

» Will the FBI Pay? And Come Clean? The \$64 Billion Question «

Banner-related shareholders now intend to file a lawsuit against the FBI for long-term Mafia/FBI corruption as mercenary agents in the theft of the **Requa/Hoover Files**. Now the FBI has a serious decision: whether to enforce the law against criminals, and to assist the victims of them to be compensated (both by the criminals and by the FBI) — or whether to allow these court actions to proceed — in which case the FBI could likely be discredited to the extent which they would not be prepared to contemplate. They will perhaps clean-up and pay large damages and assist us in recovering what was stolen. The consequences for them not to do this now are too great for them to consider. They will pay up and pay shareholders back what was stolen, or they will be forced to pay-up very much more and suffer much too great damage to their credibility — provided shareholders just proceed in filing court actions.

The value of the **Requa/Hoover Files**, with individual files yielding multi-billion dollar gold mines, and with thousands of files having been compiled over half a century at the cost of \$100,000,000 could yield in court a judgment, in compensation for their loss, at tens of billions of dollars, perhaps into the hundreds of billions of dollars. The annual budget for the FBI is \$8 billion. Such a judgement, however, does fit the facts. Will the FBI assist in shareholders recovering the very many gold mines and properties certain to have been located and developed on the stolen data — with a judgement to bankrupt the FBI?

It is now necessary to formulate a statement regarding the theft of the **Requa/Hoover Files** that may be included in funding efforts with the newly now-being-engaged 400 person accredited investor list, and with any and all others. This will presently suffice for all old shareholders, new prospective ones, and for media and publicity purposes.

The basis and content of the now-necessary and historic legal action and complaint to be filed against the FBI in Washington D.C. is now very clear, regardless of the extent of any discovery that may lie ahead. There is no longer any significant question as to the nature, extent, and origin of many very serious crimes against Banner-related companies, their shareholders, and the person of Stephen Requa. The final addition to the overall picture has been brought into focus regarding the events surrounding the murder of Samuel Edelman in 1974 in San Francisco.

It is sufficiently now clear to state that the Edelman murder was prompted and organized by John Paul Getty for the purpose of the attempted frame-up of Stephen Requa in order to remove him as the control person of the **Requa/Hoover Files**. This was necessitated for Getty after Requa's refusal to grant him access to the **Requa/Hoover Files**. The R/H Files provided countless opportunities to locate and develop gold mines throughout the Hemisphere – as was proved to Getty from the first file he did obtain that led to a billion dollar gold mine at Mercur Utah. The attempted frame-up and the murder are clearly evidenced by timing and by the fabrication of FBI files, with no evident or possible purpose other than to assist the frame-up and the clearly anticipated death of both Edelman and Requa in the course of these events. The frame-up failed because Requa absented himself from the San Francisco murder locale suddenly, on the spur of the moment, only a very few minutes prior to the murder; and, he was thus not on hand to be framed — or “murder-suicided”.

These facts became apparent over years with the following events:

1) The visit of an FBI agent to Requa's parents home in Salt Lake City in 1974 and shortly thereafter to question Requa about his telephone number allegedly being found written on an SLA hideout wall. Of little note then, this was clearly an FBI files fabrication and essentially impossible to have in fact to have occurred, unless the number was written by an FBI COINTELPRO agent;

2) Then later being informed by Utah FBI Agent Mike Christman in 1993 that a questioning/interview of Requa was on file with the San Francisco Police by a detective in which it was alleged Requa had been engaged in a “rent strike” against Edelman at the large San Francisco apartment complex owned by Edelman in which Requa had rented an apartment. The notion is absurd. At the time Requa had \$100,000,000 worth of priceless geological data in the R/H Files and was assuredly not

distracting himself with a trivial rent strike or by absurdly phoning the SLA. This was without question a COINTELPRO operation by corrupt FBI/Mafia persons engaged by John Paul Getty. Assuredly, much more was in the overall body of FBI fabrications in 1974;

3) Events of 1993 demonstrated the nature of these with the also absurd and defamatory allegations now of evidence being made by FBI Agent Steve Collins and others in Utah and by Ralph Requa — one being that Requa had “murdered numerous persons”; such allegations were being made to the Rev. Caryl Marsh as part of a “secret” FBI operation (her words about which Marsh was instructed by the FBI to “say nothing”. Recorded phone calls with Marsh evidence a program by FBI persons of extreme defamation against Stephen Requa and some indicated secret plan;

4) Ralph Requa was engaged and instigated by FBI persons to make perjured court filings against Stephen Requa just prior to the receivership Court Frauds alleging he was threatening his mother and had been removed by police from his mother’s home in deranged states of mind, all being entirely false and perjured as a pretext action to facilitate the coming over night *ex parte* receivership and the covert theft of the **Requa/Hoover Files**;

5) Recordings of Marsh, FBI Agent Collins, and others regarding FBI activities are sufficient proof of the above;

6) Extensive video recordings of Roger Bowers demonstrate numerous FBI agents and offices having phoned Bowers to allege demonstrably fictitious allegations of Requa being a fugitive sought by the FBI, when in fact Requa was in London seeking to meet the FBI and at the time obtained a new passport at the Dublin US Embassy. The FBI had two UK addresses for Requa, one at a Birmingham Solicitor’s office, at both of which the FBI wrote him (letters in tact). The Bowers interviews also make it clear the Utah FBI COINTELPRO agents/artists were fabricating the utter non-sense Bowers was stating about Requa in complete contradiction to years of commentary by Bowers on mining and Requa’s mining properties;

7) Wholly and conclusively evidenced as contained in multiple Criminal Complaints during 2013 and in the 1994 – 2001 period, Bowers was engaged in extreme degrees of court frauds and the defrauding of Banner International assets under the pretexts of the perjured receivership and of the perjured preceding court action by Ralph Requa; www.greatgoldgrab.com/FBI-Legislators%20Complaint%20&%20Advisory.pdf
<http://www.greatgoldgrab.com/The%20Bombshell%20for%20the%20FBI.pdf> (*Ipsa facto* Bowers court frauds)

8) The defamatory fictions being spread and utilized by Agent Collins and Ralph Requa to instigate court frauds and to mislead the Rev. Caryl Marsh and others were apparently initially derived from 1974 FBI fabrications for John Paul Getty in his engineered murder of Edelman;

9) Many other defamatory fictions originated from Philip Fay Stevenson in San Francisco who was by then known to Requa as allied in Mafia/Triad crime syndicate actions, these plainly evidenced from Stevenson’s own Voice Mail messages to Requa and in prior comments to Requa in person. Stevenson was leading an organized crime to steal the R/H Hoover Files by attempting to force Banner International into a joint venture and stock offering in Vancouver (that also contemplated Requa’s murder/suicide;

10) Stevenson evidenced close collaboration with Agent Collins in the crimes observed by Requa as made by Collins — including a scheme to falsify Banner corporate filings in Utah as preliminary to the coming court frauds. Exposure of this scheme and its failure resulted in an attempted homicide on Requa;

11) During 1993 in Utah and California several attempts were made to engineer the death/disappearance of Requa which were evident as FBI facilitated, or directly made by them;

12) **Stevenson also demonstrated clear knowledge of the Edelman murder 19 years before and of the efforts to frame Requa in that crime. No other explanation of this is possible excepting that Stevenson became a member of the major crime syndicate engaged by John Paul Getty in 1974 to conduct the murder and frame-up with close assistance from FBI persons in both 1974 and in 1993;**

13) **A long-term Mafia/FBI effort to steal the Requa/Hoover Files is in evidence.** Given the evident close collaboration in 1993 between Agent Collins and Stevenson, the evident joint Mafia/FBI crimes related to the 1974 Edelman murder, the FBI records fabrications on Requa in 1974 and the extensive ones then also made in 1993 by Collins and Stevenson — and as evidenced made to Rev. Marsh and others — this cannot be in any doubt;

14) These crimes and the blatant court crimes and frauds of 1993 — with a baseless receivership and the theft of the **Requa/Hoover Files** — have been subject to obstructions of justice with no action by FBI following notification of them to FBI by William Pepper on January 7, 2013 — following which a second letter by Pepper of December 6 informed them that such lack of action “compelled a new law enforcement team” at the Utah FBI;

15) Banner-related shareholders — having been stripped of their assets by the court crimes of Bowers, Agent Collins, and Ralph Requa, et.al. — would be justified in light of these events to state that long-term Mafia/FBI collaboration in major crimes is in evidence and that the FBI in general is infected with elements of organized crime, ever since historically documented Mafia emplacement by J. Edgar Hoover and oil billionaire H. L. Hunt — that was a major result of their having organized the assassinations of John Kennedy and Martin Luther King in which Mafia assassins were employed, as proved in court by William F. Pepper in 1999 in an action for the King Family.

16) The Church Committee during 1976 yielded confirmation of this state of affairs within the FBI that included the statement by Senator Huddleston as follows: “**The fact that the United States Government [FBI] would call in two Mafia people to help us eliminate some guy illegally by murder because we disagreed with him was the kind of thing we were confronted with across-the-board during this investigation**”;

17) In these events the FBI has been seen to be readily subject to being enlisted as a mercenary force by the richest of special interest persons including oil billionaires H.L. Hunt and John Paul Getty;

18) This status of the FBI is also to be seen more recently in the links as follows wherein agents bombed the vehicle of the Earth First activists who then won a damage claim \$4.4 million: **Bari, Judi. TIMBER WARS. Monroe, Maine: Common Courage Press, 1994.** The F.B.I. attempted to stop the political activity of Judi Bari and Daryl Cherney by exploding a bomb under their car. Daryl Cherney and Judi Bari filed a Civil lawsuit against the FBI and Oakland police. A jury awarded them \$4.4 million dollars in 2003. see <http://www.judibari.org>, Crimes of FBI <http://www.greatgoldgrab.com/comm.htm>

The lawsuit stemmed from a May 24, 1990 car bombing of the pair. The FBI and Oakland police instantly blamed Bari and Cherney for bombing themselves even though they had conducted no investigation and all evidence collected showed they were the victims of an assassination attempt. The FBI paid.

Will the FBI assist in shareholders recovering many gold mines certainly to have been located and developed on our stolen data — or pay a judgement (based just on the facts) that could indeed bankrupt the FBI?

- **The Requa/Hoover Files *were* stolen. Criminalized COINTELPRO FBI Agents *did* organize it;**
- **Thousands of files *were* stolen with individual ones producing or possible to produce into the billion dollar range each;**
- **Gold mines they could produce (and certainly in part already have produced) might total up to \$64 billion in lost gold mines production;**
- **Will the FBI continue to be a criminal service organization for the H.L. Hunts and John Paul Gettys? And pay \$64 billion for that distinction?**

“The Bank Heist for the Ages” (following page)...

« A BANK HEIST FOR THE AGES »

LIKELY THE MOST COSTLY EVER TO PULL OFF

WENT UNSOLVED 19 YEARS FROM 1993

OVER THE YEARS YIELDED INTO THE BILLIONS OF DOLLARS

CAUGHT 'RED HANDED' 2012: UTAH JUDGE MEDLEY; ELITE LAWYERS AT RAY QUINNEY & NEBEKER (RQN); FBI AGENTS; FORMER UTAH STATE ASST. ATTORNEY GENERAL; STANFORD GRAD

THE TARGET 1993: TWO LARGE HI-TECH PROTECTED BANK VAULT ROOMS IN RENO NEVADA WITH FOOT THICK STEEL DOORS, WITH COMBINATION LOCKS WITH NUMBERS KNOWN ONLY TO ONE PERSON, STEPHEN REQUA

CONTENTS OF VAULT ROOMS: SEVEN DECADES OF GEOLOGICAL DATA ON GOLD MINES AND MINING PROPERTIES AT THOUSANDS OF SITES FROM ALASKA TO BOLIVIA

PROVEN GOLD MINED FROM ONE SITE 1983 – 1998: 2 MILLION OUNCES

LIKELY GOLD RESOURCES ON GOLD PROPERTIES WITH THEIR DETAILED DATA STOLEN IN HEIST: 20 MILLION OUNCES MINIMUM; THE DATA IS KEY TO LOCATING/MINING THE IDENTIFIED GOLD DEPOSITS

MINING DATA GATHERED BY FORMER U.S. PRESIDENT HERBERT C. HOOVER AND HIS FAMED PARTNERS AND GEOLOGISTS OF THE REQUA FAMILY

COST OF PRODUCING AND GATHERING DATA: SEVERAL HUNDREDS OF MILLIONS OF DOLLARS AT THOUSANDS OF SITES

HOW THE THIEVES WERE IDENTIFIED: WITH A SWORN AFFIDAVIT BY STEVEN C. DAVIS WHO WAS SON OF PROMINENT CONSULTING GEOLOGIST DR. CLYDE DAVIS WHO WAS RETAINED TO EVALUATE THE STOLEN DATA AT OFFICES OF RQN DURING 1990s WITH HIS SON ATTENDING – WHO THEN IN 2012 LEARNED THE HISTORY OF HOW THEY HAD ACTUALLY BEEN STOLEN AT RQN AND CAME FORWARD WITH THE IDENTITIES OF THE THIEVES

NEXT STEP: GETTING CRIMINALIZED UTAH FBI AGENTS, FORMER ATTORNEY GENERAL, JUDGE MEDLEY, AND "ELITE" RQN LAWYERS BEHIND BARS AND ALL THE DATA AND GOLD MINES RECOVERED

HOW THEY DID THE HEIST: RQN LAW FIRM WORKING COVERTLY IN BACKGROUND IN 1992-1993 SET UP A PLANNED RECEIVERSHIP HOAX AND CHARADE ON BANNER INTERNATIONAL TO BE DONE OVERNIGHT, EX PARTE, AND WITHOUT NOTICE. A GRANDSON OF AN RQN FOUNDER HAD ENLISTED AN "ARMS LENGTH" LAWYER FRIEND ELSEWHERE (BRUCE WYCOFF) TO AUTHOR A FRAUDULENT COMPLAINT FOR ACTION, IN ABSENCE OF ANY MATERIAL EVIDENCE OF ANYTHING OR ANY EVIDENCE OF ANY ALLEGED IMPENDING INSOLVENCY. COMPLAINT IS LARGELY A HEARSAY COLLECTION OF LIBELS ON STEPHEN REQUA. ALL THIS BEING UNKNOWN TO REQUA, JUDGE TYRONE MEDLEY IS CORRUPTED BY RQN IN BACKGROUND TO APPROVE THE FRAUDULENT ACTION AND HE APPOINTS AS A "RECEIVER" A RECENTLY RESIGNED RQN ATTORNEY, RICHARD CASPAR. UTAH FBI AGENT STEVE COLLINS HAD BEEN POSITIONED WITH FORMER UTAH ASSISTANT ATTORNEY GENERAL EARL DORIUS TO ASSIST IN OBSTRUCTIONS OF JUSTICE. THEY HAD ATTEMPTED TO FALSIFY UTAH STATE CORPORATE RECORDS OF BANNER INTERNATIONAL TO ASSIST PENDING RECEIVERSHIP BUT THIS EFFORT WAS EXPOSED BY REQUA AND FAILS, RESULTING IN AN ATTEMPTED HOMICIDE ON HIM. THE INVESTIGATION OF THAT IS SUPPRESSED BY COLLINS/DORIUS WHILE REQUA RETURNS TO CALIFORNIA WHERE FURTHER ATTEMPTED ASSAULTS AND FRAME-UPS ALSO FAIL. IN HIS ABSENCE, RQN PROCEEDS, NOW IN DESPERATION OVER THE FAILED CRIMES SO FAR, AND INDUCES JUDGE MEDLEY TO ISSUE THE RECEIVERSHIP OVERNIGHT AND EX PARTE WITHOUT NOTICE TO REQUA. THE "RECEIVER" RICHARD CASPAR, WITH JUDGE MEDLEY'S BACKING, THEN OBTAINS A NEVADA JUDGE'S AUTHORIZATION TO BRING IN HEAVY EQUIPMENT TO THE BANK WHERE THEY HAVE THE TWO VAULT ROOM WALLS KNOCKED DOWN TO OBTAIN AND REMOVE THE MANY FILE CABINETS STACKED TO THE CEILINGS. WITH CONTINUING ATTEMPTS ON HIS LIFE, REQUA FLEES TO ENGLAND. "RECEIVER" RICHARD CASPAR WITH CORRUPTED GEOLOGIST ROGER BOWERS MAINTAIN COVER-UP OF THE STOLEN FILES WITH FRAUDULENT REPORTS BEING FILED IN THE JUDGE MEDLEY COURT. FBI CONTINUES TO COVER UP THE MAJOR CRIMES OF ITS AGENT COLLINS – WITH THUS-TO-BE-ASSUMED FELLOW FBI AGENT CRIMINALS YET TO BE IDENTIFIED – AND WITH RQN BEING AN APPARENT MAJOR EMPLOYER OF CRIMINALIZED FBI AGENTS.

As Taken from Utah State Legislature Website

Media Actions Plus

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Commentary: Questions Being Raised on Utah FBI COINTELPRO and Alleged Criminal Acts of Utah FBI in 1993 and Since:

Allegations have been made that the overnight *ex parte* 1993 Utah Receivership on Banner International was a corrupt FBI COINTELPRO operation organized largely by Utah FBI Agent Collins using fabrications and defamatory fictions made to several persons to prompt their assistance with making these allegations to the court. In Congressional Hearings on COINTELPRO of 1976 and in media commentaries thereafter such operations were most often categorized as "the dirty tricks" of FBI COINTELPRO operations.

Also being alleged is that on-going COINTELPRO operations were instigated with former Banner International shareholders to maintain the cover-up of the Utah events, and with others in subsequent mining operations to disrupt them and to prevent their profitability.

In connection with these present Utah issues being raised, Media Actions Plus has reviewed the much greater-than-expected available information on the FBI's history of COINTELPRO operations, with a selection of that available in the links below. Most relate to the Church Committee Senate hearings of 1976 with the media commentaries and books that resulted. Summaries on both of the related Church and Pike Committees -- focusing on CIA issues -- may be seen at: http://www.cooperativeresearch.org/topic.jsp?topic=country_cyprus

In context of the extensive FBI violations of law detailed in the Congressional Hearings of 1976, of greatest concern now to the public, in addition to this Utah case, will the large number of books and information concerning alleged crimes by FBI agents since 1976 as to be seen at ("Crimes of the FBI") : <http://www.greatgoldgrab.com/comm.htm>

The issues of on-going crimes by FBI agents (COINTELPRO) since those Congressional Hearings, and of alleged routine obstructions of justice for such crimes, are thus now being raised.

Review of the public information on the Congressional Hearings and on other court proceedings is indeed strongly evidentiary of a highly corrupt relationship between J. Edgar Hoover and oil billionaire H.L. Hunt.

Indeed, it was found that a private red-phone telephone line existed solely for the daily convenience and communications between H.L. Hunt in his Dallas office and J. Edgar Hoover's Office at the FBI. The question raised is thus "Who was controlling the FBI?" -- both then and now. Of interest regarding Hunt, these have been found: <http://www.spartacus.schoolnet.co.uk/JFKhuntHL.htm>
<http://www.brasschecktv.com/videos/assassination-studies-1/the-party-before-the-assassination.html>

Of greatest significance of all now in these questions being raised are the proceedings of the 1999 Memphis Trial by William Pepper for the King Family regarding the Martin Luther King Assassination. The summary of evidence and proceedings may be seen at link below. The jury ruled that Hoover, Hunt, and their allied specific Mafia figures (known to have been allied with Hunt, as was proved in court) had in fact organized the MLK assassination. as summarized below regarding the evidence admitted by the Memphis Court for consideration by the jurors:

http://dickatlee.com/issues/assassinations/king_assassination.html

As noted in this Summary the evidence on FBI agents included these examples:

"The jury heard of a 1967 conversation reported by billionaire H.L. Hunt's personal assistant, in which Hunt's friend J. Edgar Hoover had told Hunt that Hunt's attacks on Dr. King over his radio network would not stop King, that the only way to do that was to "completely silence" him, an argument Hunt later acknowledged Hoover had won [43].

"They learned of FBI reports that were patently false, and of others pointing in the right direction that had been suppressed -- e.g., witness statements of [James Earl] Ray leaving before the shooting [116,133], the rifle's non-sighting [119],

The short formal Congressional Statement and Summary Conclusion on FBI COINTELPRO issued first by the Church Committee included the following:

"The Committee finds that the domestic activities of the intelligence community at times violated specific statutory prohibitions and infringed the constitutional rights of American citizens. The legal questions involved in intelligence programs were often not considered. On other occasions, they were intentionally disregarded in the belief that because the programs served the "national security" the law did not apply. While intelligence officers on occasion failed to disclose to their superiors programs which were illegal or of questionable legality, the Committee finds that the most serious breaches of duty were those of senior officials, who were responsible for controlling intelligence activities and generally failed to assure compliance with the law."^[1]

Full extensive Report linked below in several locations.

More succinct media and published comments on the very extensive report included these excerpts:

(from http://whatreallyhappened.com/RANCHO/POLITICS/COINTELPRO/fbi_cofs.html)

"In short, Cointelpro was J. Edgar Hoover's secret war against what he considered "dangerous" ideas, or sometimes against

individuals who were unpopular with his friends and supporters".

"The "dirty business" included unauthorized bugging and wiretapping; mail opening; warrantless break-ins ("black bag jobs"); anonymously

mailing reprints of newspaper and magazine articles (some of them planted in the press by the Bureau itself); disseminating defamatory

information regarding individuals, much of it false; encouraging street warfare between violence-prone groups; contacting an employee

with derogatory information about a person to get the target fired; using the IRS to harass individuals and organizations by audit; and

so on.

"As one newspaper writer put it, "almost nothing - beyond lack of imagination - appears to have limited the range of dirty tricks' used by the FBI . . ."

In present Utah matters of the Medley Court and disappearance of the Requa/Hoover Files, William Pepper has written Utah FBI and U.S. Attorneys:

The letter of Pepper to Utah U.S. Attorneys and FBI include one of January 7, 2013 to be seen at:
http://www.greatgoldgrab.com/PDFs_jan_2013/REQUA_ATTORNEY.pdf

In this he stated: "The evidence clearly indicates that a continuing crime has been committed" relating to the "disappearance of the Requa/Hoover Files during a "baseless receivership" in the Tyrone Medley Court on July 20, 1993. On December 9, Pepper wrote that the lack of action after this first letter now" compelled a new law enforcement team" at the FBI in Utah.

The events at the time of the receivership on Banner International were narrated by Requa in chapters of his published book then referring to Utah FBI agent Collins as "Agent X" at:

http://www.greatgoldgrab.com/chap_12_13.pdf

Collins' alleged efforts to falsify Utah State filings on Banner International were contained in a Criminal Complaint made following the Pepper letter of January 7 to be seen at:

http://www.greatgoldgrab.com/PDFs_jan_2013/Notice_of_Criminal_Complaint.pdf

With extensive evidence having been obtained on actions of FBI Agent Collins, Requa has revised his conclusions on the 1993 events in context of recalling an FBI agent who questioned him briefly in 1974, and in context of FBI Agent Mike Christman of Utah informing him in 1993 that there was a record of a San Francisco police detective questioning him, also back in 1974, about the murder of a Mr. Edelman. Both the issue of the 1974 FBI agent contacting him and the alleged San Francisco detective questioning him, Requa states, were fabrications. There was never any such questioning and the issue mentioned by the 1974 Utah FBI agent he also states was plainly a fabrication. His "Author's Preface" for a sequel to his book covers these in detail in the attachment here.

They make it clear, he writes, that a highly criminal COINTELPRO operation was involved in 1974 in a scheme to obtain the Requa/Hoover Files by Getty Oil and John Paul Getty, and also that a likewise criminal COINTELPRO operation was behind the Utah events as organized by Agent Collins, both for the interests of those seeking to obtain the Requa/Hoover Files. He notes that the FBI file fabrications of which he learned in 1974 and 1993 were apparently used again by FBI Agent Collins in 1993, inferring that Agent Collins must have known they were fabrications in light of them having failed in 1974 to serve their intended purpose.

His present conclusion is that Agent Collins organized the "baseless" receivership overnight by prevailing upon several persons to make false statements alleging his mental impairment. The whole range typical of FBI COINTELPRO and the "dirty tricks" they employ, he says are now clear to have been employed by Agent Collins that reflect the above commentaries, most particularly about FBI "dirty tricks": "disseminating defamatory information regarding individuals, much of it false".

"The "dirty business" included unauthorized bugging and wiretapping; mail opening; warrantless break-ins ("black bag jobs"); anonymously mailing reprints of newspaper and magazine articles (some of them planted in the press by the Bureau itself); disseminating defamatory information regarding individuals, much of it false; encouraging street warfare between violence-prone groups; contacting an employee with derogatory information about a person to get the target fired; using the IRS to harass individuals and organizations by audit; and so on.

"As one newspaper writer put it, "almost nothing - beyond lack of imagination - appears to have limited the range of dirty tricks' used by the FBI . . ."

This Requa states is clearly seen in the evidence he has provided in the attached item. These are transcripts of recordings that were made by other London-based journalists of the Rev. Marsh of Utah and of Roger Bowers against whom Requa has made recent Criminal Complaints to FBI and U.S. Attorneys as to be seen in the links below that may be clicked and are also in the attached. The evidence appears persuasive.

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

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

The information in the available public documentation indicates that while COINTELPRO operations were said to have been disbanded, the reality appears to be that all that has changed has been procedures of FBI in the filings of their records so that the unchanged on-going COINTELPRO operations could not be located.

Requa alleges that in evidence now is a continuing corrupt network of agents within the FBI that was first put in place by J. Edgar Hoover at the prompting of H.L. Hunt, utilizing their private "red phone" hook-up, and with his Mafia cohorts and Hoover's as allies. This Requa writes resulted in a now-evidenced on-going group of agents in the FBI who were and are still allied with Mafia elements who assist with continuing COINTELPRO operations and with their obstructions of justice, which he states is reflected in the list of "Crimes of the FBI": <http://www.greatgoldgrab.com/comm.htm>

Requa's interpretation of the Memphis Trial by William Pepper is that it was the ultimate COINTELPRO operation as was greatly detailed by the Church Committee and in the book:

<http://www.amazon.com/The-COINTELPRO-Martin-Luther-King-ebook/dp/B004183WTI>

The Utah crimes alleged to Agent Collins may be regarded, he states, as the second now most-documented major COINTELPRO operation. There is he states an "on-going network of FBI agents

allied with and employed by the richest of persons, such as H.L. Hunt and John Paul Getty, who since Hoover/Hunt times has employed and collaborated with Mafia groups and elements to conduct COINTELPRO crimes, to cover them up, and to obstruct justice. "The richest of people", he says, "covertly rule the FBI and thus much of the U.S, using their Mafia henchman and corrupt implanted FBI agents to maintain their control. This, he says, can all be readily seen in the now-available comprehensive documentation" from Congressional Hearings, the 1999 Memphis Trial by Pepper", and from their own two investigations.

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Various links gathered to date include these:

http://whatreallyhappened.com/RANCHO/POLITICS/COINTELPRO/fbi_cofs.html

<http://whatreallyhappened.com/RANCHO/POLITICS/COINTELPRO/fbi.html>

<http://whatreallyhappened.com/RANCHO/POLITICS/COINTELPRO/cointelpro.php>

<http://whatreallyhappened.com/RANCHO/POLITICS/COINTELPRO/COINTELPRO-FBI.docs.html>

<http://www.democracynow.org/topics/cointelpro>

http://www.amazon.com/The-Assassination-Fred-Hampton-Murdered-ebook/dp/B004D4Y1UE/ref=pd_sim_sbs_kstore_2/189-4379086-9352347

<http://www.unwittingvictim.com/Cointelpro.html>

<http://endthelie.com/books-and-reading-material/cointelpro-final-report-of-the-select-committee-to-study-governmental-operations-with-respect-to-intelligence-activities/#axzz2o7HpfCVi>

APRIL 26 (legislative day, April 14), 1976

http://dickatlee.com/issues/assassinations/king_assassination.html

<http://www.spartacus.schoolnet.co.uk/JFKhuntHL.htm>

<http://www.brasschecktv.com/videos/assassination-studies-1/the-party-before-the-assassination.html>

<http://www.amazon.com/The-COINTELPRO-Martin-Luther-King-ebook/dp/B004183WTI>

<http://www.spartacus.schoolnet.co.uk/JFKintelligence.htm>

<http://www.theatlantic.com/politics/archive/2013/08/lawbreaking-at-the-nsa-bring-on-a-new-church-committee/278750/>

https://archive.org/stream/finalreportofsel01unit/finalreportofsel01unit_djvu.txt

http://www.slate.com/articles/news_and_politics/history/2013/06/prism_j_edgar_hoover_would_have_loved_the_nsa_s_surveillance_program_topic.html

http://www.amazon.com/The-Assassination-Fred-Hampton-Murdered-ebook/dp/B004D4Y1UE/ref=pd_sim_sbs_kstore_2/189-4379086-9352347

<http://whatreallyhappened.com/RANCHO/POLITICS/MOCK/mockingbird.php>

<http://www.unwittingvictim.com/Cointelpro.html>