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LINDSEY-FLANIGAN COURTHOUSE
520 West Colfax Avenue
Denver, Colorado [80204]

2018 SEP -5 PM 1:49

September 5, 2018
Hand Delivered

Laurence Rene' Goodman
P.O. Box 3792
Boulder, Colorado [80307-3792]

Colorado State District Court for Denver County,
Lindsey-Flanigan Courthouse,
520 West Colfax Avenue, Denver, Colorado 80204
Re: Case No. Case No. 17CR10088

Supreme Court of Law for the United States of America.
This court maintains a mailing address at:
39854 Proctor Boulevard, 347; Sandy Oregon, [97055]

STATE OF COLORADO)
) ss.
County of Boulder)

NINTH COMMERCIAL AFFIDAVIT - NOTICE OF INTEREST
For a three-week Jewish International Law,
(21 day) statutory Grace Period **18-8-407**
18 USC 4 Issue: Violation of C.R.S. ~~18-4-401(1)~~
(2017) and C.R.S. 18-4-401(1) (2017)

DEMAND FOR ORDER RETURNING SEIZED PRIVATE PROPERTY

COMES NOW Laurence R. Goodman, as this demandant in fact, and proceeding as an unencumbered state Ex rel., constituent of our organic body politic of Colorado. This demandant is not proceeding as a member of the private BAR association. However, this demandant is the lawyer/attorney in fact in this case and I demand not be placed at any disadvantage in comparison with those who are accusing me.

By and through my constituent Ex rel., status the body politic of the People who organically constitute our State of Colorado, the People of Colorado demand that the judicial officer presiding in this case issue an order that directs deputy prosecutor Shapiro to return to me all documents, personal items, all computers and equipment, money, notes, and gold coins which were purloined from my residence on the date of April 6, 2017, and to return all of this private property to me in the same condition as when it was taken.

At the time of the seizure, there might have existed "Probable Cause" to form the belief that much of that private property was somehow related to the prosecution's otherwise bogus case; the fact that this private property has now been thoroughly scrutinized for relevance to the prosecution's case surely renders the continued possession of a very large portion of it beyond the "Probable Cause" threshold for continuing to believe that such private property is still meaningfully related to their case.

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BOULDER COUNTY, State of Colorado
Certified to be a full, true and complete copy
as appears upon the records of my office.
HILLARY HALL, CLERK & RECORDER

By Carina Plummer **SEP 05 2018**
Deputy Clerk Date

Carina R. Plummer



More specifically, beyond that "Probable Cause" threshold is the numerous very personal items including unopened mail, photo albums, personal letters, and duplicate copies of hard drives all of which have absolutely no "Probable Cause" relationship to the prosecution's case, but which are of immense and priceless value to this demandant.

Additionally, this demandant believes that among the stolen items there is "Evidence" that is necessary my defense in this case. These items are necessary to refresh this demandant's memory so that this demandant does not give any erroneous information in this case, to fully respond to the court's needs as are in the "Interests of Justice".

This evidence also includes documents and data which shows that the people involved in the larger conspiracy (which this demandant and the People of Colorado have complained against) were not holding lawfully holding their public offices. They were misusing public funds, all of which is in violation of including Article X, Section 13, of the Colorado Constitution, and C.R.S. 18-8-407 (2016). Embezzlement of public property. That evidence forms a critical portion of this demandant's defense. It is obligatory for the prosecution to return it to me, especially after they have had all of this time to copy it for their own records.

I assert that an Order issue for the return of these items to this demandant within 48 hours by reason of C.R.S. 18-4-401 (1) (2016) which states:

A person commits theft when he or she knowingly obtains, retains, or exercises control over anything of value of another without authorization or by threat of deception; or receives, loans money by pawn or pledge on, or disposes of anything of value or belonging to another that he or she knows or believes to have been stolen, ...

This document constitutes formal notice to the Court of the felonious misuse of publicly appropriated funds.

CERTIFICATION

I, Laurence R. Goodman, certify and swear on my own Commercial Liability, that I have read the foregoing instrument, titled NINTH COMMERCIAL AFFIDAVIT - NOTICE OF INTEREST, and know the content thereof, and that, to the best of my knowledge and belief, it is true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth. I reserve the right and duty to update and correct this instrument as needed.

I Laurence R. Goodman make this claim.

Charles B. Stewart
Witness

Michael A. Gallucci
Witness

Charles B. Stewart

Michael A. Gallucci