#### REQUEST FOR ASSISTANCE

TO: Major Ted Stensland

King County Sheriffs

Criminal Investigations Division 500 - 4th Avenue, Suite 200

Seattle 98104

Washington State, USA

Paul Andrew Mitchell, B.A., M.S. FROM:

Private Attorney General, 18 U.S.C. 1964(a)

July 11, 2013 A.D. DATE:

SUBJECT: possible violations of 18 U.S.C. 241, 912, 1512-1513

Greetings Major Stensland:

By now you should have received, via U.S. Mail, a printed hard copy of my email, sent today to the Deputy U.S. Marshal assigned to me, in my capacity as a qualified Federal Witness: see 18 U.S.C. 1512-1513.

When I had occasion to contact the Seattle Police Department on June 11, 2013, Officer Moss in the West Precinct at 810 Virginia Street advised me that failing to identify oneself to a police officer is a crime.

It is also my studied opinion that impersonating an officer of the United States (Federal government) is also a felony violation of the Federal criminal Code at 18 U.S.C. 912:

### http://www.law.cornell.edu/uscode/text/18/912

Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both.

Also, going on the highway in disguise for the purpose of threatening or intimidating any person in the free exercise or enjoyment of rights secured to him by the Constitution or laws of the United States (Federal government) is a separate felony violation of 18 U.S.C. 241:

## http://www.law.cornell.edu/uscode/text/18/241

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured —

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

I mention the latter Federal criminal statutes, chiefly because one of the two (2) personnel who attempted to intimidate me today, in the private parking lot of the apartment building where I live, <u>refused to produce a business card</u>, <u>refused to produce a badge</u>, and also <u>refused to disclose his name to me</u>.

The other, younger individual did disclose his own name to me, but I almost immediately forgot it, and I also forgot to write it down.

Given the immense gravity of the ongoing investigation which my office has been conducting into the missing and defective credentials for numerous personnel employed by the U.S. Courts throughout the USA, and given the far-reaching legal and criminal consequences of all these missing and defective credentials, I do believe that personnel presently employed by the U.S. District Court in downtown Seattle now have a clear and present motive to commit and/or attempt further retaliations in violation of 18 U.S.C. sections 241, 1512 and/or 1513.

The Deputy U.S. Marshal assigned to me in my capacity as a Federal witness advised me to call 911 if I feel that I am in any kind of danger. However, I know from experience that the first responders may not arrive quickly enough to prevent serious damages or injuries.

What can you recommend to me, in the event that more such individuals turn up in the private parking lot of our apartment building, but without identifying themselves, and without producing either a business card or a proper badge?

If you prefer to discuss this entire investigation in the privacy of your office at King County Sheriffs, please suggest a day and time when you will be available for such a private meeting, and do so via email to: <a href="mailtosupremelawfirm@gmail.com">supremelawfirm@gmail.com</a>

I will be happy to answer any and all questions you may have about this extensive and ongoing investigation.

Thank you very much, Major Stensland.

Copy: Sheriff John Urquhart

```
Sincerely yours,
```

### /s/ Paul Andrew Mitchell

Paul Andrew Mitchell, B.A., M.S.

Private Attorney General, 18 U.S.C. 1964(a)

http://www.supremelaw.org/decs/agency/private.attorney.general.htm

Criminal Investigator and Federal Witness: 18 U.S.C. 1510, 1512-13

http://www.supremelaw.org/reading.list.htm

http://www.supremelaw.org/index.htm (Home Page)

http://www.supremelaw.org/support.policy.htm (Support Policy)

http://www.supremelaw.org/guidelines.htm (Client Guidelines)

http://www.supremelaw.org/support.guidelines.htm (Policy + Guidelines)

# All Rights Reserved without Prejudice