

**Advisory & Summary of the 2013 Criminal Complaints**  
**Now Evidenced Here with Alleged Obstructions of Justice by Utah F.B.I. Agents**  
**ATTN: Utah U.S. Attorneys and Utah F.B.I.**

**Attn: Utah U.S. Attorneys David Barlow and Paul Kohler**  
**S.A.C. Ms. M.F. Rook Utah F.B.I.**

**Without Prejudice:**

**A corrupt internal FBI faction of long-standing is now evidenced to have utilized and arranged for tandem and alleged FBI criminally employed agents/assets at both Financial Services Office of UBS and with the same fabrication as made by Mr. Byron Belitsos in the Criminal Complaints made against said Belitsos. Coordination is alleged as having been made in these and other events by corrupt FBI agents in a long-established network since the time of H. L. Hunt and J. Edgar Hoover with now court-ruled on verdict as inclusive of Mafia figures including Carlos Marcelo and others.**

**Also alleged as having been devised and constructed by corrupt FBI agents/assets, with the instigation by them of an alleged law firm of New Mexico, who of evidence and alleged induced and manipulated one Mr. Marks to sign a *de facto* alleged criminal complaint by said Marks against the Complainant and associated companies. Primary purpose of said fraudulent legal filing was to defame and discredit this Complainant and his associated companies to preclude their financing. Said New Mexico filings were not sustainable or feasible to be served on Complainant, but with related corruption of that New Mexico Court and of a Las Vegas judge — but with no possible material benefit to Mr. Marks, thus solely for its only purpose, as alleged, of defamation and libel. Said Marks is evidenced and alleged as having been deployed for use with Steven Davis. Coordination of this with Belitsos, by some means by corrupt FBI agents, is alleged.**

**Prior criminal accomplices from 1993 Utah Court Frauds for purposes of the covert theft of Requa/Hoover Files have been of record as alleged and recently of evidence as collaborating and being in communication with Steven Davis – thereby being an alleged and continuing organized crime from 1993, as was apparent in 1993, and herewith alleged as being from 1993 to present and by the long-standing criminal faction in FBI deriving from its first organization with H.L Hunt, J. Edgar Hoover and related Mafia and oil interests – all these of evidence in a jury ruling of 1999 as involved in assassination of Martin Luther King. See:**

**<http://www.greatgoldgrab.com/The%20Bombshell%20for%20the%20FBI.pdf>**

**<http://www.greatgoldgrab.com/FBI-Legislators%20Complaint%20&%20Advisory.pdf>**

**Steven C. Davis appears from his emails to have been pressured and subject by aforesaid evident and alleged libels (believed instigated by corrupt FBI/agenst) via Belitsos and Marks to have been**

as alleged manipulated/deceived/compelled into cooperation with those behind the Medley Court Frauds, said events as only possible conclusion to be alleged following the need to avert Davis from his prior intent with Complainant as expressed by him:

Sent by Steven C. Davis:  
Sent: Tue, 28 May 2013 15:00  
Subject: Re: Utah Court Docket 1993 / FBI Whistleblower  
Stephen,

The key attorney for Ray Quinney & Nebeker against your company, Banner International was Anthony Schofield, who managed the RQN Office in Provo, Utah. To counter the connection of my father with the Requa/Hoover files, Utah Governor Leavitt appointed Anthony Schofield a Judge in the Utah County 4th District Court in 1994.

As a Judge Schofield assisted the FBI to stay out of Utah County while RQN in Salt Lake allowed corrupt Mormon Employees at Barrick Gold, Newmont Mining and other mining companies, with law firms: Kirton & McConkie, Howard Lewis & Petersen, Nielsen & Senior, Van Cott Bagley in using the files for personal and financial gain.

When Judge Anthony Schofield retired as a Judge of 13 years (2007), he set up the Utah County Offices of Kirton & McConkie and is has been the Director of that Office since the death of my father. Judge Schofield personally presided over my father and mother's Probate Cases (both in 2006) and ruled against me (my attorney was Gary Weight, ESPLIN/WEIGHT law firm).

Steve

From: Steve Davis >

To: anglonevada <

Sent: Sun, 12 May 2013 20:04

Subject: Barrick and Newmont has some, too

There is zero question that others have part of the Requa/Hoover Files. Big deal, Stephen. The core in my Affidavits is that RQN had some of the files while Dr. H. Clyde Davis PhD examined them.....Clyde had many partners who became very wealthy and Clyde got nothing. Having already met Bowers by April 30th, Davis wrote as follows concerning Bowers:

From: Steve Davis

To: anglonevada... Steve Davis

Sent: Tue, 30 Apr 2013 14:34

Subject: Re: Victoria Mine - 1800-1920 Largest Copper Mine

“...Roger Bowers knows nothing of my relationship with you. I left a message on his phone dealing with his Geothermal participation with the University of Utah.....as a cover to obtain as much up-dated information since the dinner meeting last year.

“I have no fear that I can get Roger Bowers to confess and cut a secret deal with me to take down those (RQN, Kirton\*McConkie, Zions bank) which did all the dirty work behind the back of my father.....remember, Mormons believe they are "gods" and are justified in the Name of god.

It is construed and alleged that when this stated effort with Bowers was attempted by Davis, the much larger corrupt FBI faction associated with Hunts, Mafia, Oil, military industries, et.al. and who had as alleged engaged Bowers as a criminal accomplice in 1993 -- with inducements as alleged now identified to Bowers by corrupt Medley Court in present Complaints – the reverse occurred. By the organized libels and other possible inducements, Davis was, as possibly to be alleged, manipulated/forced/induced into a secret deal with Bowers and said now-evident long established criminal FBI faction. No other conclusion from the evidence from Davis is as yet now possible to be concluded. The presence of an organized corrupt FBI faction and network is alleged however to be conclusive from alleged crimes of evidence by FBI agents from 1993 to the present.

As stated in attached Letters of Attorney Dr. William F. Pepper to you of January 7, 2013, and of December 9, 2013, “the evidence clearly indicates that a continuing crime has been committed”, with “what appeared at the time to be a serious abuse of process by law enforcement and the judicial system”, with “powerful interests in Utah and California who arranged for the baseless establishment of a receivership which served the interests” of those powerful interests “determined to deprive [Banner International] of its legitimate claims” and the recovery of the Hoover/Requa files which disappeared around the time of the Receivership in 1993.”

On December 9, 2013, Dr. William Pepper then wrote “Mr. Requa and his colleagues have been, for too long, frustrated in their efforts to achieve justice. This denial compels a fresh look at the events from a new law enforcement team.”

Without Prejudice:

It is now herewith alleged that said “denial” of “efforts to achieve justice” compels not only a “new law enforcement team” but also compels these Criminal Complaints as amended, restated, and summarized -- with the present evidence – to allege a long-term network of covert criminally-allied FBI agents inclusive of late of at least four FBI agents from various offices. As alleged with *ipso facto* recorded evidence by Roger Bowers, with the his reported criminal fabrications (albeit unknown to him) by multiple FBI agents to Mr. Roger Bowers by his reported several FBI agents calling him. A transcription of Bowers interview has been provided to you.

Said recorded statements are evidentiary of an organized network in various and multiple FBI offices with no other possible purpose than to comfort, assist and encourage Bowers in maintaining his own evidenced and alleged *ipso facto* libels and fabrications, as evidenced in the complaints and said recording, with the sole alleged and evidenced intent by FBI agents and all to strip all assets of Banner International --- which they did accomplish by covert theft of R/H Files. Relevant evidence and supporting documentation to be seen at the following in Complaints of record and otherwise with following excerpt:

<http://www.greatgoldgrab.com/The%20Bombshell%20for%20the%20FBI.pdf>

<http://www.greatgoldgrab.com/FBI-Legislators%20Complaint%20&%20Advisory.pdf>

“The recovered criminally-suppressed Banner International Corporate/Financial Records (that were suppressed by Utah Court receivership crimes) now combine with the extensive Roger Bowers' comments from his 2001 interview recordings (not seen by any until recently) about plainly corrupt agents

from several FBI offices calling him with gross fabrications made for very evident quite criminal purposes. “

“The unavoidable conclusions are that a long-term network of criminalized FBI agents has been in place, until the present, and as was first organized by oil billionaire H.L. Hunt and J. Edgar Hoover with their irrefutable Mafia allies” as now proved in U.S. court proceedings. (See links above).

“Bowers became involved in the Utah Court crimes, as is now concluded and alleged, resulting from his own long-term association with the H.L. Hunt family -- and evidently now to be seen (of court record and verdict) with their long-established network of corrupt/criminalized FBI agents. The Hunt/Hoover criminalization of this network of FBI agents was made of court evidence and verdict in the 1999 Memphis Trial for the M.L. King family by Dr. William F. Pepper, whose million dollar investigations proved FBI agent offences in the King assassination-related offences.

“These derived from the closest possible collaboration of Hunt and Hoover in organizing the MLK assassination -- and that was made clear to the satisfaction in 1999 of the Memphis jury who agreed. Jury verdicts after due process of law are not "conspiracy theories". They represent, as when so established, conspiracy facts.

Also indicated by the presently alleged criminal libels and other fabrications, as now only to be construed and alleged as also provided to Mr. Bowers for his own ostensible and alleged use in facilitating the aforesaid “baseless receivership” now of clear evidence to have been arranged for the covert purposes of RQN law office obtaining the Requa/Hoover Files, as Sworn to in an Affidavit by Steven C. Davis, who with his geologist father are stated to have visited RQN law office at least on eight occasions to review said files.

This has been irrefutably of evidence since been proved by a few boxes of alleged “essentially all” Requa/Hoover Files” as stated in video recordings by Mr. Bowers -- apparently not observant that said boxes had been sent to him from RQN in boxes stamped with their RQN name, with photograph thereof in present Complaint against Bowers, et.al.

Mr. Bowers and Richard Caspar have been alleged therefore to have been a fake receiver and in fact agents for RQN and employed in a charade receivership to divert attention to where the bulk of the R/H Files had been taken, and thus stolen, by RQN which had no standing or record as involved in the Medley Court “receivership charade”, as being thus, as alleged by Counsel Pepper as being “baseless”. Also alleged herewith is that it was, as *ex parte*, conducted overnight, without material evidence, and alleged as perjured by all the signatories to the complaint that was entered. Receivership by Judge Medley is therefore alleged, *ipso facto*, as a major and historic crime. Also as alleged by said persons and Caspar and Bowers was their criminal suppression of Banner International financial and corporate records with an unknown signed shareholder-ratified copy recovered by Dr. William F. Pepper.

This Advisory with Addenda and Amended Criminal Complaints made this 13<sup>th</sup> day of December 2013:

Stephen H. Requa  
London England

