

From: Roy Fuller
Evergreen,
Colorado

Requestor:

To: Office of Judge:
100 Jefferson County Pkwy,
Golden, CO. 80401

**Colorado Open Records Act Request to the Office of JEFFERSON COUNTY
JUDGE**

Subject of request: request for tape transcripts of any and all hearings and motions all interoffice communications and documents pertaining to this case

Documents in the possession of the above identified Office. In particular, Sessions Laws or "statute laws" which form the basis for certain code sections of the Colorado Revised Statutes (C.R.S.) under the authority of such Office.

Nature of this request: This request is made under C.R.S. 24-72, **in pari materia 5 USC 552, 552a.**, to discover related information and documents that will aid in Requestor's ability to comply with all provisions of law to which he may be subject.

Roy Fuller hereby requests that the parties to whom this request is directed answer fully and in writing each of the Requests and serve said answers at his mailing address of _____ within seven (7) days of the date of service/receipt.

DEFINITIONS

For purposes of these C.R.S. 24-72 Requests, including the sections marked "Definitions: and General Procedures," the following terms shall have the meaning set forth below:

1. The term "Requestor" means only Roy Fuller.
2. "Sessions Laws" means statute laws, those laws which are written and enacted by the Colorado legislature, and shall not be deemed to be the writings of any other body, branch, or agency of government.
3. "And" or "or" means "and/or", with the singular form deemed to include plural and vice versa.
4. "Document" or "documents" or "documentary evidence" means writings of every kind and character pertaining to the designated subject matter, including, without limitation, the original and a copy, regardless of origin or location, of any book, pamphlet, periodical, letter, memorandum, file, note, diary, calendar, newspaper, magazine, statement, bill, invoice, order, policy, telegram, correspondence, summary, receipt, opinion, investigation statement or report, schedule, manual, financial statement, audit, tax return, articles of incorporation, bylaws, stock book, minute book, agreement, contract, deed, security agreement, mortgage, deed of trust, title or other insurance policy, report record, study, hand

written note, map, drawing, working paper, chart, paper, draft, index, tape microfilm, data sheet, data processing card, computer printout, computer program, check, bank statement, passbook or other written, typed, printed, photocopied, dittoed, mimeographed, recorded, transcribed, punched, taped, filmed, photographic or graphic matter, however produced, to which you have or have not had access.

5. "He" or any other masculine, feminine, or neuter pronoun means any individual, regardless of sex or entity to whom the Request otherwise would apply.

6. "Identify" or "Identity" means:

(a) When used with reference to a natural person, his or her full name, present home address, present business address, present home and business telephone number, present or last known position and business affiliation at the time in question.

(b) When used with reference to an entity, such as a partnership (either general or limited), joint venture, trust or corporation, to state the full legal name of such entity, each name under which such entity does business, the entity's telephone number and the identity of the chief operating officer, manager, trustee, or other principal representative.

(c) When used with reference to documents, to state specifically:

(i) The type of document involved (e.g., letter, interoffice memorandum, etc.), together with information sufficient to enable the location of the document such as its date, the name and addressee and the name of any signor, the title of the heading of the document and its approximate number of pages; and

(ii) The identity of the custodian or other person last known to have possession of the document, together with the present or last known location of the document.

7. "Relating to" means pertinent, relevant or material to, evidencing, having a bearing on, or concerning, affecting, discussing, dealing with, considering or otherwise relating in any manner whatsoever to the subject matter of the inquiry.

8. "You" means each of the agencies or departments and each of your directors, officers, agents, employees, attorneys and representatives.

REQUEST:

1. Please provide the statutory authority to arraign a defendant/respondent without council and or without the defendant/respondent presence before a judge as per this case.

2. What court rule or statutory authority does your office have to deny pro se litigants pleading(s) without a response either written or oral from the plaintiff/prosecutor at a non-hearing?

3. Please supply any and all documents provided by the plaintiff showing the section of state highway 36 where the accident occurred that is in Jefferson County, and names of authors of such evidence supplied.
4. Please supply a copy, with the author's name, of all notes, memos, or other documents, emails, text messaging, all inner-office communication, all other forms of messaging which reflect your Office's review, examination, debate, conference, or other communication concerning Roy Fuller and or case #__
5. Please supply a copy, with the author's name, of all notes, memos, or other documents which reflect your Office's review, examination, debate, conference, or other communication concerning Ryan Foley.
6. Please supply copy of your office policy manual on following Pr. 16, or how this office complies with discovery request's.
7. I request written notification if the records requested are not in the possession of your department with notifications pursuant to C.R.S. 24-72-203 §2a.

I (the requestor) am unaware of any grounds in this request, which might fall under the categories of C.R.S. 24-72-204. If, on the rare occasion that I am mistaken, I hereby request a written notification of any ground(s) this agency deems this request or any portion thereof to be in violation of.

Pursuant to C.R.S. 24-72-205 §5a the maximum duplication fee is waved due to my inability to work.

24-72-203 §3b states all requests shall be made in a reasonable time which is defined as three (3) working days and shall not exceed seven (7) working days

Presented by: Roy Fuller

Date: Sept. _____, 2024