

WINFRED P. ADAMS, MAJOR  
USAF Retired

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Farmington, NM 87402

RES.: (505) 325-3738  
FAX: (505) 324-0404

June 11, 1994

Dear \_\_\_\_\_

"Counter-Insurgency Army of the U.S. - CIA-US"

Enclosed are some forms which you will need to sign up in the Counter-Insurgency Army of the United States, ("CIA-US").

1. The first document is a copy of the Oath of Office. I have included an extra copy so you can make as many copies as you like for commissioning others. After you receive your Certificate of Commissioning from me, which I sign, you may commission as many others as you like: they may be paraplegic, felons, bedridden, an etc., as long as they are citizens of the good old U.S. of A.

2. The second blank form is the one you use for commissioning others. Make a lot of copies of both the Oath and the Certificate of Commissioning.

3. Be sure to send me a copy of the completed Oath you get from others so that I can put the name in a master book. Also create a serial number based upon the following:

The first four numbers is the time of day in military time -- add 12 hours to normal time after 1:00 PM (1:15 PM becomes 1315)

Next add the date (15 for the 15th day of the month).

Next add a letter for the month (A for January, F for June, G for July, etc.).

Next add the number 4 for 1994.

The full Serial Number should look like this: 131515F4 and this number will be used to start your pay as a full colonel.

4. Just remember, those who tell you to stop doing this are giving aid and comfort to the insurgents in New Mexico and wherever else the insurrection is active. In case of difficulty, you can give your name, rank, serial number and organization, (C.I.A. - U.S.), if you so desire; but once you do, don't give out any other information.

5. Finally, you are your own boss, and those you commission are their own boss also. Your conscience is your guide but you cannot use your office as a means to do vengeance against any person.

Your Most Obedient Servant,



CERTIFICATE OF COMMISSIONING

I, the undersigned, exercise a prerogative of my Commission as a commissioned member of the armed forces of the United States of America to administer this Oath of Office granting the rank of Colonel to \_\_\_\_\_,

Name

Address

\_\_\_\_\_ in the Counter-Insurgent  
City State

Army of the United States to conduct his/her affairs with full initiative under condition of the Oath taken this \_\_\_\_\_ hours, this \_\_\_\_\_ day of \_\_\_\_\_, 199\_\_. This Commission is recorded in the Records of Counter-Insurgent Army of the United States as to name, date and time of oath taken; and a copy of

Certificate of Commissioning is being provided to:

Colonel \_\_\_\_\_, Serial No. \_\_\_\_\_.

ATTEST:

\_\_\_\_\_  
COLONEL

\_\_\_\_\_  
CIAUS

\_\_\_\_\_  
ADDRESS

\_\_\_\_\_  
CITY

\_\_\_\_\_  
STATE

## - OATH OF OFFICE -

I, the undersigned, swear or affirm to serve, to protect, and to defend the Constitution of the (u)nited States of America against all enemies, both foreign and domestic, who will by power and delegated authority of whatever source, place free citizens of the (u)nited States of America for furtive design, under the yoke of slavery, under the effect of discrimination in any category recognized under said Constitution, or under an abridgment of the right of suffrage of any said citizen; and accept the commission in the rank of colonel in the Counter - Insurgent Army of the (u)nited States Of America (CIA-USA), under the power and delegated authority of Sec. 4 of the Fourteenth Amendment to the Constitution of the (u)nited States of America.

I understand that my commission empowers me to conduct my affairs in sole satisfaction of my own conscience to stay the effect of said enemies of said Constitution in general, and Sec. 3 of the Fourteenth Amendment to the Constitution of the (u)nited States of America in particular; and I do so under a provision of the Ninth Amendment to said Constitution.

Furthermore I take the Oath, herein, freely without any reservation, except that this commission does not grant me the exercise of vengeance toward any person, so help me God.

Taken at \_\_\_\_\_ hours, on this day of \_\_\_\_\_ 19 \_\_\_\_\_

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Print Address

\_\_\_\_\_  
City

\_\_\_\_\_  
State

# YOU CAN BECOME A COLONEL WITH FULL PAY UNTIL INSURRECTION IN THE UNITED STATES OF AMERICA IS PUT DOWN

(As related by Major Winfred (Paul) Adams - 1-17-95)

In New Mexico the judges have set aside the state constitution and the united States Constitution and they do as they please. We've worked for several years to try to get someone to recognize the Insurrection. No body seems to care. Under Title 18, 2382, 2383 & 2384 you are to notify any judge, governor, or one on that level of authority. So we formally notified the Governor and he wouldn't do anything about it. Under Title 10 Section 333, you have to then notify the president, which we did. That means we are not guilty of knowing about the Insurrection, but doing nothing about it. So far everyone has just ignored us.

The 14th Amendment says: that anybody engaged in an Insurrection against the united States, after he takes the oath of office to support the constitution of the united States cannot hold office. So the question is, what's an Insurrection? The law books give about 25 cases, but the best one says: when two or more people openly defy state or federal authority with such force and effect at times pertinent so as to deny the authority of the Constitution, they engage in an insurrection. That is what our judges and the people we notified are doing. We have that situation in New Mexico and may have it in all other states too.

I remember in 1962 when I was in the Philippines, I was detailed as an officer to speak to former counter-Insurgents for the united States. There were about 25 people in the room, some 80 years old. They were counter-Insurgent agencies created by Arthur McArthur when he was a general officer under Teddy Roosevelt to get the Philippines organized into a counter-Insurgency army. The reason was that Spain ceded the Philippines to the united States and the Philippines said Spain couldn't cede them because Spain didn't own them, so wasn't going to let the united States have them. So we called them Insurgents. We commissioned Philippines to the rank of Colonel and they were to put out the existing government or persuade them to agree to work with the united States and gave them full colonels pay. When the Insurrection was put down, the united States retired all the colonels and gave them half pay for life.

The second group was when Gen. Douglas McArthur was called to Australia by Franklin Roosevelt. Before he left, Gen. McArthur formed a counter-insurgency army to throw out the Japanese. He promoted all to colonel and when the Japanese were all kicked out they all went on half pay for the rest of their life. I got to talk to those people in 1962. They told me how it happened and that they had their own medical dispensaries and base exchanges and all sorts of privileges.

I didn't think too much about it until I read Section 4 in the 14th Amendment, I realized that's how they did it. Under Section 4 it says: that you can oppose an insurrection against the united States and that no public funds can be spent in support of an Insurrection. So, here I am, a retired military major and they are paying me a pretty handsome sum. I'm living in New Mexico and if I don't do anything about the Insurrection, the money I get is like supporting the insurrection of New Mexico.

So I said, how can I oppose it? I filed a declaration of belligerency and I sent it to every body so they'd know all about it. I don't do anything behind anyone's back, so I stated in there that the judges had set aside the state constitution and the American constitution and they were making laws as they go and they really didn't care. Under the circumstances that is an Insurrection based on the definition of a grand jury. Anyone in the united States who opposes the Insurrection in New Mexico is doing their civic duty so why not give them the rank of a colonels so they can draw full colonels pay of \$3694.20 per month until the Insurrection is put down, then half pay for life.

A paraplegic, can be a colonel, a felon can be a colonel, anybody can be a colonel. All they have to do is take the oath of office I issue. Basically it says that you operate on your own conscience, but you may not use your office as vengeance towards any person. You will eventually receive the pay of a colonel until such time as the Insurrection in New Mexico is put down and hopefully we will find another Insurrection in another state and you will continue to get paid until all Insurrections are put down. We don't really have to do anything except to get the attention of the proper authorities to put it down. The President of the united States of America primarily. So thank you very much for not doing anything about it because we have a siphon hose in the treasury and eventually according to the law they are going to have to pay us. When you decide to do something about it and suppress the Insurrection we will receive half pay for the rest of our lives.

You become eligible 30 days after you take the oath. I asked the last congress for 1.4 billion dollars to pay off those colonels I have but they were voted out of office. I did get a letter from the Chairman of the Appropriations Committee from the House of Representatives and he thanked me for notifying him. But, we now have a republican congress so I'm now going through the process again only addressing the letter to the republican chairman of the committee. This time I am going to ask for 2.7 billion as I now have many more colonels.

As a citizen of the united States of America you can oppose an insurrection in any state. You begin by getting evidence that the judges have set aside the state and federal constitution. Show they have defied city, county, state or federal authority with such force and effect (that's an order they issue) that's in violation of the constitution. It only takes one order signed by a district judge or higher court which defies the power of the united States Constitution. Anybody who is told about it who is in a position to do something about it and doesn't, he aids and abets that insurrection. There is case law in the supreme court which says that any state engaged in an insurrection does not have a republican form of government. So if you deny a republican form of government to a state, which the constitution guarantees to each state, then they can't make those citizens pay state or federal income taxes. So when they impose a tax on you, that is defying city, county, state and federal authority. If you aren't a republican form of government, then the constitution is not being applied, they are denying the constitution. The 14th Amendment is a powerful thing. It was designed to prevent exactly what is happening in the united States today. Government takes the benefits people are entitled to away from them and does what they want to. That's where the 14th Amendment comes into play. The South tried to gain politically what they couldn't gain on the battlefield. They created situations so that they could defy state, federal law, or whatever kind of authority for their own benefit.

In Chula Vista, California, they are flying the Mexican flag, the mayor is a Mexican citizen, the city council are all Mexican citizens, and the Sheriff is a Mexican citizen. So, this is evidence that these people oppose state and federal authority. They are violating Section 1. The votes of the American citizens that live there are abridged because they can't vote for an American citizen, they can only vote for a Mexican citizen. They are not getting due process or equal protection of the law because the law has been set aside. There is nobody in the united States that has to be subject to a foreigner. So they are denied California citizenship which says you can only be subject to California citizens and nobody else. So we are denied 4 of the 5 things that constitute treason; abridgement of the vote, citizenship, due process of law, equal protection. Section 2 says you must notify the congressman from the district you live in that is what is happening in his district and he has to bring it to the attention of the united States congress and to the state legislature. Even if you aren't in the congressional district where the violation is occurring, you are a citizen of the united States of America and you can notify the congressman in that district anyway. The constitution says that congress shall enact legislation to put down and suppress insurrection. If it isn't working, then they have to come up with a resolution in the house and let the president know that there is an insurrection in California and he has an obligation to proclaim it and put it down. If he doesn't do it, then each one of these groups then violate Section 2 of the 14th Amendment. They also violate Section 3 because they take the oath to support the constitution and the constitution says to suppress an insurrection so they are aiding and abetting the insurrection.

In California the constitution says that the Governor has an obligation and a duty to suppress insurrection in the state of California. If he fails to do it after being notified, then he aids and abets it. This violates Section 2 & 3 and brings us to Section 4 where we can actually oppose it. When all 50 states will do this then we have clout. By getting people educated on this we have a good chance to get this country cleaned up.

Enclosed are samples of letters you can use for New Mexico as well as your own state. You can all send letters to any state about any insurrections that exist.

One fellow in New York puts ads in the newspaper advertising for people to become colonels to put down insurrections. He charges \$2 each to cover his costs and has appointed over 1000 colonels. You can't charge any more than what it costs to get the information out.

Retired Major Winfred (Paul) Adams  
(505) 325-3738 Fax: (505) 324-0404

For your application to become a colonel, please contact:

## **RIGHT TO REPEL FORCE BY FORCE, JUSTIFIABLE HOMICIDE**

"Citizens may resist unlawful arrest to the point of taking an arresting officer's life if necessary." *Plummer vs State*, 136 Ind. 306 (1893).

This fundamental premise was upheld by the Supreme Court of the United States in the case of *John Bad Elk vs U.S.*, 177 US 529 (1900) when the court stated:

"Where the officer is killed in the course of the disorder which naturally accompanies an attempted arrest that is resisted, the law looks with very different eyes upon the transaction, when the officer had the right to make the arrest, from what it does if the officer had no right. What might be murder in the first case might be nothing more than manslaughter in the other, or the facts might show that no offense had been committed."

"An arrest made with a defective warrant, or one issued without affidavit; or one that fails to allege a crime is without jurisdiction, and one who is being arrested, may resist arrest and break away. If the arresting officer is killed by one who is so resisting, the killing will be no more than an involuntary manslaughter." *House v. People*, 75 Ill. 491; reaffirmed and quoted in *State v. Leach*, 7 Conn. 452; *State v. Gleason*, 32 Kan. 245; *Ballard v. State*, 43 Ohio 3240; *State v. Rousseau*, 241 P.2d 447; *State v. Spaulding*, 34 Minn 3621.

"When a person, being without fault, is in a place where he has a right to be, is violently assaulted, he may, without retreating, repel force by force, and if, in the reasonable exercise of his right to self defense, his assailant is killed, he is justifiable." *Runyan v. State*, 57 Ind. 80; *Miller v. State*, 74 Ind. 1.

"These principles apply as well to an officer attempting to make an arrest, who abuses his authority and transcends the bounds thereof by the use of unnecessary force and violence, as they do to a private individual who unlawfully uses such force and violence." *Jones vs. State*, 26 Tex App. 1; *Beaverts vs. State*, 4 Tex. App. 175; *Skidmore v. State*, 43 Tex. 93. #903.

Name  
Address  
City, State, Zip

Date

The Honorable \_\_\_\_\_  
United States Representative  
Washington, DC 20515

RE: INSURRECTION IN NEW MEXICO

✓ Dear Senator \_\_\_\_\_:

I am reliably informed that public officers of New Mexico exercise usurped powers to set aside the Constitutions of New Mexico and of the United States of America with such force and effect for times pertinent so as to deny the power and authority of the United States Constitution. Now, either we are a nation of laws or we are a lawless nation; we can't be both.

This letter informs you that I am doing my civic duty to oppose the Insurrection in New Mexico as a United States Citizen under provisions of Section 4 of the 14th Amendment. I am a member of the nationwide Counter-insurgency Army creating a debt in the name of the United States in the pay grade of Colonel at \$3694.20 per month until the United States Congress takes the appropriate action to cure the existing defect identified in § 3, 14th Amendment. Public appropriations of 4.4 billion dollars will be required for the yearly pay of the 100,000 man army.

This letter also requests that you either propose, with an appropriate colleague, a joint resolution in the Congress for an investigation of the insurrection and with evidence obtained thereby to demand that the President of the United States of America perform his duty to proclaim and existence of an insurrection in New Mexico for its suppression; or that you sponsor one already prepared. Meanwhile, the United States Congress must take appropriate action to cure the defect identified in § 3.

Hopefully, you realize the 14th Amendment was created to prevent government from engaging in insurrection against United States Citizens. Further, you realize now that members of the army will look for evidence of an insurrection in this state also.

For the foregoing reasons, I request you cause the matter to be investigated by the Congress, the object of which is to submit a joint resolution to suppress the insurrection in New Mexico and to cure the defect caused by the said § 3.

Cordially,



**STATE GUARD ASSOCIATION OF THE UNITED STATES**

P.O. Box 208 • Lothian, MD 20711 • (301) 281-9099

President: BG Malcolm L. Jewler (TN)  
President Elect: COL Jorge Carlo O'Ne (TN)  
Exec. Comm.: LTC B. J. Brown (TN)

Vice President: BG Richard O. Nelson (MS)  
Secretary: BG Earl D. O'Brien (NM)  
Exec. Comm.: BG Robert C. O. Diney (NY)

Treasurer: COL James T. Ryan III (NY)  
Exec. Comm.: MAJ Robert J. Rodlach (TX)  
Exec. Comm.: MG Donald H. Markstein (CA)

Executive Director: COL Paul T. McHenry, Jr. (MD)

**RESOLUTION**

**Reciprocity: Emergency Management and Militia**

WHEREAS the various Emergency Managers are charged with the duty of preparation and plans to deal with emergencies from natural and other causes; and

WHEREAS, support of Emergency Management operations appears to be a proper and natural role for state militia, often called state defense force (SDF), state guard, or military reserve; and

WHEREAS, this Association recommends that militia units in each of the states seek out and adopt a support role for Emergency Operations Centers; and

WHEREAS, the Federal Emergency Management Agency and State and local Emergency Management Agencies may help by requests to governmental authority for the formation of SDF units and that such militia be assigned Emergency Management support roles;

THEREFORE BE IT RESOLVED, that each of the active state defense forces be requested to include support for Emergency Management among its missions; and that the Federal Emergency Management Agency, and each state and local Emergency Manager, be requested to call for militia support and to encourage the formation of viable SDF units.

AND BE IT FURTHER RESOLVED that this Resolution be forwarded to the National Coordinating Council on Emergency Management, National Emergency Management Association, and Federal Emergency Management Agency.

ADOPTED: 29 Sept 1994  
Austin, TX

*Paul T. McHenry, Jr.*  
Executive Director

