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Laurence Goodman C 299 Bear Drive Golden, Colorado 80403

August 6, 2013

Darlene Jones, PALS Internal Revenue Service 4041 N. Central Avenue, MS 5021 Phoenix, Arizona 85012 Cert. Mail No. 7012 2920 0000 3127 6460

John Kammerzell U.S. Marshal 901 19th Street, 3rd Floor Denver, Colorado 80294 Cert. Mail No. 7012 2920 0000 3127 6439

RE: Auction of Real Property at 299 Bear Drive, Golden, Colorado

Greetings:

Bruce W. Hartman Sheriff of Gilpin County 2960 Dory Road, Suite 300 Black Hawk, Colorado 80422 Cert. Mail No. 7012 1010 0000 8486 3711

John Walsh U.S. Attorney 1225 17th Street, Suite 700 Denver, Colorado 80202 Cert. Mail No. 7012 2920 0000 3127 6453

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The district judge assigned to <u>USA v. Goodman</u>, Case No.1:11-cv- 00274-RBJ-MEH, (D. Colo.) embezzled Colorado state public appropriation from 1988 to 2011 as salary and converted such funds for personal use under false pretenses for failure to post a personal recognizance bond binding him to the promises contained in the constitutional oath of office as mandated by Section 22, Schedule, Colorado Constitution. In 2011 he was nominated for a federal judicial commission by President George W. Bush and required under provisions of the Ethics in Government Act to provide the source, type, and value of all income received within the previous 12 months. Had he reported the public appropriations received during the prior 12 months as embezzled state public appropriations, his nomination for a federal commission would have been withdrawn and never confirmed by the United States Senate. His failure to report the embezzled funds became a fourth degree felony under said Act.

The case is currently before the Court in <u>Goodman v. USA</u>, Case No.: 1:13-cv-01369 REB-BNB, (D. Colo.) under Rule 60b4, Federal Rules of Civil Procedure that all orders and judgments issued by the Court in <u>Goodman 1</u>, (Doc. 97 in particular), were null, void, and without legal effect at their inception.

Still further, his allowing the fraudulent report of his prior income subsequently permitted him to acquire his Senate confirmation and his presidential appointment under false pretenses in violation of 18 U.S.C. § 912 and exercising the authority of a federal district judge, he then converted federal public appropriations for personal use embezzling such funds in violation of 18 U.S.C. § 641 and 645.

Additionally, District Judge R. Brooke Jackson in Goodman 1, was notified under 18 U.S.C. § 4 of crimes against the United States active in the Court and he did nothing about it.

No person has authority to spend state or federal public appropriations, exercise the authority of a public office while doing so, and hold the public office under false pretenses.

The Gilpin County Sheriff, Bruce Hartman, the U.S. Attorney, John Walsh, and the U.S. Marshal, John Kammerzell each have a sworn duty by their oath to protect the general public from such felony crimes; each of them have spent publicly appropriated funds supporting the aforementioned felony crimes by exercising the authority of the public office held; and each one of them participated in causing my residence on Bear Drive to be seized on the authority of a person posing as a federal district judge while committing offenses against the United States with sworn duties to either support or defend the Constitution of the United States of America.

The next information is addressed exclusively to Darlene Jones. First, you set me a letter telling me to vacate my home on May 19, 2013. Next, your letter failed to identify the federal commissioned officer in the Department of Treasury, Internal Revenue Service for whom you reported and exercised his authority to order me out of my home. Your failure to provide that information constituted a deception which culminated in the seizure of my home with all my personal belonging, my library, private and irreplaceable personal ancestry property, personal funds, and private vehicles; all of which was worth several hundred thousands of dollars or was invaluable.

I note that had the District Court of Colorado been competent, no person lawfully assigned as district judge spending public appropriations had any authority whatsoever to amend the Constitution of the United States of America sufficient to take possession of real property not approved for sale by the Colorado State Legislature; to wit:

... to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards and other needful Buildings, - Clause 16, Section 8, Article I, Constitution of the United States of America.

Accordingly and in view of the foregoing, no auction of my home shall be lawfully authorized on August 15, 2013, and I shall personally hold each of you, whether covered by personal recognizance bond binding you to an oath of office or liability bond for using the authority of a public office in support of crimes against the United States.

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Page 1 of 1