

“COINTELPRO” - The Sequel

The Long-hidden and Outlawed Legacy of J. Edgar Hoover Astonishingly Now Laid Bare
The Sequel to “The Great American Gold Grab”

Unprecedented 1993 Utah Court Frauds and Major Asset Thefts Organized from a 30 Year Train of FBI Deceptions and Record Fabrications
Some of the Largest and Perhaps Longest Term of Major FBI Agent Crimes Now to See

The Great American GOLD GRAB

Stephen Herrick Requa
An epic exposé of organized crime in US government agencies and courts

Foreword by Dr. William F. Pepper, author of *An Act of State: The Execution of Martin Luther King*

“A true story and a wild conspiracy made believable by Enron, WorldCom, and the legacy of J. Edgar Hoover. It is a tale that is quite extraordinary ... Requa is a terrific writer.” —Robert W.P. Cutler, MD, Professor of Neurology at Stanford University and author of *The Mysterious Death of Jane Stanford* (Stanford University Press)

In 1991, author Stephen Requa’s company, Banner International, was in control of much of the world’s most valuable gold exploration data plus two major gold claim groups in Nevada, and Peruvian President Fujimori invited Requa to meet with him about these. On its claims Banner had also located the probable mother lode source of one of the largest placer gold deposits in the state’s history. Billions of dollars was at stake. Then one day in 1993, Requa’s well funded company was fraudulently seized without notice and put into a hastily contrived and illegal “receivership” by a Utah court. Surrounding these events came a dizzying tangle of threats, smears, stock frauds, frame-ups, and murder attempts against the author that emanated from the highest echelons of government and from the lowest street criminals, apparently working in tandem. Those who became complicit included even members of his own family and a handful of corrupt shareholders. After being forced to flee to Europe, Requa eventually not only recovered his mining claims, but found some compelling and astonishing explanations for what had happened.

“How you handle the uncomfortable truths exposed in this book is up to you. But if democracy requires eternal vigilance, my fellow citizens, please absorb this encounter.” —William F. Pepper, international human rights attorney and author of *An Act of State: The Execution of Martin Luther King*

“This book is told with superlative honesty. It will frighten you, it will entertain you, and it will make you want to fight the powers that be. Prepare to have your eyes opened and take the gloves off.” —Colin Salmon, widely-acclaimed U.K. actor

“An eye-opening account of how business is actually conducted.” —John Krumboltz, coauthor of *Luck Is No Accident* and Professor of Psychology, Stanford University

Stephen Herrick Requa

www.greatgoldgrab.com

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Author's Preface

From a then seemingly incidental event during 1974 with an FBI Agent who came to my parent's home to ask some questions of me, then from other events that also transpired in 1974 but were not reported to me in Utah until 1993 by FBI Agent Mike Christman, and then from accumulating evidence of FBI agents in the background in 1993 doing quite criminal things, it has been possible and now urgently necessary to see all these events as a part of one long-term covert FBI agent "COINTELPRO" operation. It started immediately after I denied geologists of Getty Oil any further access to the Requa/Hoover Files, then held by my father Lawrence K. Requa and myself. These comprised the results of mining explorations, primarily for gold, that had begun during the 1930s by my grandfather Mark L. Requa, former President Herbert Hoover, and my father. Getty Oil had just acquired under a consulting contract with my father all the data they had spent, over \$ 1 million in 1930's dollars, to establish gold reserves at the Mercur Mine in Utah. Eventually, Getty Oil combined with Barrick Gold to exploit that data, with Barrick going public in 1983 based on that Mercur Mine. They then mined over a billion dollars in gold.

Even in 1973 the data held in my father's office was of extraordinary interest to Getty Oil, just as the gold boom was starting in the 1970s after the gold price had been set free. It's meteoric rise from \$42 dollars an ounce to over a thousand dollars an ounce had commenced. Getty Oil was owned by John Paul Getty then living in London. He and his geologists could see with the first data obtained from my father on that one Mercur mine in 1973 the almost unimaginable value of the thousands of other files on sites throughout the hemisphere, all right there in my father's office. \$100 million had been spent to amass that data from the 1930's till then. This financing had come from the most major financiers associated with the founders and directors of the Federal Reserve Bank. Indeed, those Federal Reserve founders and directors had brought Mark Requa and Herbert Hoover together in 1917 because they were the most accomplished and renowned mining engineers then in the world. That was the apparent reason for them being brought together then. Long term and eventual agendas to acquire mining data and gold reserves were clear.

That program did not commence until after Herbert Hoover's term in the White House, that my grandfather had masterminded for him. After that he and my grandfather could then go commence what would eventually result in what by 1973 would be the most valuable amount of mining data ever compiled, and on which countless gold mines all over the hemisphere could be identified and developed, with just one file having yielded over a billion dollars, and with that one file and its gold reserves enabling Barrick Gold to go public in 1983. To some high placed mining interests in 1993 the value of those files was absolutely clear.

Requa/Hoover data by 1973 was thus of compelling interest to Getty Oil geologists who had seen that value with just that one file. They came to my father's office while I was there, seeking access to all the rest of the files. After they left I made sure my father said no, the files were for just us to use, not them and John Paul Getty. My father then did tell them the files were reserved for me. If John Paul Getty and his geologists wanted access to those files, they would have to do something to change that.

I then went to San Francisco where I rented an apartment with two flat mates. One day, on the spur of the moment, I threw a sleeping bag in my mining truck and drove south to Pescadero down Highway 1 toward Santa Cruz. When I returned a few days later the large apartment complex manager immediately said: "did you hear what happened to Mr. Edelman (the owner), he was murdered". That rather "freaked me out." I had never met anyone who had

got murdered. He lived some distance away across town. For that reason and others I decided that I did not want to stay any longer in San Francisco, and soon left to go back to Utah where I re-established myself in a bedroom at my parents' home. Shortly after arriving my father came into my bedroom and said an FBI agent wanted to see me and ushered him into my bedroom that was also a study. The agent told me that my telephone number from the apartment I had abandoned in San Francisco was found written on an SLA (re: Patty Hearst) hide-out wall. He wanted to know why that might have been. I had no idea of course and after a few more questions he left. That he had some report that the number was written on that wall I have no doubt. Now, in light of the events almost 30 years later, I know why that was. The number was either written on the wall by a corrupt FBI agent, or it was simply doctored into FBI files.

I got my first clue as to why that was done from FBI Agent Mike Christman in Utah in 1993 after the unimaginable events of my company being put into an *ex parte* overnight receivership without notice on a company with no debt, all its obligations paid a year in advance, and with \$400,000 of cash in the bank. I was seeking the Utah FBI with Agent Collins to vacate that quite unlawful court action. In 2013, Dr. William Pepper, whom I had engaged in London in 1999, and based on new evidence about where the Requa/Hoover Files had disappeared to, wrote this letter to Utah U.S. Attorneys and FBI:

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

Presently, he has written them again that this lack of action regarding his noting with the above stating that "clearly in evidence is an ongoing crime" while noting the "baseless" receivership that required investigating along with where the Requa/Hoover Files were, after we determined that they had gone to the law offices of Ray Quinney & Nebeker where they were being reviewed by a prominent geologist with his son as noted. With his current writing he states that this lack of action "compels a new law-enforcement team." What is now evidenced here, however, is that it compels the realization that in effect has been a long outlawed "COINTELPRO" operation that was begun under J. Edgar Hoover in 1974 in the events as noted in 1974 with Getty Oil seeking to obtain the Requa/Hoover Files. My telephone number being alleged as written on an SLA hideout wall was one piece of that operation that was intended to come to light after my death, before I could make it to Utah to hear about that from the FBI agent. Another fabricated piece related to that I learned about in 1993 from Utah FBI Agent Collins.

I had also seen in 1993, before my meetings with Agent Christman and just before the fraudulent Utah court actions, that Utah FBI Agent Collins had been pre-arranged to conduct adverse events to precede and assist the planned forthcoming receivership. Specifically, he was arranging with my cousin the late Mike Bean and Earl Dorius to fabricate and remove Banner International corporate filings at the Utah corporations office. This is all narrated in Great American Gold Grab. I made complaints about that then. I exposed that scheme and made it impossible to succeed. Shortly after this I encountered events at a motel, with a truck backed up to my motel room door, which I could see was a plan, that when I opened the door to their knocking, I would be thrown into the back of the truck. Instead of opening the door, I had jumped out the back window of the motel room, and circled around to the other side of the street, from where I could see the truck backed up to my motel room door, all as narrated in Great Gold Grab. It was thus clear to me in 1993, that FBI Agent was organizing criminal events, to be seen now as preliminary to the expected receivership. Agent Collins and those behind him did not want Banner International corporate filings to be on hand, since they would contradict the fraudulent allegations to come in the receivership and Utah Court frauds,

that were designed to be a charade to steal the Requa/Hoover Files. I have since gained independent and irrefutable proof that Utah FBI agents from 1993 onward have been engaging in organized libels and spreading disinformation about both me and Banner International, some of which is attached. All this is now plainly evidenced as a COINTELPRO operation by FBI agents, starting in 1974 under J.Edgar Hoover and associated with the efforts by Getty Oil to obtain the Requa/Hoover Files.

What started to make this clear was FBI Agent Collins questioning me in 1993 when I was trying to get him and the FBI to vacate the Receivership Fraud about that 1974 murder of Edelman. He told me that there is a record with the San Francisco Police about me being questioned/interrogated about that murder. Most definitely that is a fabrication, that similar to the phone number on the SLA hide out wall was also intended to be of record – after my death – when I would be framed for the Edelman murder. They weren't able to fame me for that, however, because just before it happened I had precipitously left San Francisco for Pescadero and was thus not on hand in San Francisco when his murder transpired — now presumably by someone in that COINTELPRO operation. Thus all the fabricated items, such as the above, to emerge after my own intended demise — by “suicide” most likely — would have free reign.

The other fabrications are believed to have been employed by Agent Collins to prompt Utah persons before and after the receivership to be manipulated into his COINTELPRO operation. These are now evidence to include that I “had murdered four people”. Was Edelman one, with others also at that time or since. To be sure, FBI agents have been scripting many lies for many persons in 1993 and ever since, with this as an example in the attached:

The transcript of this phone interview (the tape of which is still in my possession) follows:

Interviewer: Sorry for troubling you on a Sunday evening, but I'm wondering if you could help me. I'm doing some initial investigation for the possible making of a TV documentary...

Rev. Marsh: Uh huh.

Interviewer: ...concerning the Banner International fraud.

Rev. Marsh: Oh, uh huh.

Interviewer: And we've interviewed a character who is over here called Stephen Requa ...

Rev. Marsh: Yes.

Interviewer: ...who, we have been informed, you know, to some degree anyway, and ...

Rev. Marsh: How did you get this number?

Interviewer: Well, we actually tracked it down through Stephen Requa.

Now I don't actually know how he's done that himself.

Rev. Marsh: Well I don't know how he'd have that.

Interviewer: Yeah, well, he tracked it down and we found out you were over in England and decided to ring you while you were over here.

Rev. Marsh: I don't know anyone that would have given him this number though, because we...

Interviewer: Well I don't know how he's done it in that case but somehow he's got the number. I'll just try to explain so you'll know exactly what's going on.

Rev. Marsh: Uh huh.

Interviewer: We are an independent film company and we are possibly interested in making a documentary about the Banner fraud because it looks very interesting. In the UK there is a book that is on the threshold of publication and it looks as though some of the serious press is going to be publishing excerpts from the book. And of course what they are doing, similar to ourselves, they are actually checking out some facts.

They are trying to check out the legal situation as we are. And we, as an objective operation, are trying to get at the facts and to build up a complete picture of Stephen Requa. So what I am trying to do as a straight researcher is to speak with as many people as possible who know him and to try to get comments from them, how they found him, the state of mind he was in when they knew him

Rev. Marsh: OK. I'm not willing to make any statement.

Interviewer: You're not prepared to say anything at all.

***Rev. Marsh:* I'm not willing to say anything. I mean — no.**

At this point I nudged Andrew and whispered to him to ask her why.

***Interviewer:* Any particular reason?**

***Rev. Marsh:* Yeah, because I told the FBI I would say nothing.**

***Interviewer:* The FBI?**

***Rev. Marsh:* Right.**

***Interviewer:* Yeah. I had it down on the list that the FBI were involved, but I didn't believe that, so you've now confirmed something that's very important.**

Rev. Marsh: OK. Well that's as far as I'm willing to go. If you need any more I think you have to contact the American Embassy.

Interviewer: Yeah. You don't know anything about a Frederick Q. Lawson?

Rev. Marsh: [Pause] No.

Interviewer: You were never shown any pictures of Stephen Requa, and purported pictures of Stephen Requa?

Rev. Marsh: I'm not answering any more questions. [Click]

Clearly, Rev. Marsh had been made to believe that Banner had been a fraud, rather than a victim of a fraud. She had also been programmed to perceive me as dangerous, and therefore she did not want me to find out her whereabouts. She had betrayed that perception in her response to the fact that I had her phone number, when she said: "Well I don't know how he'd have that...I don't know anyone that would have given him this number though, because we..." The question, of course, would be "because we what?" For some years to come, her seemingly great resentment and fear of my possibly having her number struck me as most strange. The comment about the American Embassy also told me that she was probably in touch with the embassy herself, and the only reason I could think of for contacting the embassy would be that she had been enlisted by the feds to assist in making me *persona non grata* in the UK.

Now to be concluded is that the four people I had murdered, as alleged by my brother, were being manipulated, most likely with fabrications and disinformation, including, to be sure, those evidenced as created around the Edelman murder.

The items in attachment evidence a present day continuation of the same COINTELPRO operation that assuredly began in 1974 — then as now to steal the Requa/Hoover Files.

Dr. William F. Pepper
Barrister (non prac.)
and
Attorney and Counsellor at Law

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US Attorney David Barlow (Utah)
Assistant U.S. Attorney Paige Peterson (Utah)
FBI Special Agent in Charge David J. Johnson (Utah)

BY email

7 January, 2013

Dear Mr. Barlow and Agent Johnson:

In 1999 I was retained by Mr. Stephen H. Requa to look into particular matters related to valuable mining claims registered by Mr. Requa's company, in your and related jurisdictions, as well as the theft of the Hoover/Requa files and papers which identified the locations and details of mining areas and sources throughout the hemisphere. Mr. Requa and his company were subject to extraordinary and disabling harassment and, what appeared at the time to be a serious abuse of process by law enforcement and the judicial system.

We uncovered the existence of powerful interests in Utah and California who arranged for the baseless establishment of a receivership which served the interests of those determined to deprive Mr. Requa's company of its legitimate claims and distract Requa, himself, from pursuing the recovery of the Hoover/Requa files which disappeared around the time of the Receivership in 1993.

I have now been made aware of the Affidavits of Mr. Steven C. Davis filed in conjunction with pending Complaints which are relevant to the entire situation Mr. Requa has endured. There is independent evidence which corroborates Mr. Davis' allegations about visiting the offices Ray Quinney and Nebeker (RQN), on several occasions, with his father, a consulting geologist, who went there for the purpose of viewing and evaluating the Hoover/Requa files, stolen in 1993.

The evidence clearly indicates that a continuing crime has been committed and I respectfully suggest that an investigation into this entire sordid affair be commenced at the earliest opportunity. Said investigation should properly go back to the actions of the Medley Court (the receivership) as well as endeavor to ascertain the current location of the valuable, stolen Hoover/Requa files. Justice, for Mr. Requa and his colleagues, so long delayed, compels nothing less.

Sincerely yours

_____/s/_____(electronically signed)

(Dr.) W.F. Pepper

mhn/wfp

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Federal Bureau of Investigation Field Office
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December 9, 2013

Dear Mr. Barlow and Ms. Rook:

RE: The Claim of Stephen H. Requa and the Hoover Requa Files and Papers

WITHOUT PREJUDICE

In 1999, in London, I was retained by Mr. Stephen H. Requa to look into particular matters related to ostensibly valuable mining claims registered by Mr. Requa's company in your jurisdiction, as well as the theft of the Hoover/Requa files and papers (developed by Mr. Requa's father and former U.S. President Herbert Hoover) which identified the locations and details of valuable mining areas throughout the hemisphere. In pursuit of his claims in the U.S. Mr. Requa and his efforts had been subjected to considerable harassment and what appeared to be an abuse of process by certain law enforcement officers and the judicial system.

It appeared that a baseless receivership was put in place, in 1993, by powerful interests in Utah and California in an effort to frustrate the assertion of the legitimate claims of the Requa group and to distract Mr. Requa from his personal pursuit of the missing files which disappeared around the time of the Receivership.

I have, more recently, been made aware of a sworn statement by Mr. Steven C. Davis, made in conjunction with another matter which allegedly recounts his visiting, with

his father, (a consulting geologist) on several occasions, a specific office for the purpose of viewing and evaluating the stolen files.

I know that Mr. Requa would fully cooperate with a current investigation into this matter and would provide all of the requisite documentation and evidence that a continuing crime may be occurring. He is most willing to assist your efforts if you have the inclination to investigate, starting with an examination of the actions of the Medley Court Receivership and following on with the tracing of the stolen files.

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

Please give this request serious consideration and if there is an initial interest I will ask Mr. Requa to prepare a detailed package of evidence and documentation for you to examine.

Many thanks,

Yours sincerely,

(electronically signed)
W.F. Pepper

cc: Stephen H. Requa

mhn/wfp

Foreword

by William F. Pepper

In the annals of history, the classic David-and-Goliath encounter has been many times duplicated. Almost every culture passes down to its children inspiring tales of the courage of a single individual who achieved an unlikely victory over much more powerful opponents. Such heroes have gone against the tide of popular opinion or the interests of the powerful of their time, in the furtherance of principle, simple justice — or just the truth. And almost without exception, those undertaking such efforts have paid a price.

Such warriors have often given their very lives: Witness the fates of Martin Luther King Jr., Malcolm X, Patrice Lumumba, and T.E. Lawrence. The lineage, of course, dates back in Western civilization to Socrates, and the intervening centuries contain more unsung heroes and heroines than we can contemplate. In other instances, the life of a “David” goes on, but reputations and economic survival are impaired.

The saga of Stephen Requa, which is set out in living color in the pages that follow, is an example of one person who has come up against powerful interests focused on controlling not only particular gold-asset-rich claims based in the United States, but precious data about gold properties in other areas of the hemisphere which had been mapped by Requa’s father and grandfather working for decades in tandem with former President Herbert Hoover. Said mapping and data was an invaluable treasure of the Requa family, one of the most prominent mining families in the history of the United States.

Had Stephen gone along with the plans of his largely unseen opponents, there would have been no difficulty. But he refused on moral, ethical and legal grounds and so got in their way. To move him aside — as it has become clear — these Goliaths employed every dirty trick in the book, up to and including attempting to set him up for crimes and even permanently neutralizing him. But Stephen Requa struggled on, working

The Great American Gold Grab

virtually alone most of the time, finally fleeing the United States for England in 1994. Much of the time he was not even aware of the scope of influence of the forces arrayed against him.

This is Stephen's story. It exposes the dark underside of commercial and political/public life in America. Here is a vision unfamiliar to most Americans, one that continues to be covered up by the major corporate media. I have seen and experienced it in other contexts.

Welcome once again to the darkness, because out of such experiential tales do glimmers of the sad truthful reality become available to the citizens of the Republic. How you handle the uncomfortable truths exposed in this book is up to you. But if democracy requires eternal vigilance, my fellow citizens, please absorb this encounter.

New York City
April 2009

Dr. William F. Pepper practices international human rights law and is the author of *An Act of State: The Execution of Martin Luther King*.

reverend after he called her and mentioned the topic of inquiry was great alarm as to how he had got her number. She seemed especially frightened that *I* might have her number. She emphatically told him that no one would have given *me* her number. Then, after Andrew got her calmed down a bit, they went on. The transcript of this phone interview (the tape of which is still in my possession) follows:

Interviewer: Sorry for troubling you on a Sunday evening, but I'm wondering if you could help me. I'm doing some initial investigation for the possible making of a TV documentary...

Rev. Marsh: Uh huh.

Interviewer: ...concerning the Banner International fraud.

Rev. Marsh: Oh, uh huh.

Interviewer: And we've interviewed a character who is over here called Stephen Requa ...

Rev. Marsh: Yes.

Interviewer: ...who, we have been informed, you know, to some degree anyway, and ...

Rev. Marsh: How did you get this number?

Interviewer: Well, we actually tracked it down through Stephen Requa. Now I don't actually know how he's done that himself.

Rev. Marsh: Well I don't know how he'd have that.

Interviewer: Yeah, well, he tracked it down and we found out you were over in England and decided to ring you while you were over here.

Rev. Marsh: I don't know anyone that would have given him this number though, because we...

Interviewer: Well I don't know how he's done it in that case but somehow he's got the number. I'll just try to explain so you'll know exactly what's going on.

Rev. Marsh: Uh huh.

Interviewer: We are an independent film company and we are possibly interested in making a documentary about the Banner fraud because it looks very interesting. In the UK there is a book that is on the threshold of publication and it looks as though some of the serious press is going to be publishing excerpts from the book. And of course what they are doing, similar to ourselves, they are actually checking out some facts. They are trying to check out the legal situation as we are. And we, as an objective operation, are trying to get at the facts and to build up a complete picture of Stephen Requa. So what I am trying to do as a

straight researcher is to speak with as many people as possible who know him and to try to get comments from them, how they found him, the state of mind he was in when they knew him

Rev. Marsh: OK. I'm not willing to make any statement.

Interviewer: You're not prepared to say anything at all.

Rev. Marsh: I'm not willing to say anything. I mean — no.

At this point I nudged Andrew and whispered to him to ask her why.

Interviewer: Any particular reason?

Rev. Marsh: Yeah, because I told the FBI I would say nothing.

Interviewer: The FBI?

Rev. Marsh: Right.

Interviewer: Yeah. I had it down on the list that the FBI were involved, but I didn't believe that, so you've now confirmed something that's very important.

Rev. Marsh: OK. Well that's as far as I'm willing to go. If you need any more I think you have to contact the American Embassy.

Interviewer: Yeah. You don't know anything about a Frederick Q. Lawson?

Rev. Marsh: [Pause] No.

Interviewer: You were never shown any pictures of Stephen Requa, and purported pictures of Stephen Requa?

Rev. Marsh: I'm not answering any more questions. [Click]

Clearly, Rev. Marsh had been made to believe that Banner had been a fraud, rather than a victim of a fraud. She had also been programmed to perceive me as dangerous, and therefore she did not want me to find out her whereabouts. She had betrayed that perception in her response to the fact that I had her phone number, when she said: "Well I don't know how he'd have that...I don't know anyone that would have given him this number though, because we..." The question, of course, would be "because we what?" For some years to come, her seemingly great resentment and fear of my possibly having her number struck me as most strange. The comment about the American Embassy also told me that she was probably in touch with the embassy herself, and the only reason I could think of for contacting the embassy would be that she had been enlisted by the feds to assist in making me *persona non grata* in the UK.

On June 29, 2001, I found myself seated at the U.S. Embassy in Prague, waiting to deliver my complaint to the Legal Attaché, an FBI agent. Soon a security door opened and out came a very professional and intelligent-looking woman. I told her what I had and reached into my pocket where I had the tape recordings of Rev. Marsh, Woolfe's conference call, Commander O'Keefe talking about the FBI agents who called him, and Enright's recorded threats. She listened to me politely and took the papers. I then asked her name and she gave it — Malishka Trutera.

As we parted, I saw her put the items on the X-ray belt to be screened. I was tempted to say that the kind of explosion these would eventually be causing would exceed the detection limits and capabilities of the equipment. Then I walked out onto the cobblestone street that had seen a thousand years more history than our American republic. The sun was shining brightly, and I felt like a new man.

* * * * *

By 2003, I had recovered the mining claims at Merritt Mountain for a new Banner company after an oversight by Bowers and the receivership fraudsters had invalidated the old Banner claims that they had been holding through their Osceola Gold Corporation. We were able to relocate new valid ones to replace the ones invalidated through their incompetence, and the new claims covered all the ground that we wanted at that time. But the situation and assessment at Merritt Mountain would soon be greatly enhanced to include new adjacent areas on which we would locate more new claims. We were on a great new roll forward that I could only hope would eventually lead to some criminal indictments.

In early 2003, I then asked a good supporter and a new shareholder in the re-formed Banner corporation, a physician from Park City, Utah, to assist with the Rev. Marsh situation. Specifically, I asked him to deliver to the Rev. Marsh in Salt Lake City one of the interim edits of a new video documentary in progress that clarified the extensive falsehoods of Roger Bowers in his reign as President of Osceola Gold. The videotape made clear the solid geological basis for our work in Nevada on both properties. In the tape John Prochnau and Dan McCullar also talked

about the geology of the properties and, crucially, the contents of the Requa/Hoover Files that they had both seen (See Chapter 24).

As discussed in the previous chapter, Roger Bowers, the former yes man to the Hunts was claiming that the total volume of the files that he had got was quite small and basically worthless — and tried to make this point by being filmed with a few boxes in the back of his small pick-up truck alleging, quite ridiculously, that these were *all* the Requa/Hoover Files. What was being covered up, I concluded, was the fact that the most valuable data, and the great bulk of the total data (perhaps 95 percent), had been scavenged by the real powers behind the scenes — either to identify and acquire mining claims, or to sell the information to other major mining interests, or both. Most likely, I reckoned, Bowers didn't even have the bulk of the files anymore. I just assumed that the really valuable mass of the files would hardly be entrusted with someone so unaccomplished in gold exploration, so lacking in personal wealth, and so absent in any achievements in gold mining or exploration. |

All these criminal activities to defraud Banner assets through Utah court corruption could now be seen in the preliminary documentary I was assembling. As I could ascertain in the Rev. Marsh's words and tone in the 1997 recording, she had been prevailed upon to believe allegations that Banner and I had been frauds. Naturally, I wanted Marsh to be able to figure out the genuine realities and understand both the incompetence and serious criminality of the FBI agents with whom she had been dealing, as well as the long-term criminal histories of some of them. I was therefore somewhat hopeful that my physician friend might be able to enlighten her and to get her to view the documentary. I received the following e-mail from the doctor/shareholder after he had gone to see her with the tape:

I delivered the tape to her. She is totally hostile and refuses to talk. She was scared, angry, hostile, closed, and has a very low opinion of you. They practically threw me out when I mentioned your name. She said that she wouldn't view the tape and was going to give it to the FBI. I told her she was welcome to do that and that I had friends there and was hiding nothing from them. She was under a restraining order and could not or would not give me any information.

Actually, she really annoyed me. What a negative, unhappy, mean, hypocritical excuse for a spiritual leader. She should be ashamed of herself. I may follow up again when I get back.

Most telling of all was that when my doctor friend told her that we had already asked for a Freedom of Information request from the FBI and had been told there was nothing there in the record, she added, “of course, it’s secret!” That, of course, is the crux of the whole Banner saga: a secret FBI operation that also happened to be totally criminal.

So the Utah FBI agents had done a very good job on our Rev. Marsh. She betrayed no notion of what due process of law is all about. If the FBI doesn’t like you — or if certain special interests (those who run the FBI and who don’t want to get busted for stock-exchange rackets, and/or those who want the gold of Central America and the Western U.S.) don’t like you — then you are a heretic — or in my case, as I was to find out later, a supposed murderer and bomber.

As of June 2003, Marsh was still reciting the same old catechism of lies, and she was saying — and *not* saying — only what she had been told to say or not say. In fact, as previously mentioned, she had no direct knowledge of any of the facts of the situation (with the two aforementioned exceptions about the FBI itself and about my mother being terrorized). She was in drone mode under the direction of the FBI (or a criminal faction within it). She certainly didn’t know that by simply saying *why* the FBI was telling her to “say nothing,” she could blow the lid on some amazing things, including a massive court fraud that might land some FBI agents — and others who corrupted and/or misled those agents — in prison. Her handlers in the FBI *would*, of course, know that and would be fully intent on obstructing any such exposure and minimizing the risk that justice might be served.

As it turned out, Rev. Marsh must have been very “scared,” as my doctor friend had written, and for more than just the restraining order she was allegedly under to say nothing. Of course, it wasn’t really a restraining order. The FBI doesn’t issue restraining orders. Courts do that. The FBI intimidates and frightens you (and/or judges, as the case may be). And, as it was turning out, they sneak around in the background and tell people false and defamatory things about the victims of their crimes.....

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 13th day of December 2013:

Stephen H. Requa
London England

The planned pay-off for Bowers, to be seen and as happened, was to get the Osceola Claims — a part of which he then did. As planned and accomplished as it happened, the first step was to bankrupt Banner under the Caspar/Bowers receivership, and get it dissolved by Medley, after they formed Osceola Gold to get Banner's Osceola claims, which Caspar/Bowers defaulted on under Banner, but then to be relocated under Osceola Gold. The plan was then, as also happened, to bankrupt Osceola Gold, and in doing so to pay Bowers — as his consideration for having been its President — by assigning him the Osceola Claims held under Osceola Gold. These claims he still has, but unfortunately for him it does not contain the targeted "Mother Lode". Bowers did not know exactly where it was on the ground, and thus their new claims were not surveyed to cover it. They just missed it. This was ascertained and Banner Development covered it with its own new claims now held.


This plan required Caspar first as receiver to quickly expend the \$400,000 dollars that remained in Banner accounts, by writing large checks to themselves. Under Osceola Gold — having defrauded the Osceola claims to it, they accomplished its bankruptcy by suppressing all the geological work done by Banner on the claims, and thus NOT be able to make any mining agreements with others on Osceola. Bowers could have done so for Osceola Gold, on the claims he did get with the data on those, but he did not want to. He may also not have known that they didn't contain the Mother Lode. Bowers' new claims for Osceola Gold had missed it.

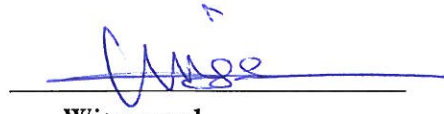
This is all reflected in the Affidavit of Joanne Weiss as follows and in the excerpts also as follow of transcripts made from Bowers' interviews — with their phenomenal lies and libels, some commented on by Weiss who refers to a litigation entity for shareholders that was discontinued — and with Bowers' phenomenal libels that correlate directly with those same known libels by Ralph Requa, and most crucially as detailed with Ralph Requa's own court frauds against Complainant that immediately preceded the Medley Court Frauds (alleging falsely that Complainant was threatening his mother).

As indicated presently, many of the libels of Bowers, Caspar, and Ralph Requa on Complainant were then engaged by them to be made upon Steven Davis so as to dissuade him from proceeding with this Complainant in their planned actions. Most at risk in these would have been RQN — and if Davis was right Mr. Schofield in particular.

If the libels were true, indeed it would have been very difficult for Davis to do so. As indicated, the libels of Byron Belitsos (attached again) had been very effective with Davis, who believed them until disproved. It is also indicated that Davis believed the undoubted libels, some very evident, from Bowers, Ralph Requa, and Caspar. These are all indicated in emails by Davis and with Davis emailing them.

This Criminal Complaint made against Roger Bowers, Richard Caspar, Ralph Requa, and Byron Belitsos this 30th day of November, 2013:


Stephen Herrick Requa
London, England


Witnessed

Documents Appendix

Doc. No. 23

AFFIDAVIT

The undersigned affiant Joanne Weiss, being duly sworn, deposes and states:

1. I am a practicing therapist with many years' experience and I invested in Banner International in October of 1988. My hope was that the investment would pay off within a few years. I knew it was a risk investment but did so because my friend Dennis Miller had been working with Steve Requa on a promotional film for the company. Dennis believed strongly in the project and after meeting Steve Requa myself and discussing the potential of the mining properties, I followed Dennis' advice and invested in Banner Exploration.
2. My impression of Steve Requa at that time was that he was honest, sincere, had a deep knowledge of mining development and exploration and was utterly dedicated to bringing in a producing gold mine.
3. From that time onwards I received continuous company updates appraising me of the company's progress and felt that serious plans were being executed with good judgement and careful financial management also had confirmation of the exploration progress since my son accompanied Dennis Miller and Steve Requa on one of his film shoots to the Osceola property.
4. Following the imposition of the receivership, Steve Requa came to my home in September 1993. He talked about ruthless interests who were taking over Banner International and death threats that were being made against him. He was terror-stricken and obviously genuinely afraid.
5. The next information I received was a letter from Roger Bowers saying that after Banner Exploration had been placed in receivership that a new company, called Osceola Gold Mining Company, had been formed and taken over Banner's assets. In subsequent communication from Bowers I was told

Documents Appendix

Doc. No. 23 (Cont'd)

that I had to exchange my original Banner Exploration shares for shares in the newly formed company or they would become worthless. I eventually agreed to do this, since there was no word from Steve at that time and we did not know where he was. I later heard that he had fled to England.

6. Since transferring my shares to Osceola Gold Mining Company, all the information I have received from that organization has been about the total dissolution of that corporate entity and its winding up in bankruptcy. This, of course, rendered my original investment in Banner Exploration worthless.

7. It is only during the past year when I received the information provided by Steve and his legal representative, that I learned of the complaint against Coopers and the reasons for taking action against them. I had had no knowledge that Coopers' auditors had claimed a \$600,000 deficit in the company accounts. This claim is particularly surprising to me since I have always observed Steve to be scrupulously careful and honest in his money management.

8. The only other thing I can add is that I spoke to Bowers on several occasions to try and find out what was happening to my investment. Bowers said that the principals of the company were afraid that Steve would take some violent action against them. I felt that this was a deliberate effort to discredit Steve. As a therapist and having known Steve for some time, I did not believe he was a threat to anyone. I understand from Steve that many such allegations were made against him by those who got control of Banner's assets, and I do not think they are believable.

9. I, like a majority of BI shareholders, have accordingly assigned to Banner International Holdings, Ltd. (BIH) my rights to litigate and recover Banner International (BI) assets and compensation for the damages in consideration for my taking BIH shares. I have the same number of shares in

Documents Appendix

Doc. No. 23 (Cont'd)

BIH as I did in BI, and the structure of BIH is the same as BI. For the on-going purposes of the original shareholders, BIH is the re-organized corporate body of BI.

10. BIH is therefore the only entity in existence to represent us original BI shareholders in the recoveries for our losses. I continue to trust Stephen Regua and the re-organized BIH, and this is now our only vehicle for justice and recompense.

This 2 day of April, 2001:

Joanne Weiss Joanne Weiss
----- Witness Date

State of California }
County of Marin } ss.

Subscribed and sworn to (or affirmed) before me
this 2nd day of April, 2001, by
Date Month Year
(1) Joanne Mae Weiss
Name of Signer(s)
(2) _____
Name of Signer(s)
Martha Romero
Signature of Notary Public

MARTHA ROMERO
COMM. #1292375
NOTARY PUBLIC-CALIFORNIA
MARIN COUNTY
My Comm. Expires February 24, 2008

OPTIONAL

Though the information in this section is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Title or Type of Document: Affidavit

Document Date: April 2/01 Number of Pages: -3-

Signer(s) Other Than Named Above: none

RIGHT THUMBPRINT OF SIGNER #1 Top of thumb here	RIGHT THUMBPRINT OF SIGNER #2 Top of thumb here
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The Great American Gold Grab

effect has been created on a mass scale many times throughout history. We saw it in the McCarthy era when Hollywood “blacklisted” so many people, and in the Third Reich with the demonization of the Jews and others.

The overall smear campaign, starting with Ralph, Phil Stevenson, David Enright, and Bowers, which was totally unrestrained and ludicrously excessive with many utterly ridiculous allegations, itself became decisive evidence that a major organized crime was in progress. The smear campaign matched the courtroom crimes conducted under and by Judge Medley. In the background was the political power of the well-connected lawyers like Caspar from Ray, Quinney & Nebbeker. Judge Medley, in the face of this juggernaut of smear, was not going to challenge or hold to account a lawyer who had originated from that firm, especially not when Ralph Requa was on hand with perjured court filings saying I had been threatening my mother and had been removed by police from her home (all flagrant lies). Likewise, Johan Eriksson — a nervous student journalist who was easily intimidated and misled — was no match for them, nor for the lying geologist and Bowers in the video. This became especially obvious on the video sequences I obtained from OfCom, which show the stark psychodynamics of all this as Bowers and the other geologist, Jimmy Nyrehn, as well as Detlef and Margaret and Joy, lied through their teeth while Johan ate it all up as they filmed it. There is nothing quite so fatuous as a greenhorn journalist who thinks he’s got a scoop when in fact he’s been taken for a ride and has become a real sucker. Johan went even a step further and became an active collaborator with the criminals when he decided only to include material spoon-fed him by these strategic and transparent liars and smear artists, as we shall see in this and the following chapter. Unfortunately, I think placing story before fact is all too common among many so-called journalists — especially those hungry for “scoops,” as Johan certainly was.

* * * * *

Chapter 24: The Anatomy of a Crime

The Bowers interviews that were not broadcast, and that belatedly surfaced in 2008, finally and conclusively answered many of my questions about the takeover. They gave me what I can now call a rather complete “anatomy of a crime”, in that they provided a rather comprehensive set of statements, out of Bowers’ own mouth, as to what was happening behind the scenes and who was alleging and doing what.

The sequences can be divided into five categories of comments by Bowers: those that refer to the FBI; those that refer to allegations against me personally that were made to Bowers by others (according to Bowers) and which he unquestioningly repeated (surely these false allegations originated with those involved in the stock frauds); those that relate to the Requa/Hoover Files; numerous false, grossly misleading, and defamatory allegations against me that Bowers made on his own initiative; and equally spurious and conclusively-disproved allegations about the geological work done by myself and Banner International. (More discussion about the various big lies, by Bowers and by others, will follow later.)

Not everything, however, that Bowers said was a lie; the allegations he made about the FBI contacting him many times seem quite true. This I believe because other people whose lies were being spoon-fed to them (such as the Rev. Marsh and Sgt. O’Keefe) had already said similar things about FBI agents contacting them. But nearly all other pertinent allegations by Bowers were lies or gross fabrications, whether he based them on lies from other people or they were lies of his own making. The most important statements by Bowers that evidence very corrupt FBI activities were as follows (interspersed with my commentary):

In ’93 ... he [Requa] failed to make a proper payment to the federal government in Reno, Nevada, to keep the mining claims, and of course they sent a certified letter to his post office and he never picked up his mail so he didn’t know about it. Once he found out about it he made threats against the government office of the Bureau of Land Management in Reno, Nevada. And they were so frightened about it they increased their security. They refused to talk to anybody. Anybody calling up and mentioning anything about Requa, they immediately contacted the Federal Bureau of Investigation.

The Great American Gold Grab

This obviously begs the question as to how Bowers found out anything about this if the BLM was refusing to talk. But, more importantly with regard to my alleged failure to make a “proper” payment (a curious word: what is a proper payment?) to the BLM, I can refer to the 1993 cashier’s check for \$15,000 drawn on January 27, 1993, for the 1993 year, a full 11 months before it was due. A photocopy of this check is still in my possession. Further, how would Bowers in any case know about my not having made a payment (whether proper or not) or that I never picked up my mail? How would Bowers have learned any of these things about the BLM and FBI (or about what mail I did or did not pick up)? He would have no way of knowing any of these things. In other words, these were some of the “party-line” lies of the takeover group. With the BLM refusing to tell him anything, did he get this information from the FBI? Why would the FBI have been so informative to Bowers? One cannot imagine any legitimate (or legal) reasons that they would have. So he must have got these things either from corrupt FBI agents assisting with the party-line lies (a good possibility), or they were just the party-line lies being used by the takeover syndicate and which they then impressed upon Bowers as the lines for him to use.

As for my alleged threats to the BLM, what would I have possibly been threatening them about? And what *were* the threats? Many of these allegations about my supposed threats (verbal or written) came from persons involved in the receivership crimes (for instance, Ralph Requa’s allegations with regard to my mother), but *not a trace of evidence* has ever been produced by any of these people. What *is* a matter of record, however, is my Cease and Desist Notice filed at the Washoe County Recorder’s office (see Document no. 9). This related to the 1992 payment that they took from me personally in Reno the day before Christmas 1992 but did not credit. As I narrated in Chapter 14, I got their Default Notice on the claims in June 1993 saying the claims had been forfeited for non-payment of the fees. But then I simply went to the Woodside bank and retrieved their stamped receipt. That ended the matter, as they were forced to rescind the Default Notice.

Chapter 24: The Anatomy of a Crime

Did my Cease and Desist Notice comprise a threat in their eyes? No threats were required, just the evidence. No important mining claims were lost because of the BLM, so I had nothing to threaten them about. About the 1993 payment of \$15,000 that I made in January 1993, I never heard anything from them about that check or about its not being “a proper payment.” The receivership intervened. So I had no reason to make any threats to the BLM either in 1992 or in 1993. The BLM Default Notice for 1992 that I received by mail in June 1993 had been revoked. Indeed, if the default had not been revoked, Bowers would never have got any of the claims during the receivership. They would have been made *permanently* void. Bowers’ assertions, therefore, are all transparent fictions and blatant lies (whether originating from himself or others) and in any case he cannot claim any alleged special knowledge about these matters except perhaps from corrupt FBI agents. Bowers also says:

The fact is there are still outstanding warrants for his arrest in California. He is still wanted by the Federal Bureau of Investigation for questioning on the Reno bombing and also for some threats he made to other shareholders and to other people. So he is well known. We have had a private investigator talk to [sic], there is an FBI office in London, and apparently they were talking to Scotland Yard. So that’s all I can tell you. I have been contacted several times in the past five years by the FBI asking questions about Mr. Requa.

The most instructive observation to make here is that this interview of Bowers was made in 2000, and that on May 16, 2001, not long after this interview, I went to the American Embassy in Dublin, Ireland, and got a new U.S. passport. No mention was made at the embassy of any warrants for my arrest, nor was I interrogated about anything. Obviously, their records were checked as they always would be. If the FBI had wanted me for anything, or for questioning about any bombing or threats having been made to shareholders or otherwise, my passport number and my name would have been flagged. I was also at that time in frequent communication with the London FBI (at the U.S. Embassy’s Legal Attaché office) and was actually requesting to see one of their agents —

The Great American Gold Grab

one Jackie Zapocosta in London — referred to me by Ernie Herbert of the Utah FBI. I sent faxes and received confirmatory responses back by mail. So, clearly, I was not officially wanted for anything. The FBI could have questioned me on many occasions and yet had no interest in doing so; and they certainly knew how to find me. I got mail from them via my solicitor in Birmingham.

Also very telling was the Washington, D.C., FBI office's response (see Document no. 16) to the Freedom of Information request I had made (the response sent to me care of my UK attorney in Birmingham, England, in 2001). As noted previously, they made no mention of warrants, threats by me, or wanting to question me about anything. They in fact said that they had nothing on file under my name — only a name “similar” to mine. Although that statement, as I've pointed out, is patently untrue, the *fact* that the Freedom of Information office denied the files' existence reveals some important truths.

After all the FBI agents I had had dealings with, they must have had stacks of paperwork on me. As mentioned previously, I'd seen the fat and bulging file Agent Christman showed me on his investigation about the BLM bombing when (after the spurious and impossible allegations of my involvement) he finally told me that “no one in this office” thought I had anything to do with the bombing, that the Washington office had still been prodding them to investigate me further, but that in Utah they considered the matter closed. With that comment, he tossed the very thick file on me back onto his desk as if to give added emphasis to his point that there was no case against me.

The Freedom of Information office was, I suspect, just hiding the *false* information they had with which some corrupt agents had doctored up my files — the things that would have seemingly “justified” (to a casual or first-time agent reading it) their very evident intensive surveillance on me. For them to reveal information in the files that was, on second look, demonstrably false would have been a problem for them, to say the least. And that they were following up on such fantasies and taking them seriously would look equally bad.

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Above all, what they would *not* have wanted disclosed was the fact that they were creating false information as justifications or explanations for the attempts on my life that were being planned. By alleging I was a crazed lunatic making death threats, they set the stage for plans to shoot me on the Stanford campus or elsewhere. Supportive fictions along these lines were also created to explain why I might disappear or be found dead as a suicide or murder victim. The many false reports to the police and FBI were made so that a justification appeared on record for anticipated shootings, or otherwise to explain my planned death at the Millbrae Travelodge or, later, at the Capitol Motel. By fluffing their files with these fictions, the criminal factions in the FBI that were leaking surveillance on me to the street gangs showed that they would stop at nothing to justify the planned atrocities.

In any case — since there were no plausible *official* FBI records on me that were adverse to me in any way (or at that point to *any* records they were willing to admit to), and since there was nothing at all from either the State Department or the U.S. embassies in London or Dublin indicating that I was being sought by the U.S. government for anything — I was issued a new passport (which I still have) within two hours. And the FBI office at the Embassy in London never showed any interest, either before or afterwards, in seeing me (even given the fact that I had requested to see them).

Then there was the Rev. Marsh's slip of the tongue to my doctor friend that the FBI plans about which she knew, were — “of course” — “secret.” Could these “secret” plans have been rooted in the 1974 failed scheme to frame me for the Edelman murder (for which an FBI agent himself might have been responsible or complicit)? I think so. And could the secret plans have to do as well with other murders that were also either committed or contemplated for the purpose of framing me — but which also failed to falsely implicate me after I removed the planted evidence of them in my vehicles in the summer of 1993? That I also believe. In any case, my brother Ralph has reportedly been alleging ever since (up through this book's publication) to others that I murdered *several* people. If Ralph had heard that from anybody else it would of course have been from some criminalized FBI agents.

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Contrast the established facts about my communications with FBI offices (faxes and e-mails) and my appearance at the Dublin Embassy with Roger Bowers' videotaped allegation that I was a "prime suspect" of the FBI in the BLM bombing in that same time period:

It was later, before Stephen fled the country, he made several written threats to that BLM office and I don't know if I've got copies of all of them but I have copies of some of those threatening letters to the BLM. It was shortly after that someone threw a bomb on top of the BLM office building in Reno. This is a federal crime. They actually bombed the building and because of his threats to the BLM, Stephen Requa was one of the prime suspects of that bombing. I don't know if he was actually interrogated but I do know they wanted to interrogate him. I can tell you that I have been contacted by three if not four different offices of the Federal Bureau of Investigation wanting to know about Mr. Requa. They also know that we the receivership recovered some of his personal effects from a vehicle after he was arrested on a weapons charge, and the Federal Bureau of Investigation requested some of his personal items so they could be tested to see if they could match any of the evidence found in the bombing.

Again Bowers refers above to alleged written threats I made to the BLM, for which I would have had no conceivable motive (apparently he was just trying to contribute to the perception that I was insane). If he had had copies of those (nonexistent) threatening letters, he surely would have produced them. His assertions are also contradictory: the BLM was not willing to talk about anything that Bowers miraculously claims to have all the information on anyway; and there is no way he could have gotten any of this information from anybody except persons engaged in crimes. Nothing Bowers has said in these matters is in the least believable, and any discriminating viewer of these interviews could only conclude that his whole spiel is ridiculous. That his interviewer, Johan Eriksson, failed that most basic discrimination test poses many questions.

It is especially interesting here to note that Bowers and the receiver got the truck, courtesy of Judge Veal in San Mateo, in August 1993, yet

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the BLM office was not bombed until the end of October. Why would FBI agents want to see if items from the truck could be matched to a bombing that hadn't yet happened — that in fact wouldn't occur until two months after I lost the truck? Again Bowers is willing to say impossible and quite stupid things (stupid for either Bowers or the FBI to say). The answer here of course is that the FBI agents were just making it up. These were *corrupt* FBI agents talking to Bowers, and they just wanted to give Bowers ammunition to use against me — and/or they wanted to establish with Bowers that, basically, the criminal elements of the FBI were intent on neutralizing me by whatever means necessary. They especially wanted Bowers to believe all the other lies that were being spread by criminals both inside and outside the FBI who together were involved in the court frauds.

This was thus a two-pronged operation. Bowers was getting false allegations about me from the fraud artists and securities racketeers, while allied corrupt FBI agents were calling him about other fictitious assertions. Bowers thus appears to have got the (desired and intended) messages from those agents to the effect that he could get away with anything when it came to defrauding Banner International and its assets and defaming me. As seen in his above statements, he was not only being foolish but downright stupid, just a mouthpiece asserting plainly ridiculous and impossible things. We will return to these statements later.

All these matters — beginning with the actual corruption of the BLM office and proceeding to the calls to Bowers by the FBI agents — point to the same conclusion: These crimes against Banner International and myself were organized and instigated by overtly criminalized FBI agents (not just by misled ones but by *real* criminals such as FBI Agent X). They were spreading egregious lies that they knew were lies. And Agent X had been falsifying state records in collaboration with Mike Bean. In the context of the other evidenced lies of FBI agents later being made to people like the Rev. Marsh, and earlier to Commander O'Keefe, and to other reported Banner shareholders — and also in the context of the recorded call to the London media investigator by Agent X (of which I have a copy) — this should all be obvious. This also jibes with my brother Ralph's statement to me in early 1993 that the FBI agent he spoke to (presumably Agent Cross in Utah) said I was "irrational"

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with him and that “there was nothing” to my DOC complaints against the stock fraudsters in California.

By the time in 2000 when the FBI was contacting Bowers, the Salt Lake City FBI had long concluded that I could have had nothing to do with the bombing. I had been through that whole line of questioning personally with the FBI in Salt Lake City in October 1993. So the corrupt FBI factions that were contacting Bowers must have also been responsible for the FBI calls to Margaret Hall, must have also exerted the extensive influence on the Rev. Marsh, and must have made the calls to other Banner shareholders and possibly also to Commander O’Keefe. Many FBI agents were, in any case, by this time worried that the long history of organized crime worming itself into the fiber of the FBI that began under J. Edgar Hoover would suddenly and catastrophically (for them) be exposed. Could there be any other explanation?

To be sure, some of the FBI agents were possibly just trying to save the skins of people with the last name of Bush (along with their own skins). These would have been agents of the ilk detailed by Al Martin in his book on the multitude of Iran-Contra scandals in which he had himself been involved on behalf of the Bushes (and consequently about which he knew a great deal). A primary objective of those frauds had been to fund various Republican Party organizations under the Bushes’ leadership. Everything I was seeing in 1993 was uncannily like what Al Martin has described in the case of Iran-Contra.

There is essentially one point Bowers made that can and *should* be taken at face value. The FBI on several occasions did contact Bowers as alleged. Most likely they were criminalized FBI agents in the employ of the Bush family. But did Bowers know it was a criminalized faction within the FBI? Possibly not. He knew for sure that he basically had a blank check to collaborate with anybody hostile to me. He also knew what the party-line lies about me were supposed to be. That the FBI faction involved also wanted Ralph Requa to believe the same things is equally and unavoidably to be concluded. In light of the above I would have to assume, therefore, that the FBI agents involved were also the sources of the allegations made to Ralph that I had murdered people, and they had probably told the Rev. Marsh the same thing. That seems to be the *only* explanation for the Rev. Marsh’s abject terror of me and her willingness

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to blindly acquiesce to the FBI while they were doing the most corrupt and evil things that they could devise for me.

I do believe, as I have stated earlier, that other murders did happen with the intent to frame me for them. These criminals in the FBI were not fooling around. Of course, they were also among the same criminalized FBI agents who were leaking their surveillance information on me to street gangsters in California and Utah — the ones who showed up at the Millbrae Travelodge, at the Capitol Motel, and at all the other places where they showed up from time to time when I made phone calls or used my credit cards. They were all dead-set on nailing me one way or another, but it turned out that they were incompetent and that I outsmarted them. As in the case of Bowers, they were all being downright stupid and filled with their own arrogance, complacency, and very misplaced sense of invulnerability. Stupidity always makes one vulnerable, whether one is a corrupt FBI agent or a yes-man geologist who once worked for H.L. Hunt. And greed always makes one stupid.

* * * * *

In late 2008, an official court report, filed on April 22, 1994, was provided to me that had been submitted by Roger Bowers to receiver Richard Caspar as a part of the Utah court frauds. It was the first time in all of those 14-plus years that I had known of this report's existence. It included the following statement from Bowers about the Requa/Hoover Files in a section of the report called "Condition of the Files":

Geologic Files recovered from The Vault in Reno, Nevada, were in a state of almost complete disarray. Although there were labelled file folders, the contents rarely matched the label. Many of the bound reports appeared to have been disassembled, were without their indicated maps and figures, and generally appear to have been cannibalized.... Parts of some maps and figures had been torn out and pasted onto other maps and figures.... Several maps had no identifying marks, and it remains unknown as to which property they belong.

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The delivery of this report came as a complete surprise. I got it unexpectedly from someone who had got it from Bowers. This report, and the several items noted in this chapter and the following one, at last provide Banner shareholders with documented proof that Bowers was engaged in fraud during the receivership. This forms a powerful basis for litigation against Bowers and against Toriello's and Caspar's Osceola Gold mining company and its principals. It is new evidence never seen before, which legally tolls (extends) the statute of limitations.

First, let's look at the plausibility of such a statement as Bowers made. The Requa/Hoover files were housed in dozens of large multi-drawer file cabinets containing literally thousands of files and reports on individual mining properties, and compiled by my father, who was a meticulous and highly professional record keeper of great repute. For this collection to have been in such a state of complete disarray as Bowers described, after having been so completely and methodically organized, would have required a willful and painstaking effort to reek chaos on them over a period of time — and for what purpose? In fact, all my father's files and records were exactly as I had inherited them. The notes he placed in each file (as described in detail below by Dan McCullar, who also happened to be an excellent record keeper) were notes I had urged him to make during his later years so as to have the benefit of his further thoughts in each file and/or on each property. Over a period of many years he did this on a daily basis for several properties each day. I would often check to see his progress and read his comments. Their enormous value was precisely in their being so thorough, so well-ordered, and so well-maintained throughout his life. For what reason would I have “cannibalized” any of them? We were active only on Osceola and Merritt Mountain. Thus Bowers' “report” to Caspar was as far from the truth as could possibly be imagined. As Harry Truman used to say, “there are liars and damned liars”. The comments in that report — along with all the videotaped comments already known to me — proved Bowers to be a “damned liar,” and they proved to be part of a systematic effort to cast a smoke screen around the outright theft of the files through the most extreme form of judicial fraud imaginable, as executed by Judge Tyrone Medley in the Utah Third Judicial Court.

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In the same April 22, 1994, report, Bowers — ever the “damned liar” — provides his summation of the available technical reports on Osceola, and he even provides a Document Inventory. But nowhere does he list Breitrick’s summary memorandum of August 10, 1991 (see Document no. 14), which included the following evaluation based on his work at Osceola over the preceding several years:

The mapping and sampling I have done at Osceola during the past 4 years have demonstrated that all the favourable geologic criteria necessary for the formation of gold deposits are present. These features are particularly favourable in their juxtaposition with the prior mined deposits at Osceola of both placer and lode gold. My professional opinion is that Osceola is very likely to contain several ore bodies along the Pilot Knob Ridge...Further, the geologic features suggest there could be very high grade vein and breccia pipe ore bodies, replacement gold ore bodies, as well as disseminated gold deposits. Of the many properties I have worked on, Osceola is my most preferred, and the one that has demonstrated the best and greatest potential for long-term, sustained production, and the likelihood of becoming a world class mining district. The surface field work has now been complete, with structures and mineralization indicating the locations of the underlying targets to be drilled.

Most egregiously of all, although Bowers lists the supposed catalogue of reports and data, he excludes the most important and comprehensive report — namely, John Prochnau’s full-scale Certified Geological Report of June 16, 1992 (which Prochnau recertified at my request on September 25, 2001). This 18-page document is fully comprehensive in both its evaluation of our own data and the conduct of his own confirmatory investigations and analyses. Prochnau’s conclusions in that report reflect a conclusion of his prior letter to me written on November 20, 1991:

Finally, your efforts of the past couple of field seasons have *dramatically improved* [emphasis added] the technical data base at Osceola and served to clarify targets to the point where your initial drill programs can now be designed with optimum effectiveness (see Document no. 15).

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Prochnau's Certified Report *formally* certified the reality of the above statement with full particulars and data from both his own and our analyses, maps, and other data. No one could have suppressed the geological realities and the great likelihood of producing gold deposits at Osceola more efficiently than what Roger Bowers did by suppressing Prochnau's Certified Report — or what filmmaker Johan Eriksson did to suppress all input of Prochnau and McCullar from his so-called documentary while highlighting the views of a gas station attendant whose father had taken what was in effect a \$150,000 bribe to assist the court frauds. Everybody involved from 1992 onward knew all about the Prochnau reports on both Merritt Mountain and Osceola. Suppressing them, or knowingly evading discussion of them and not listing them for the court, in my personal view, was a major crime and court fraud deserving of an investigation by a special prosecutor (certainly a direction in which I intend to go).

In his summary report, John Breitrack documented thousands of soil and rock samples that he took (concurrent with his geological mapping) in the late 1980s and early 1990s. Yet Bowers' report issued by his, Toriello's, and Stevenson's Osceola Gold Mining Company, and dated March 1996, states the following:

Exploration activity since 1979 has been minimal....Limited and sporadic activities continued through 1992, but efforts were minimal compared to the work done in 1974 and 1978. Most of the work done from 1987 to 1992 was designed to fulfil the government's requirements for annual assessment work to keep the claims valid.

Nothing implicates Bowers as a “damned liar” more — or better confirms the truth of the Prochnau and Breitrack reports — than Bowers' *own* letter of April 9, 1991, to the Stanford Placement Service (reproduced in full in Document no. 5) in which he stated:

I was immediately impressed with the quantity and quality of geologic work that Stephen has done on these properties.... As a geologist, Stephen has done an outstanding job of exploring the two properties. The program under his direction, has included detailed mapping of the

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geology, taking thousands of soil and rock samples for analysis and assay, conducting geophysical surveys, trenching and drilling, and evaluating all results and compiling them into a geological model for each property. By effectively applying the modern techniques and by being at the forefront of geological developments in the industry, he has achieved alone as much or more than most mining companies achieve with large staffs. His geological accomplishments have been impressive to say the least. It must be noted that Osceola is the site of the largest placer gold deposit in Nevada. Although this deposit had been mined since the late 1880s the “Mother Lode” source of the placer gold had not been identified. The exploration program Stephen has marshalled and managed has led to the geologic understanding which now indicates this “Mother Lode”. Stephen has built Banner Exploration into a strong mining company that, I believe, is on the verge of major success. His business acumen seems to come naturally and his professionalism is beyond reproach.As a professional geologist, I am proud to commend and endorse Stephen Herrick Requa.

Needless to say (and I’ve elsewhere said it), his own letter, which had been in Stanford University’s files, was removed at his request. Thus Bowers chose to dissociate from and suppress every bit of evidence from every source (including himself) that contradicted his subsequent, wholly fraudulent “position.” This letter by Bowers, of course, along with Prochnau’s and Breitricks’, had also been seen by Johan Eriksson. Naturally, I had shown Eriksson all these crucial things and asked him to call both McCullar and Prochnau. He did not. Since Eriksson certainly had got Bowers’ letter and seen the others, one would have thought that Eriksson (like any self-respecting journalist) might have had some pointed questions for Bowers, and would also have wanted to talk with Prochnau and Breitricks, as well as with Dan McCullar. But instead Johan was completely on board with the smear agenda, as indicated by his pleadings with Phil Wunsch, a London metals trader who had expressed interest in possibly investing in the Nevada properties. Johan had filmed him speaking about this possibility early in his filming before Johan’s other agendas began to appear. After he showed Wunsch what he was planning on broadcasting — i.e., that it was to be a smear job on Banner and myself — Johan begged Wunsch not to tell me (see Document no. 17).

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Much effort in Johan's final product appears to have been expended to evade the truth at all costs. At the top of the list of critical omissions, once again, was John Prochnau and his independent Certified Geologic Reports, filled as they are with data of his own, reviews of our data, and assessments made personally by him on the properties. Wunsch also wrote an affidavit (see Document no. 18) on the about-face made by a local geologist at Merritt Mountain, Jimmy Nyrehn, who I briefly hired to relocate the claims and with whom Wunsch had spoken by phone about the property's merits for investing. At that time Nyrehn was extolling the possibilities for gold deposits and was saying how he too had found gold there and wanted to stake claims there for himself years before, but found out that Banner had them. But he had a very sudden change in his story about Merritt Mountain after Johan visited him for the documentary. In any case, Nyrehn does not make it on any list of notable consulting geologists, whereas John Prochnau ranks right at the top of the world's best-known and most successful. Johan provided the lamest of excuses for the egregious omission of Prochnau — that Prochnau didn't answer his phone when Johan called. (Perhaps Johan thought Prochnau's report wasn't important enough to warrant more than one attempted phone call — or, more likely, he was afraid of what Prochnau might say. He knew what it would be: that Merritt Mountain was a very valid target for gold deposits, with Osceola also at *the top of the list* of desirable targets.)

Another authority who effectively attested to the reality and importance of the files — in sharp contradiction to Eriksson's comments to Bowers in video rushes about my "hype" of the files — was none other than the former Finance Minister of Peru. After all, it was my selections from the real files that I had showed Carlos Rodriguez-Pastor that prompted him to invite me to the ill-fated 1991 meeting with Fujimori. I think the former Peruvian Finance Minister, crook that he turned out to be, was nevertheless fully proficient when it came to detecting hype, and he would not have arranged a private meeting between me and his country's President (also attended by Prochnau) for me to pass on any hype, nor would have he called the files "muy, muy importante" to Fujimori in my presence if they had been mere "hype." In fact, major

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players in the world crime scene were extremely interested in the files from that moment on. Eriksson was swallowing Bowers' lies hook, line, and sinker — or pretended to do so.

These files were thus the Holy Grail after which all the criminals of 1993 were in hot pursuit. Finding out what has really happened to those files, where they really are and where they ended up, and who really got them must be our objective in what promises to be one of the most important criminal investigations of the century. Prochnau, in a 2002 filmed recollection, here contextualizes the significance of that private meeting with Fujimori that he had also attended:

Stephen in 1991 was invited through an associate, Carlos Rodriguez Pastor, who I believe was a former finance minister of Peru, to attend a reception for President Fujimori in San Francisco, and we attended that reception with Steve and several other associates with Banner at the time. Following the reception there was a private meeting with President Fujimori in his suite in the hotel, which was the Saint Francis. We were invited to attend that private meeting. We were introduced to the President and subsequently had a little get-together with cocktails with a number of other San Francisco dignitaries.

President Fujimori and former finance minister Pastor had expressed interest in the Hoover/Requa Files and the extensive information they included and contained regarding certain properties in Central America. President Fujimori was interested in introducing Steve and Banner to a number of Peruvian companies that were interested in investing in that part of the world and utilizing those files as a basis for that.

In the early 1990s the [mining] industry in Latin America had been floundering from lack of investment for some time largely because of political systems that were not particularly favorable to foreign investment. In the 1990s, with the change in the global scene that followed the fall of the Soviet Union, a number of new regimes came into power in Latin America, [which] included Fujimori in Peru, whose policies were more oriented to an open market. So this meant that there was increased interest by the international mining community in investing in countries like Peru and Central American countries that had very great mineral endowment but a lack of investment for some time. *This of course made Stephen Requa and Banner's possession of proprietary information in the Requa/Hoover Files of extreme value.* [Emphasis added] (See Prochnau's full transcript in Document no. 19, and Affidavit in Document no. 20.)

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The truth about the immense significance and value of the Requa/Hoover Files — in total contrast to the revisionist fictions of Bowers, Eriksson, and their ilk — has been remarked upon by many people. The following additional quotations about the files are taken from various videotaped interviews. The first quoted comment, made about 2001 by geologist John Prochnau, provides some background on what was for generations a family business run with great integrity:

Lawrence Requa, who was Stephen's father, was a very well-known mining geologist in Nevada and throughout the world and the third generation of a family of very prominent mining engineers and entrepreneurs that began with the great grandfather — who came to California in the Gold Rush and had a very successful career in developing mines there — and following with the grandfather Mark Requa, who was an associate and very close friend, business associate, and campaign manager for Herbert Hoover, another famous American mining engineer who became President of the United States [from] 1928 to 1932. I met him a number of times in my early career. Lawrence Requa was one of those patriarchs and gurus of the industry that all young geologists went to when they had questions about projects in Nevada or elsewhere where Mr. Requa had worked. I had several such meetings [with him] toward the end of his very long and productive life. By all standards he was both a gentleman and highly respected in his profession with a very excellent record and reputation.

Young geologists went to my father for information on mining properties. He was known to have had information and geological data on most of the known gold prospects and mines in the Western states. He had seen most of them. Getty Oil was a case in point: they retained my father in the early 1970s for his information on the Mercur mining district where Herbert Hoover and my grandfather and father spent about a million dollars in the 1930s on exploration and development. Getty Oil hired my father precisely because he had that hard data (in the

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Requa/Hoover Files) that they could get nowhere else. And this was no mined-out mine; it had hardly been mined at all. Contrast this with Roger Bowers' claims in the interviews made with him by Eriksson:

I don't know whether you have seen it but there is documentation that most of the actual Requa/Hoover files or anything that pertains to former President Hoover, most of the files, and Stephen makes mention of this, two tons or three tons of files, were donated to the University of Wyoming and remained at their library. So most of the files, the historical files, the ones that had true historical value and geological record, were donated by Larry Requa to the University of Wyoming. Basically what's left is the junk that the University of Wyoming apparently didn't want and were given to Steve by his father. They were what was left over from what was donated to the University of Wyoming. So most of the true Requa/Hoover Files are in Wyoming at the library and you can get access to those. So what we have got are the leftovers that either had no value or he just didn't want to give them away.

Again, Bowers is commenting with presumed authority about something on which he had no knowledge at all. Prior to the court frauds in which he immersed himself, Bowers had never seen the files. He knew nothing about them except about my father's reputation and what I told him about them. The actual volume of the papers my father gave to the University of Wyoming was five tons, which he presented to them during the late 1960s while he was still active in geological consulting. The truth, therefore, is obviously the exact opposite of Bowers' allegation: the files my father gave to the University of Wyoming were in fact just the files that he himself had no use for and which would likewise be of no use to me or anybody else in gold exploration. Obviously, he wasn't going to keep the "junk" either for himself or for me. He was *getting rid of* the junk. He kept the files that had potential commercial and geologic value for new exploration whether by himself, for use with his consulting work, and/or for use with me. He was still earning consulting fees up through the mid-1970s. A geologist doesn't consult using his junk files. Prochnau and "all young geologists" (in his words) came to my father for valuable information, not to look through junk.

This is so obvious that it is remarkable that Bowers would make such

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blatantly ridiculous assertions. Nobody gives away things of value and keeps what is worthless. But Bowers had to say something to distract from the truth: A mass of very valuable files had been stolen through very serious court frauds in which he, at minimum, was an accomplice after the fact (if not before the fact). All he could say about these matters (for his own purposes and those of his allies) was something completely stupid on its face, so that is what he said. Certainly my father was not going to give away all the valuable files and keep the worthless ones. But what else could Bowers say?

Just as curious is the mental inertia of the interviewer, Johan Eriksson, who listened to this with a straight face and then commented about my supposed “hype” on the files. The reality, history, and value of the files were well-known among the most illustrious of gold geologists for many decades. If anything, Roger Bowers would have much less ability to judge those files than the top experts in the field — and more to the point — he has demonstrably lied in an organized effort of disinformation and fraud. He has done so, it would seem, in tandem with FBI agents. At least that’s what he says himself.

The real content and value of the files just prior to their being stolen through the Utah court frauds are detailed by geologist Dan McCullar in a recorded interview in 2001 (see Document no. 21). McCullar has over 30 years experience in the field, and as an international consultant, is a true expert; here is the relevant part of what he said in that interview:

In the late 1980s Steve would come by my house on numerous occasions. He spent the field seasons, the summers, in Nevada collecting rock samples and trying to map out the conceptual models that he would develop over the winter from all the data he would collect over the summer. He would also bring by files that he would find in the database his father had left him, the Hoover/Requa Files. There was always something of great interest that he would find. He spoke of the enormity of their volume and how he had just begun to scratch the surface of these files. Some of these files would be typed [sheets of] paper, some bound volumes. I remember seeing handwritten notes from his father, some in pencil, some in pen, maps, [with] lots of exclamation points, underlines, and identifying marks that would indicate that certain files were of extreme importance — that their prospective nature was of high value.

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I remember specifically files from Central America and Honduras, the fact that Honduras was heavily forested and his father has spent an enormous amount of time travelling the rivers and hiking up the river valleys, mapping the outcrops, describing the mineralized areas that would not be easily seen by air photos. There were also volumes of files from Nevada, Idaho, and California, Arizona, and New Mexico. The varied nature of these files and the wide geographic range just spoke of the prolific nature of his grandfather's and father's investigative methods.

In 1991 I had an opportunity to visit Stephen in his apartment in Woodside and saw the files. He had moved them into a series of fire-proof vaulted filing cabinets that were extremely heavy. I remember Steve having strained his back at one time, having a very painful back injury [and] trying to move one of these filing cabinets. They took up an entire wall of the apartment. I remember there being quite a lot of concern that anybody else would even know the existence here of these files as Stephen discovered the value of the large number of important files...

He pulled open numerous drawers. We spent several hours looking through many files. They were all very carefully categorized by geographic regions. He would pull out some files that had the most amazing things written by his father, notes attached, some paper-clipped attached, some typewritten pages, descriptions of individual areas, some hand-drawn maps, some published maps with handwritten notes on the maps that identified geologic features on the maps. There was no question that there was a huge amount of data present and that it was not easy to move this volume of data from place to place.

It was clear that the real value of the company was in the files and that once we could get the mines in operation in Osceola and/or Merritt Mountain, that the real value for our company's future was in trying to exploit some of the data that had never been investigated with modern mining technology.

It was a very exciting time. We were certain that the company had a very bright future, and we were looking forward to quite a prosperous and exciting future in the mining industry based on the files that Stephen had inherited.

John Prochnau, who had met previously with my father on several occasions and had received valuable information from him and from the files, made the following comments at about that same time (see Document no. 19):

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Steve Requa showed me the Requa/Hoover Files. They were stored in his office in the Bay Area. There was a very large room full of filing cabinets and Steve showed me several of these that contained files on various properties that his father has examined in the past.... These files were documented over a period of years by his father and grandfather and during their venture with Herbert Hoover during the twenties and thirties.... In my view, that kind of information is of extraordinary interest and value.... I think the real value of those files is that they provide information that's not available from any other source.

The statements by these geologists require little commentary by me. These individuals have nothing to gain by any false statements (they saw what they saw and reported it), whereas Rogers Bowers did have something to gain. He was not only in possession of at least some of the files but, notably, also ended up in possession of some of the claims at Osceola that Osceola Gold — the fraudulent company set up by the receivership to receive them — assigned to him when it was dissolved. That was one of the benefits to Bowers for his services rendered.

Even more pertinent and compelling in this context are the impressive 2008 successes of my new companies (those I'd set up to succeed the destroyed one) in Central America. These companies *very quickly* identified some gold showings with high values in both gold itself and in the trace elements (mercury, arsenic, and antimony) that often point to associated gold deposits lying at a depth below them. Indeed, the values of gold (and/or the trace elements) that were reported by assay labs were extremely high. Locating these gold showings — finding their specific locations in the field in Honduras — was only made possible by my understanding of — and by my detailed and specific recollections of — the data contained in the stolen Requa/Hoover Files, which I spent 20 years studying with my father. These are undeveloped properties — *not* old mined-out deposits (as would falsely be alleged by Roger Bowers) — and I was able to direct from Europe our new field crew to the *exact* locations of the gold showings based on my prior familiarization with the now-stolen files (a familiarization acquired via countless hours spent

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examining the files with my father). I should emphasize that this was also information I gleaned from the files *after* my father gave the five tons of data to the University of Wyoming. I never went through any of the data donated to the university; it wasn't even stored in his working files! This conclusively proves both the value of the files, particularly of the large portion of the files *not* donated, contrary to the false allegations of Roger Bowers; and my detailed knowledge of these now-missing and stolen files. On every account except for his statements about the FBI calling him, Bowers has thus been shown to be a purveyor of lies.

Not only was it important to shroud the theft of the files in the various fictions generated by Bowers and others; it was also critical for similar reasons to allege that I had never really met President Fujimori, in view of his likely being one of the prime instigators of the takeover with Carlos Rodriguez-Pastor. In light of all the crimes that were to follow, why else would Carlos have gone to the extent of getting Fujimori and me together in Fujimori's private hotel suite? To be sure, Fujimori's having been interested in the files and having wanted to meet me about them only confirmed their great value. In addition, Fujimori's interest posed some questions as to who was involved in stealing the files and for what reasons: possibly to assist in laundering money through gold mines? Bowers claims in the interview that he was "informed" by some of those present at the Fujimori occasion that I never personally met Fujimori at all, that I was just present at a large banquet. There were, in fact — exactly as Prochnau has stated in his recorded interviews and in an affidavit (see Document no. 20) — only four other people present with me at the private meeting, besides a very few Fujimori aides, who included the ugly lawyer who forced his way into the picture. Those four were Carlos Rodriguez Pastor, John Prochnau, and the pair whom I have referred to in this book as Smitty and Santos. Bowers of course (deficient as he was in any exemplary gold exploration accomplishments) was *not* there.

* * * * *

During the videotaped interview Bowers also repeated quite a phe-

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nomenal litany of defamatory comments about me personally. Most of these were also pure hearsay on his part and originated, he claimed, from other investors who called him. I could think of no investors who were not a part of the Stevenson/Smitty/Santos/Kiernan schemers who would have called Bowers for any reason.

In any case, Bowers made the following allegations based purely on what other people allegedly told him: (1) that at Osceola on the mountain I once stripped naked and importuned “the spirits” to show me where to drill for the gold (this one is beneath my commenting on); (2) that I had told investors that we had mining operations going on at both Nevada sites (I would have been found out right away if I had said that!); (3) that according to the “receiver” I had taken \$200,000 of company funds for myself just before the receivership, presumably in cash or checks (to which I would ask, where could such amounts have gone?); and (4) most significantly, that I was “threatening” everyone — the BLM, shareholders, almost everybody. Concerning item (3) above, I certainly didn’t have such funds while I was being a house renovator and builder in Europe; and the fact is that the receiver squandered the \$400,000 in the accounts, paying for such things as exorbitant lawyers’ fees among the accomplices. Concerning item (4) about my threatening people, that is what David Enright alleged to Sgt. O’Keefe and what he alleged in court. The absurdities of these allegations have already been pointed out.

Ralph too was alleging to many that I was threatening both him and my mother. He alleged this to Margaret Hall and her daughter Joy Vega, as they stated in an interview with Johan Eriksson. Joy Vega was alleging in that interview that I was threatening her. Supposedly, many people were alleging that I was threatening them after my false arrest — so it was said by the judge and others. But no one was ever willing to come in during the court hearing or the later hospital hearing to assert those false allegations or try to offer any proof for them. Hence the hearing officer let me go. Ralph, as I learned in 2008, was also alleging that I and a friend had moved into my mother’s room at the retirement home in 1993 and we were sleeping on her floor. That, of course, is also a very far-fetched lie. The one thing all these people had in common, it would seem, is the

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backdrop of some nasty criminals in the FBI egging them on. Hence the “courage” of each of them to spout blatant lies. They knew they were being protected by the FBI. Whether they could distinguish “real” (i.e., honest) FBI agents from FBI agents who were criminals is another matter.

Sorting out this spaghetti tangle of lies is seemingly a daunting task. But those lies began to unravel by my determination and accomplishments, along with the stupidity of the criminals, after the takeover and theft of the files. Specifically, (1) I managed to recover the most important claims at both Nevada properties because Bowers hadn’t maintained them properly, nor did he even cover the most essential areas with his new claims after defaulting on Banner’s claims (e.g., the Collapse Breccia and the Cumberland Ridge); (2) I discovered a big new “Main Root Vein” at Merritt Mountain; and (3) I located and signed a contract in Central America on a high-grade gold mine that I knew of from my father’s files.

In addition, there are three overarching factors that I believe are evident that simplify the task of understanding this strange phenomenon of mass delusional lying. The first is that the corrupt FBI agents were manipulating people with fear. They were alleging, basically, that I was a lunatic and a homicidal maniac, besides being a mad bomber. I think this is especially evident in the recorded telephone call with the Rev. Marsh. Her great fear (of me) is clear. But I had personally given her no reason for such fear.

The second factor is that there are/were some big-money interests in the background. People were repeating the FBI-approved lies (and originating others) to ingratiate themselves to the big-money people who were behind the FBI corruption. People wanted to believe the lies because that was the ticket to this party — the party that was being hosted by Ralph Requa and Roger Bowers to please some rich people and their hired criminalized FBI agents.

The third factor is that everybody thought they could get away with all their lies — along with the big crimes they were assisting — because the FBI agents were protecting them or at least were on their side. Given

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that all those involved in the securities racketeering would have been very determined to discredit me any way they could, such a campaign of lies to Bowers is easy to understand and is to be expected.

But Bowers also said several things, and also wrote some things that first came to my attention in late 2008, that were likewise outright lies originating with him — statements he made with sure knowledge that they were lies. One big lie was that he had met me at the airport in Dallas when I was on my way back from negotiating with Toriello in 1992. I did meet Bowers then, but it was not at the airport. It was at his home to conduct a shareholders' meeting for which I had made a legitimate notice to all shareholders. The meeting was to ratify what we were negotiating with Toriello. Bowers served as the secretary of the meeting and wrote the minutes. He would not have wanted to admit that because later the allegation was that I was deranged and not following corporate procedures. Bowers said he met me at the airport for two hours and that I “did not appear to be myself.” This is another outright and complete lie by Bowers. So he was not just mouthing the lies of others. He was making up his own, knowing full well that they were plain and simple lies.

* * * * *

And now here is, I trust, the *coup de grace* for Mr. Bowers. In one of the taped interviews, Bowers says this:

So it [Banner International] was that type of operation: lack of good science...In the files we found probably four or five thousand sample assays, but there were no maps or charts or notes showing where those samples came from. So he spent thousands of dollars alone on laboratory tests but it's totally useless data because we have no idea where these samples came from.

As Roger Bowers knew very well, virtually all the samples were taken by John Breitrick, our field geologist, who did almost all the work during those years. Bowers even hired Breitrick as a field geologist *after* the receivership. Bowers also saw all that data — from all those thousands of samples plotted not only on Breitrick's own field sheets and maps, but

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also on the compiled maps I myself did based on Breitricks samples. All that data and all those maps were then seized and plundered by the receiver and then by Bowers. They also could have got all that data from Breitricks. They assumed, therefore, that they had been able to rely on that data being *criminally suppressed*. Unfortunately for them, however, in late 2008 I was able to recover *all* of it: *all* the data and *all* the maps that show *exactly* where *all* the samples were taken. I have copies of all the data in my possession.

These results and these many maps provide the reason why John Breitricks wrote the following (taken from his summary memorandum of 1991 quoted previously in this chapter (see Document no. 14):

Of the many properties I have worked on, Osceola is my most preferred, and the one that has demonstrated the best and greatest potential for long-term, sustained production, and the likelihood of becoming a world class mining district. The surface field work has now been complete, with structures and mineralization indicating the locations of the underlying targets to be drilled.

The maps and data also provide the backup evidence for Roger Bowers' April 9, 1991 letter to the Stanford Placement Service (quoted previously and reproduced in full in Document no. 5), in which he praises my work on Osceola and Merritt Mountain and concludes that "[b]y effectively applying the modern techniques and by being at the forefront of geological developments in the industry, he has achieved alone as much or more than most mining companies achieve with large staffs. His geological accomplishments have been impressive to say the least." Bowers wrote similar substantiations for the work, especially Breitricks', in another letter (see Document no. 13).

Since interviewer Johan Eriksson had a copy of that letter, one would think that he might have asked Bowers to explain the total, mind-boggling contradiction between what he then wrote and what he was now saying for Eriksson's cameras. One would have naturally thought this, but for some reason both Bowers and Johan seemed oblivious to any concern that they might be called to account for these gross differences.

In the interviews Bowers briefly alleges that I had altered his past written conclusions (meaning his Stanford letter), but this is impossible. *All* the letters to the Stanford Placement Service are *only* original signed

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documents. That's all they accept. Altering these letters is totally impossible. They are the only ones that have the originals.

In other words, from all these combined items of evidence we have conclusive proof that Roger Bowers (on all fronts except for his comments about the FBI) became after the takeover a complete and systematic liar. It is no surprise that he was able to get some of the Osceola claims assigned to him after the court fraudsters dissolved Osceola Gold. The instigators had got what they wanted — the files themselves — and were happy to let Bowers have his reward with some of the claims. These claims assignments would have been with the approval of Lionel Toriello, who was CEO of Osceola Gold, and Phil Stevenson, who was also a director. All the major crimes of the takeover — at least all the ones identified to date — imply, indicate, or demonstrate a close connivance between Toriello and Stevenson, an abject racketeer.

I also showed to two people who are knowledgeable about the files the interview of Bowers alleging that what was in the back of his pick-up truck was “essentially all” the files. The first was Dan McCullar, whose comments about the files that he had seen have been noted above. In another interview in late 2008, as we looked again over the many maps Dan had seen before, when they were being compiled, he comments about Bowers' later assertions as compared to those in his earlier statements (including the Stanford letter):

Clearly he's contradicted himself in the film with Johan. It's [the] complete opposite from what he had written about you in the years leading up to the takeover. You collected volumes of data...and clearly what's represented in these geological maps is an extraordinary amount of work. It would have taken a team of graduate students many years to have accomplished what you did out there with John Breitrack and a few others. I remember meeting with him [Bowers] before the take-over, and he couldn't say enough good things about you. Then I remember meeting with him in Arlington [after the takeover] and he clearly tried to influence me into thinking you were somehow ... mad or criminally deranged. I remember talking to him about the outcome and the conclusions and how to drill and it had nothing to do with this data here [the recovered data]. Talk about a waste of resources. You did much more with far less than what he had to work with and he threw it away.

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Notably, what McCullar says is quite similar to what Bowers had said and written *before* he was very evidently persuaded or induced to lie on a grand scale. I also showed the interview of Bowers to my niece Ann Requa, who saw the files in my father's office not long before he died. To Bowers' assertions that the few boxes in his small pickup truck comprised essentially all the files, Ann's comment serves as a simple and apropos conclusion to this chapter: "What a liar!"

In the next chapter we will follow the stench of the Eriksson "documentary" back to its sources as we continue to uncover the trail of lies and corruption and look at the unintended revelations.