

Winfred P. Adams  
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May 19, 2017

United States Attorney  
103 Sheppard Drive, No. 215  
Durango, Colorado 81301

Judge Marcia S. Krieger  
901 19<sup>th</sup> Street  
Denver, Colorado 80294

Info:

U.S. Attorney General  
Honorable Jeff Sessions  
950 Pennsylvania Avenue NW  
Washington D.C. 20530-0001

RE: Report Consisting of a Verified Memo Created for the Public Record on  
Torture of Arrestees or those Incarcerated in Denver, Colorado

Greetings:

I. Authority for this report

The undersigned is under provisions of 5 U.S.C. § 3331, his oath of office, as a presidentially commissioned retired military officer; he is subject to the Uniformed Code of Military Justice under Title 10 generally and particularly in accord with 10 U.S.C. § 899 which forbids the showing of any cowardice in the face of an enemy of the United States; and he is obligated to defend the Constitution of the United States of America against all enemies both foreign and domestic without any reservations whatsoever.

Under a federal case named and numbered: "In Re Charge to Grand Jury, 62 F.828 (1894 D. Ill.) insurrection is defined as 'The open and active opposition of a number of persons to the execution of the laws of the United States, of so formidable a nature as to defy for the time being the authority of the government constitutes an insurrection, though not accompanied by bloodshed, and not of sufficient magnitude to render success probable.'

Accordingly, those engaged in insurgent activities against the United States are bound by oath, (Article VI, paragraph 3, Constitution of the United States of America and become enemies of the United States thereby; the undersigned is obligated under law to oppose such enemies; and authority for his making this report is established herein under said laws.

## II. The Purpose of the Report

In accord with 18 U.S.C. § 4, the undersigned hereby submits the following report to both a judge of the United States and a law enforcement officer; since, he recently became aware from reports by one or more persons who helplessly suffered and continues to suffer from actual cruel and unusual punishment including torture after arrest and incarceration or had direct knowledge of such torture being inflicted on their relatives and citizens within the Denver, Colorado area by persons operating out of a county office known for prior abusive treatment of arrestees who the n and now pose as state and county public officers, and who failed to acquire a valid and verifiable personal pre-paid fiduciary bond binding them to their individual oaths of office payable to the state f or violation of two or more provisions of the Constitution of Colorado. Informant names are being withheld for fear of further abuses.

## III. Report

The attached Verified Memo Created for the Public Record is fully incorporated within this document for each addressee on grounds there are no persons holding a public office at any level of government within the State of Colorado for failure to acquire a valid and verifiable personally pre-paid fiduciary *bond binding them to the promises contained in their individual oath of office*; a requirement established by 18 Stat. 474, the Enabling Act for the Territory of Colorado to become the State of Colorado; and an Act given effect by the mandated and irrevocable ordinance that the government be Republican in Form and not be repugnant to the Constitution of the United States of America and the Principles of the Declaration of Independence. Goodman and others incorporate the latter two documents and the Colorado Constitution for their power and authority to oppose the corrupted governing activities within the State of Colorado which has caused their cruel and unusual punishment to be inflicted by imposters holding public offices within the State and counties of Colorado.

The provisions of the territorial government were mandated thereby to be continued in effect when Colorado becomes a state. The provisions of the Schedule included at the end of the Constitution were in effect during territorial control thereby they remain effective today until altered with approval of Congress and a referendum vote of the people. Sections 2 and 22, of that Schedule mandated such fiduciary bonds be filed and recorded either in the Offices of the Secretary of State or the County Clerk as applicable before the bond-giver can enter, (Article XII Section 8), a public office to perform the attendant duties.

a. Mr. Larry R. Goodman submitted 'Information in the Nature of a Quo Warranto' to the Office of the Colorado Attorney General under provisions of Colo. Revised Statute 24-33-101(1)(a): on civil and criminal matters involving an imposter holding public office without filing a fiduciary bond which deserved the attention of

that office under the law cited. A failure to act in 21 days placed the matter before the Colorado Supreme Court under authority of State ex rel Jerome v. Regents of the State University, 24 Colo. 175, 49 P. 286, (1897 Colo.)

b. In point of legal fact, there are no persons lawfully holding a state or county public office within the State of Colorado since about 1963 for failure to acquire, give, and record evidence a pre-paid fiduciary bonds; a bond filed and recorded either in the Offices of the Secretary of State or the County Clerk as applicable; and a bond binding them to the promises contained in their individual oath of office as mandated under provisions of 18 Stat 474 and given effect by the irrevocable Sections 2 and 22, Schedule, Colorado Constitution.

c. Their response to Goodman's Article II, Second 24, Colorado Constitution's remonstrance, i.e. evidence, was to threaten him, a witness in violation of 18 U.S.C. § 1513(b)(1), of on-going criminal activity for said Colorado Revised Statute 24-31-101(1)(a) (2016) action; they needed to acquire additional evidence in support of their intended actions against him and others; and they created a grand jury indictment against him and several others requiring their arrest and for authority to raid Larry's home while he was incarcerated rather than take action on the specific criminal information provided them; they thereby became accessories to the criminal activity reported by Goodman under provisions of 18 U.S.C. § 4 and Colorado Revised Statute Section 18-8-105 for their support of an imposter unconstitutionally holding a public office in Boulder, Colorado.

d. Imposters posing as state and county public officers are using that indictment authority to commit war crimes including torture against Goodman and the others during arrest and after incarceration to either acquire further evidence for their cruel and unusual treatment, for evidence against each of those arrested, and for beneficial reward for reduced cruel and unusual punishment. Goodman suffered severe bronchial conditions for several hours while being transported to the Denver Detention Center. He still suffers a loss of hearing and was release early due to his bronchial condition but remains incarcerated under their control with an ankle bracelet.

#### IV. Summary

Nothing further need be said since the Government of Colorado serves its own interest rather than serve the interest of the Americans residing within the State of Colorado.

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5/20/2017  
Date

2:00 PM  
Time