

01 Steven-William: Sutcliffe  
02 02837-049  
03 Metropolitan Dentntion Center  
04 P.O. Box 1500  
05 Los Angeles, California Republic  
06 90053-1500  
07 Forced [yet again] in Pro Per

08 UNITED STATES DISTRICT COURT  
09 CENTRAL DISTRICT OF CALIFORNIA

10 United States Of America, ) Case No. CR 02-350 (A) -AHM  
11 Plaintiff )  
12 v ) AFFIDAVIT AND EXHIBITS IN SUPPORT  
13 ) OF MOTION FOR HEARING r:  
14 ) PERJURY BY THE PROSECUTOR AND MOTION  
15 ) FOR RECONSIDERATION OF ORDER BASED  
16 Steven-William: Sutcliffe, ) THEREON  
17 Defendant )  
18 ) Date:  
19 ) Time:  
20 ) Trial-Date: Nov. 12, 2003

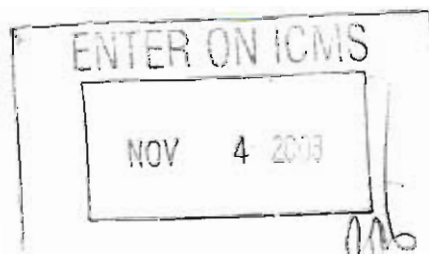
21 The accused, Steven-William: Sutcliffe, forced in Pro Per, proceeding Sui Juris,  
22 does hereby file this, Affidavit and Exhibits 1 and 2, in support of his Motion For Hearing  
23 r: Perjury By The Prosecutor And Motion For Reconsideration Of Order Based Thereon  
24 currently pending before the Honorable Judge A. Howard Matz.

25 Oct. 28<sup>8 (SWS)</sup> 2003

26 Respectfully submitted,

27 *Steven Sutcliffe*

28 Steven-William: Sutcliffe, Sui Juris  
Political-Prisoner: 02837-049



ORIGINAL

AFFIDAVIT OF STEVEN-WILLIAM: SUTCLIFFE

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
I, STEVEN-WILLIAM: SUTCLIFFE, accused, declare as follows:

1. On Jan. 10, 2003 I was present when the prosecutor in my case made a false statement regarding 2 websites of which I am an author and editor.

2. I did edit and create the 2 pages in question and have first hand knowledge of the facts related to the pages.

3. I have attached a true copy of the pages in question to this Affidavit, as exhibits 1 & 2, for the courts consideration for its ruling on my currently pending Motion For Hearing r: Perjury By The Prosecutor And Motion For Reconsideration Of Order Based Thereon filed Feb. 4, 2003.

I declare under penalty of perjury under the laws of the United States of America that this Affidavit is true and correct and was executed on the date subscribed below in Los Angeles, California.

Dated: Oct. 2<sup>8</sup>, 2003 

Respectfully submitted,



Steven-William: Sutcliffe, Sui Juris  
Political-Prisoner: 02837-049



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### 1. Definitions:

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- b. "User" is each and every individual who visits this web page past this entrance page and who thereby views the Site or any of the Killercop.com graphics, files, pages, html or other presentation of information of any and all kinds hosted and part of the Killercop.com Site.
- c. "Cop" is any law enforcement officer not retired.
- d. "Killercop.com" and all contents is the intellectual property of the owner, Steven Sutcliffe and is protected with all rights reserved..

### 2. Agreement: The User agrees not to contact any of the ISP servers or hosts of Killercop.com to lodge a complaint about Killercop.com, or to request the removal of Killercop.com in any fashion that could be deemed "negative feedback" about the Site from the User. User agrees to compensate Site with liquidated damages in the amount of five-thousand dollars (\$5,000 U.S.) for each violation of this provision.

- a. The User enters the Site willingly, voluntarily and of his own volition.
- b. The User is a competent adult over the age of 18 years of age who is not so impressionable that they will take any action based only upon the content of the Site.
- c. The User agrees to all the terms and conditions of the Site, wherever they may be posted on the Site.
- d. The User agrees that any violation of this agreement by the User will result in the User forfeiting his immortal soul to the owner of the Site, thereafter bound to eternal slavery and misery of the highest magnitude.

### 3. License Agreement: The User is permitted to view the Site and download any files that are required for the normal viewing use of the Site. The User is not authorized to reproduce, copy, assimilate, regurgitate, flatulate, distribute or otherwise make use of the information, designs and content provided within the Site.

### 4. Severability: Should any provision, sentence, or word of this agreement be found unenforceable by a court of law, it shall not affect any other provision hereof, and it shall be construed in a manner favorable to the Site and its owner, and shall be construed to the extent possible and enforceable, in favor of the Site.

### 5. Release of Liability: User releases Site, its owners or moderators and administrators, from all liability resulting from any actions of any third party who takes any action against any person, including violent action, against a police officer or any other person as a result of reading or viewing this Site.

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### 7. Reward Eligibility: In order to be eligible for any reward offered by the Site, the User must provide their email address, name, telephone number and address. Failure to provide that information is sufficient cause for denial of payment of the reward.

### 8. Taxes from the Reward: User agrees that s/he is responsible for any and all taxes due to any government agency of any kind in any country as a result of the collection of any reward paid by the Site to the User. The User holds the Site harmless for any taxes relating to the reward or any reward paid by the Site or anyone else.

9. **Jurisdiction:** This site is under the jurisdiction of the California state and U.S of the A.
10. **Attorneys Fees & Enforcement:** User assumes all cost related to any legal action for any breeches of the agreement.

I AGREE

I DISAGREE

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I READ THEM AND AGREE

I DISAGREE

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- b. "USER" is each and every individual who visits this web page past this entrance page and who thereby views the Site or any of the evilgx.com graphics, files, pages, html or other presentation of information of any and all kinds hosted and part of the evilgx.com Site. An individual who visits this Site on behalf of or in the course and scope of an employer also binds that employer to these terms and conditions.
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- d. "evilgx.com" and all contents is the intellectual property of the OWNER.

- 2. **Agreement:** . USER agrees to compensate OWNER with liquidated damages in the amount of five thousand dollars (\$5,000 U.S.) for every complaint lodged in any manner with any ISP, DNS, name server, administer or other entity, that is unfounded, untrue or which relies on unsupported allegations or material misrepresentations of the facts, depictions or scenarios contained in this Site. This does not include any expressions of opinion provided they are identified as such. In the event any USER, whether individual, group or entity, that engages in conduct such as spamming, denial of service attacks (such as pinging), ICMP storms, hacking, Trojan horses, or any actions that effect the ability of the Site to continue its presentation, or which in any manner results in the removal of the Site for any reason, based on any such conduct, USER shall pay damages in the amount of five-thousand dollars (\$5,000 U.S.) for

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each day the Site is removed or down from the host as a result of such conduct as described above. This Site encourages the expression of free speech both as it may be supportive of this Site or any of the content herein, and especially those expressions of opinion that are contrary hereto. Freedom of the Speech in the particular supports the concept that adverse-opinions have equal-opportunity and that no one point of the view shall dominate over any other. If you do not like or agree with the content of this Site, feel free to log off and view any other site of your choosing. As such, the following shall apply:

- a. The USER enters the Site willingly, voluntarily and of his/her/it's own volition.
  - b. The USER is a competent adult over the age of 18 years of age who is not so, impressionable that they will take any action based only upon the content of the Site.
  - c. The USER agrees to all the terms and conditions of the Site, wherever they may be posted on the Site.
3. **License Agreement:** The USER is permitted to view the Site and download any files that are required for the normal viewing use of the Site. The USER is not authorized to reproduce, copy, assimilate, regurgitate, flatulate, distribute or otherwise make use of the information, designs and content provided within the Site.
  4. **Severability:** Should any provision, sentence, or word of this agreement be found unenforceable by a court of law, it shall not affect any other provision hereof, and it shall be construed in a manner favorable to the Site and its owner, and shall be construed to the extent possible and enforceable, in favor of the Site.
  5. **Release of Liability:** USER releases Site, its owners or moderators and administrators, from all liability resulting from any actions of any third party who takes any action against any person, including violent action, against a corporate officer or any other person as a result of reading or viewing this Site.
  6. **Cookies:** USER agrees to accept a cookie on their computer to identify that they have visited the Site.
  7. **Jurisdiction:** This site is under the jurisdiction of the California state and U.S of the A. U.C.C.: 1-207
  8. **Attorneys Fees & Enforcement:** USER assumes all cost related to any legal action for any breeches of the agreement.

The pages contained on this site may be unsuitable to some rather-narrow-minded-folks.

Should you happen to fall into any of the following categories:

1. Zero appreciation for viewpoints other than your own.
2. Easily offended by medical references involving human anatomy.
3. Politically correct to an overwhelming extreme.
4. Lack any sense of humor whatsoever.
5. A firm belief that the government alone shall decide what words "mean."
6. Likewise, an inability to decide for yourself what is or is not acceptable.

Then please find another site to visit without any further delay.

With that in mind, please note that while this site is intended for mature audiences, one's chronological age rarely has anything to do with such. If you are hoping to find pornographic photos, stories, or likewise; save your time and surf some place else, as you won't find any material of that nature here.

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No animals were harmed in the creation of this site. This site is printed on 100% recycled phosphor. As far as I know, no one has spontaneously combusted as a result of surfing this site. If I am in error about that, then please accept my deepest apologies and condolences.

Contents sold by weight, not volume. Some settling may occur during shipping. Offer void where taxed or prohibited by law. Use no hooks. Allow 4 to 6 weeks for delivery. No deposit, no return. Dry clean only. Not responsible for delayed, lost, or misdirected mail. Do not drive or operate heavy machinery while using this product. Shake well before using. See bottom of package for lot No. and expiration date. Not intended for use in toaster oven. Store in a cool, dry place. This end up. Open other end. Not responsible for damages occurring through the use, misuse, or inability to use this product. Batteries not included. Do not bleach. Use only in a well ventilated area. Take with food. Do not fold, spindle or mutilate. Not affiliated with any government agency. Your mileage may vary. No user serviceable parts. Refer servicing to qualified repair personnel. Do not remove this label. Serving suggestion. Contents under pressure. Do not expose to heat or flame. Use only as directed. Do not puncture or incinerate. Close cover before striking. Restrictions may apply.

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DECLARATION OF MAILING

I, LESLIE S. McAFEE, declare:

1. I am an adult over the age of 21 years. I am a licensed attorney in the State of California and admitted to practice and to appear before all of the federal district courts in California. The statements made herein are true to my own knowledge.

2. On October 30, 2003, I personally served the following document,

AFFIDAVIT AND EXHIBITS IN SUPPORT OF MOTION FOR HEARING re:  
PERJURY BY THE PROSECUTOR AND MOTION FOR RECONSIDERATION OF ORDER  
BASED THEREON

by delivering a true and correct copy of same to:

Elena J. Duarte, Esq.  
Asst. United States Attorney  
1500 United States Courthouse  
312 North Spring Street  
Los Angeles, CA 90012

Hon. A. HOWARD MATZ, Judge  
Courtroom 14  
312 North Spring  
Los Angeles, CA 90012

I declare under penalty of perjury under the laws of the United States that the forgoing is true and correct and that this declaration of mailing was executed on October 30, 2003, at Burbank, California.

