Complaint to reflect the total liability of DG Retail, LLC. This ultimately means that DG Retail, LLC, which wholly owns its subsidiary Dollar General Store in Aurora, it is also responsible for any negligence or gross negligence conduct displayed by thier employees as outlined in the Colo. Rev. Statute §13-21-15.

A. Under Colo. Rev. Statute §13-21-15(a), (c),

"a landowner owes an invitee the duty to exercise care to protect against dangers....."

B. It is undisputed that DG Retail, LLC, are the specified Defendants in this case that are liable landowners pursuant to CRS §13-21-15.

C. Under the scope of evidence presented within the subject matter of this complaint, its clear that DG Retail, LLC, are indeed responsible for the monetary recovery of compensation and punitive damages for his sufferings. Also see: Danielson v. Wal-Mart Stores, Inc., 2006 US Dist Lexis 58188.

#### 4. Claim VI: Gross Negligence and Negligence

In light of the above incident and evidence of the circumstance thereof, it is axiomatic that Ms. Darwish and Ms. Garcia acted in a



way that a prudent reasonable person in a position to care for the safety of others would have not done, such as actions of physical assault, battery, brandish weapons, steal personal belongings, use racial slurs, threats of physical violence, violate store policies, and publish false accusations on record.

- A. The "Gross Negligence" of these two employees amount to their disregard to willfully act in wanton or reckless manner against Mr. VEISER's civil rights.
- B. Their unreasonable conduct to ignore store policies and common laws of Colorado, clearly gives rise to the acts of "negligence".  
See: Rodgers v. Hyatt, 1981 U.S. Dist. Lexis 10997; also see: Squites v. Goodwin, 829 F. Supp. 2d 1062.

### 5. Claim VI of Defamation of Character

On 11-10-2017, Ms. Garcia and Ms. Darwish acted in concert to deliberately communicate and have published, false and defamatory statements with the known accurate knowledge of producing information being not truth,  
See: Quigley v. Rosenthal, 43 F. Supp. 2d 1163.

- A. As mentioned above both employees gave false statement produced in the published police records that the

Plaintiff had stolen items they knew that he did not, nor could possibly have taken.

(1). Ms. Darwish claimed Mr. YEISER stole (2) two rolls of ductape, a tire repair kit, and I-Phone charges, that all added up to \$123.00, and was in his coat. Store surveillance shows no such thing!

(2). Both employees' police statements are that Mr. YEISER pushed Ms. Darwish away from the front door. Yet, even the Aurora Police Detective Richard Hefty testified that store surveillance clearly shows Ms. Darwish make initial physical contact, and not Mr. YEISER, at the preliminary hearing in case No. 17CR3730.

(3). The same two employees gave untrue accusations that they both saw the Plaintiff steal merchandise off the store shelves. Store surveillance shows it impossible to see anyone in the acclaimed area of their incident from the front door where both employees stayed in place from the time Mr. YEISER came in the store, until his exit.

## Conclusion of Statements and Facts

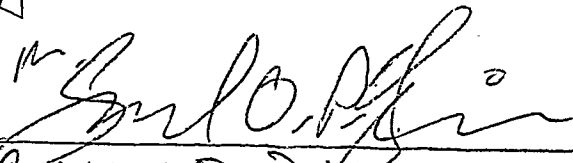
By law Mr. SAMUEL D. P. YEISER, pursuant 42 U.S.C.S. 1981 and 1982, had the unequivocal rights to be secure while attempting to complete a purchase contract with the Aurora

Dollar General wholly-owned subsidiary store, by "DG" Retail, LLC, without the brazen racially motivated physical attacks that interfered such contract, by their employees Ms. Naqham Majed Darwish and Ms. Marihel Garcia, on November 10<sup>th</sup>, 2017. Therefore, the Plaintiff, Mr. YEISER, now exercise his rights to be made whole from the economical damages mentioned above through compensation and punitive damages.

WHEREFORE NOW, Plaintiff move to submit this Amended Prisoner Complaint as factual evidence to seek relief from being utterly aggrieved by Defendants DG Retail, LLC and their employees.

Plaintiff also moves to address this motion as requested under the Fed. R. Civ. P. 26(f), to be held on 06-06-2018, with regards to all subject matters in such packet, and to the fact of his good faith attempts, by legal mail request a proposed settlement meeting, which to date the Defendant has not made attempts to do so.

Respectfully Submitted

SIGNED BY:  (Pro Se)  
SAMUEL O. POYSIER ID. #17-A301  
DATED: 08-08-2018

**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): \_\_\_\_\_

Docket number and court: \_\_\_\_\_

Claims raised: \_\_\_\_\_

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

Reasons for dismissal, if dismissed: \_\_\_\_\_

Result on appeal, if appealed: \_\_\_\_\_

**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**

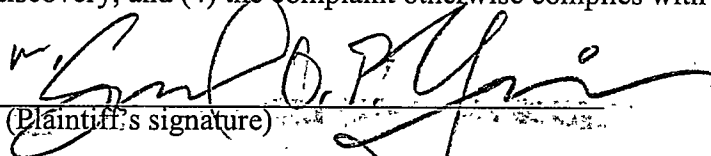
State the relief you are requesting or what you want the court to do. If additional space is needed to identify the relief you are requesting, use extra paper to request relief. Please indicate that additional paper is attached and label the additional pages regarding relief as "G. REQUEST FOR RELIEF."

As the Plaintiff in this case, I humbly request this court grant relief by issuing an Order to have all parties held liable of the above claims provide lawful recovery for Samuel O.P. Yeiser to be made whole under 42 USC § 1981 and 1982. Also to render any lawful judgement this Honorable Court deems necessary within the statutory provision of Colorado State or Federal law pursuant to Civil Rights.

**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.

  
(Plaintiff's signature)

08-08-2018  
(Date)

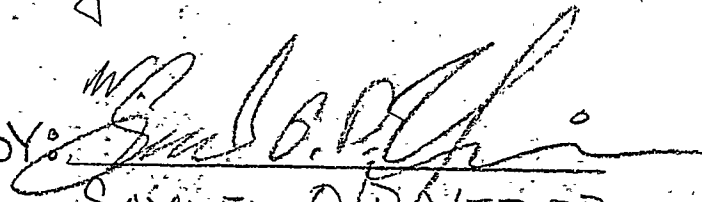
**\*\*\* CERTIFICATE OF SERVICE \*\*\***

I, SAMUEL D. P. YEISER (Pro-se), certify that on August 8<sup>th</sup>, 2018, a true and correct copy of a (2) page "Amended Complaint + Supplement Motion" was given to the Arapahoe County Sheriff Deputy to be placed in the United States Postal Service to be mailed to the following address:

1. OFFICE OF THE CLERK  
United States Dist. Court  
901-19<sup>th</sup> Street, Room A-105  
Denver, Colo. 80249-3589  
(CASE No. \*1:18-CV-00320-STV

Respectfully Submitted

SIGNED BY:



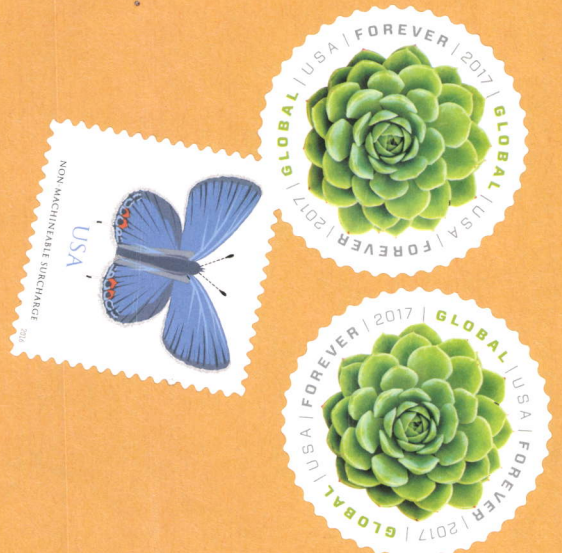
SAMUEL D. P. YEISER  
(Pro-se) I.D. \*17-14301

Name: Vesser ID#: 17-14301  
Arapahoe County Detention Facility  
P.O. Box 4918  
Centennial, CO 80155-4918 3A7

**UNCENSORED INMATE MAIL**  
Arapahoe County Detention Facility  
Notice to Addressee: unsolicited or unwanted items  
may be declined and returned to sender unopened

**INDIGENT  
LEGAL MAIL**

OFFICE OF THE CLERK  
U.S. Dist. Court  
901 - 14th Street, Room 4165  
Denver, Colorado 80294-3589



INDIGENT  
LEGAL MAIL

65-18  
919255