The undersigned Affiant states as follows:

Affidavit of Glen Stoll in Rebuttal to Petition for Warrant or Summons for Person Under Supervision of United States Probation Officer John Suhocki

In the matter of United States of America v. Glen Stoll Case Number 3:19CR00112-1 JO

This affidavit is in rebuttal to the above named petition that was dated on November 17, 2020 and filed with the above named court on November 18, 2021 in the above cited case.

In rebuttal to the header (Page 1):

Probation was ordered for 3 years, not 5 years.

Probation is scheduled to expire on April 23, 2024 not April 29, 2026.

In rebuttal to Petitioning the Court <u>Violation Number</u> Standard Condition #7 (second to last paragraph on page 1):

I currently work as a full-time Church Administrator, having been called by God into the ministry to proclaim the Fullness of the Gospel; to loose the bands of wickedness, undo heavy burdens, and let the oppressed go free (Isaiah 58:6). I have been doing full-time Gospel missionary work for nearly all of my adult life, and have been operating exclusively in my current capacity for the past 30 plus years. U.S. Probation Officer Darcell Prescott previously told me that she will not require me to get a job, because I already have one even though I am not getting paid for it.

In rebuttal to Nature of Noncompliance (last paragraph on page 1):

Witness:

The Statement of U.S. Probation Officer John Suhocki saying, "Stoll has not taken steps to secure lawful employment" is absolutely false. Upon the request of Prescott and Suhocki, I have taken active steps to get additional work that may be capable of providing the funds they are seeking.

- Verification below is only necessary on the last page -

This Affiant acknowledges that the foregoing is true, correct and certain, materially complete, relevant and not misleading on this <u>23rd</u> day of <u>November</u> in the year of our Lord <u>2021</u> at

Arlington	Washington	before the undersigned witnesses.	
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	V		

Affiant: Glen Stoll Mail % 16910 - 59th Ave. NE, Suite 210 Arlington, Washington 98223 Mobile Phone: 425-508-2302

PRINT NAME BELOW EACH SIGNATURE

Page 1 of 5 Affidavit: Remedies at Law © 1993 (Rev. 4/9/98)

Witness:

The undersigned Affiant states as follows:

Contrary to what Suhocki falsely claims, Prescott could not have "reported that Stoll refuses to obtain legal employment" for any reason. I have never refused "to obtain legal employment" as Prescott will testify to on my behalf.

Although it is true that I do perform "service work for the Church," it is not true that the Church is "unwilling to help pay restitution." On the contrary, the Church has a source of funds they are willing to provide as restitution payments on my behalf, sufficient enough to pay it off within a few short years. However, I will need the government's cooperation in order to make this happen, as explained in my letter "Request to Terminate Probation (2021-10-07)" that is attached as **EXHIBIT** A, and elsewhere.

(continuing rebuttal with the first paragraph on page 2):

Although my former defense attorney, Noah Horst, was on the conference call of October 6, 2021 as a courtesy, he was not representing me as my defense attorney of record. Contrary to Suhocki's statement, Horst had been previously dismissed from the case.

I appreciate the motivation given to me by Suhocki and Prescott, and immediately began taking active steps to follow their recommendations. However, contrary to Suhocki's statement, neither Suhocki nor Prescott "provided leads for employment" of any kind. However, Prescott did provide me with a lead in an email she sent to me on 11/15/2021, to which I immediately followed up. Suhocki's statement is absolutely false that I "failed to seek lawful employment by given deadline."

On October 7, 2021, the day after our conference call, I prepared and mailed a letter to Prescott, Suhocki, Assistant U.S. Attorney Julia Jarrett, and Senior U.S. District Judge Robert E. Jones to memorialize our call. That letter is **EXHIBIT A** "Request to Terminate Probation (2021-10-07)" wherein I complained about the government's violation of our plea agreement, requested help in carrying out the plea agreement, and requested that probation be terminated. The last two paragraphs of my letter read as follows:

As a result of yesterday's conference call, I have developed the following four-point plan in order to comply with the restitution requirements of the plea agreement: 1. Submit my "Request to Terminate

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Arlington	Washington	before the undersigned witnesses.	
A	5		
Affiant: Glen Stoll	Witness:	Witness:	

Mail % 16910 - 59th Ave. NE, Suite 210 Arlington, Washington 98223 Mobile Phone: 425-508-2302

PRINT NAME BELOW EACH SIGNATURE

The undersigned Affiant states as follows:

Probation" (this letter), 2. Request NWBHS to make payments to the IRS on my behalf (as expressed above), 3. Attempt to make an appointment with the IRS, and 4. Apply with the state employment office to determine my employability.

I hereby request that probation be terminated immediately, and that my attached "Correction to Judgment (2021-05-05)" be formally approved for the record. In the alternative, please provide me with all of the information and assistance I have requested above, in addition to my attached "Correction to Judgment (2021-05-05)" being formally approved for the record, or dismiss this case and all of its charges, due to the government violating its obligation under the judgment and plea agreement.

Prescott, Suhocki, and I had an agreement as summarized in my above referenced letter. I have kept my end of the agreement faithfully. It is not right for Suhocki to accuse me of violating our agreement when I have actively pursued the four-point plan as outlined in the second to last paragraph of my above referenced letter. His decision to petition the court for a violation and schedule a hearing should never have been made without consulting with Prescott and me first. We were making fine progress until Suhocki and Jarrett interfered. From the moment I herd from my former attorney Horst that Jarrett wanted me to stop sending out my resumes, I have followed his advice to stop sending them out and to not communicate with the government, except to communicate with Prescott about what had happened and of my extreme disappointment about what Suhocki and Jarrett are doing.

In rebuttal to <u>Violation Number</u> Special Condition #4 (second paragraph on page 2):

There have been no "changes in economic circumstances that might affect" my ability to pay. I am no more able to pay now than I have ever been, with the exception that the Church I work for is willing and able to make payments on my behalf as explained above and elsewhere.

In rebuttal to Nature of Noncompliance (third paragraph on page 2):

The sentencing requires me to make payments, or to make a good faith effort according to the Revised Plea Agreement Letter attached as a part of **EXHIBIT A**. The Plea Agreement (1) allows me to "contest" the assessment of the restitution, which I am doing, (2) requires me to

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This Affiant acknowledges that the foregoing is true, correct and certain, materially complete, relevant and not misleading on this 23rd day of <u>November</u> in the year of our Lord 2021 at

Arlington , Washington before the undersigned witnesses.

Affiant: Glen Stoll Mail % 16910 - 59th Ave. NE, Suite 210 Arlington, Washington 98223 Mobile Phone: 425-508-2302 Witness:

Witness:

PRINT NAME BELOW EACH SIGNATURE

The undersigned Affiant states as follows:

"meet with the IRS" before any payments can be made, which I need help to do, (3) prohibits me from making "any claim for refund" on a restitution overpayment, of which any payment could be an overpayment, (4) requires me to authorize "the US Attorney to obtain a credit report" on me, which I have done but have not yet received a copy of such report as required, (5) places a top limit of "up to \$1,419,932 to the IRS" as restitution, but gives no bottom limit, and (6) makes no "conditions other than those set forth" in the agreement itself or as "confirmed on the record before the Court," which I have set forth in detail in the attached **EXHIBIT A** Request to Terminate Probation that I sent to Prescott, Suhocki, Jarrett, and Jones on October 7, 2021.

Additionally, the Church I work for has an obligation to make those restitution payments for me out of the proceeds derived from its partnership position with NWBHS. I have not seen any of this money. Substantial funds from that source should have been received by now, and accepted by the Federal Court and the IRS on my behalf. If managed properly, many of those payments should have already been made, and there should be sufficient funds to fully pay the expected restitution within a few short years. I am willing to pursue this source of funding, but am prohibited from doing so because the principal parties of NWBHS are convicted felons that I am not allowed to communicate with. Concerning my offer to "apply with the state employment office to determine my employability;" I have spoken with an agent of that office who suggested that I send out resumes and actively seek work, which I have done.

In rebuttal to U.S. Probation Officer Recommendation (fourth paragraph on page 2):

Regardless of my doing everything that is required of me under the plea agreement, Suhocki has formally accused me of violating the agreement and obtained a Summons from Judge Jones on Thursday, November 18, 2021 for me to attend a telephonic hearing on Wednesday, November 24, 2001 at 1:30pm. Suhocki's Petition for the Summons was signed on Wednesday, November 17, 2021 and based upon his statements made therein, "under penalty of perjury that the foregoing is true and correct." If he is "under penalty of perjury" then he is already a convicted liar, because only people who are being punished for committing a crime are under its penalty.

Most of the statements of Suhocki, as I have rebutted above, were either things that he knew, could have known, or should have known were false, but he claimed to know that they were true, or they were statements that he claimed to know were true that he clearly did not know were true.

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This Affiant acknowledges that the foregoing is true, correct and certain, materially complete, relevant and not misleading on this <u>23rd</u> day of <u>November</u> in the year of our Lord <u>2021</u> at

PRINT NAME BELOW EACH SIGNATURE

Arlington	Washington	before the undersigned witnesses.	
	1		

Affiant: Glen Stoll Mail % 16910 - 59th Ave. NE, Suite 210 Arlington, Washington 98223 Mobile Phone: 425-508-2302 Witness:

Witness:

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The undersigned Affiant states as follows:

All of that constitutes perjury, and I would like a hearing or a trial to be scheduled for him to be prosecuted for perjury. This is no light thing. He is asking to have my liberty taken from me, and perhaps my very life, based upon clearly false, spurious, frivolous, and vexatious allegations. I resent it deeply, and if he is inclined to disregard the truth so callously with me, he will do it with others as well, and likely has. This man has no business holding such a sacred and sensitive position in government.

I have not been able to consult with a lawyer on this matter, and am left with no choice but to handle it myself. I currently have infectious laryngitis and feel that this is too short of a notice for such a hearing to be scheduled for this coming Wednesday. However, I would be pleased to have Judge Jones consider my Request to Terminate Probation (see **EXHIBIT** A) by itself, at any time. I am not contacting AUSA Jarrett at this time in compliance with the advice I received from my former attorney, Noah Horst. However, I will need to be sending affidavits to Jarrett, and filing them with the court before the hearing. I will also need Subpoenas Duces Tecum to be issued for complete copies of all reports on me that were generated by Prescott, and possibly other documents, as well as Subpoenas to be issued for my former attorney to testify on my behalf, and possibly others. Page 4 of the Petition "Document 67" was not sent to me, which makes me wonder what else I may be missing.

Again, I hereby request that probation be terminated immediately, and that my "Correction to Judgment (2021-05-05)" that is also attached here as part of **EXHIBIT** A be formally approved for the record. In the alternative, please provide me with all of the information and assistance I have requested, in addition to my "Correction to Judgment (2021-05-05)" (as part of **EXHIBIT** A) being formally approved for the record, or have this case and all of its charges dismissed with prejudice, due to the government violating its obligation under the judgment and plea agreement.

The combination of AUSA Julia Jarrett's request to my former attorney that I stop sending out resumes, of USPO John Suhocki's frivolous and vexatious complaint petition against me, and of the government's refusal to meet its obligations under the plea agreement or otherwise work with me in good faith for me to be able to meet my obligations and exercise my rights under the plea agreement, constitutes a fatal breach of the plea agreement on the part of the government.

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This Affiant acknowledges that the foregoing is true, correct and certain, materially complete, relevant and not misleading on this 23rd day of <u>November</u> in the year of our Lord 2021 at <u>Arlington</u> Washington before the undersigned witnesses.

Arlington Washington

Witness: Franklin Carrico

Affiant: Glen Stoll Mail % 16910 - 59th Ave. NE, Suite 210 Arlington, Washington 98223 Mobile Phone: 425-508-2302 Witness: Debbie Stoll

PRINT NAME BELOW EACH SIGNATURE

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