



# Savell & Williams L.L.P.

ATTORNEYS AT LAW

August 26, 2004

Mark S. Gannon

William E. Turnipseed

Jennifer H. Chapin

Robert E. Mulholland

Gregg M. Porter

Mary E. Wilson

Susan C. Speer

Laurel C. Schmitt

Lynda S. Williams

Garrett E. Miller

L. Sandy Fine

Cannon C. Alsobrook

Dennis R. Kurz

Bryan M. Pritchett

J. Brian Ingram

OF COUNSEL

Edward L. Savell

John M. Williams

Elmer L. Nash

**VIA TELEFAX AND REGULAR MAIL**

**229.431.2167**

The Honorable Kenneth Bryant Hodges, III  
District Attorney, State of Georgia  
Dougherty Judicial Circuit  
P.O. Box 1827  
Albany, Georgia 31702-1827

Re: My clients: Charles Rehberg and John Bagnato, M.D.  
Our File No: 41109-0001

Dear Mr. Hodges:

The undersigned represents the interests of Mr. Charles Rehberg and Dr. John Bagnato arising out of a lawsuit recently filed against Mr. Rehberg and others by Phoebe Putney Memorial Hospital. For your ready reference, a copy of this lawsuit is attached. I also enclose a copy of an article from the Atlanta Journal Constitution dated Saturday, August 21, 2004, which should bring you up to speed on events that have occurred in your county, as well as an alleged "Immunity Agreement" that was shoved upon Mr. Rehberg by agents of Phoebe Putney Memorial Hospital on August 9, 2004.

The purpose of this letter is to make you aware that some entity in Dougherty County is assuming your role as District Attorney – and it is not you. I am at a loss to explain how someone purportedly assuming the role of District Attorney could take it upon themselves to hire ex-FBI agents to falsely imprison my client by blocking the exit to his own parking lot on August 9, 2004 and commit the following atrocities:

- (1) Demanding that Mr. Rehberg come with them to a forced "meet;"

- (2) When Mr. Rehberg refused, threatening him with both civil and criminal prosecutions;
- (3) When Mr. Rehberg still refused to accompany them, putting on their best "good cop/bad cop" patter that my client should think about his family, including his wife who they mentioned by name;
- (4) Whipping out an alleged Complaint and the attached "Immunity Agreement" when Mr. Rehberg refused to accompany them, and threatening that it would be in his best interests to sign the document by noon the following day "or else!"

Scenes from a Solzhenitsyn novel?! No, scenes from your county. Shortly before this harassment of Mr. Rehberg by the ex-FBI goons on August 9, 2004, my client found audio surveillance amplifiers, screen shot recorders, password decoding equipment, and "key loggers" in his computer equipment, and experienced an attempted bugging of his home. The audio equipment is available in my office for your inspection at any time.

This "Immunity Agreement" suggests the following:

- (a) That you, as the District Attorney of Dougherty County, are "in their pocket;"
- (b) That you, as District Attorney of Dougherty County, have ceded control over all criminal matters to a private entity, Phoebe Putney Memorial Hospital, Inc.;
- (c) That you are a "puppet" District Attorney, i.e., you are not listed as having the "power" to grant criminal immunity in the "Immunity Agreement." According to this agreement, the power to grant criminal immunity vests solely in the "defacto" District Attorney of Dougherty County - Phoebe Putney Memorial Hospital, Inc.;

- (d) That you, as District Attorney of Dougherty County, are now responsible for investigating all claims where there is dissension between a corporate board and its management - apparently a new addition to your responsibilities AND the Georgia Criminal Code.

By acting as the "defacto" District Attorney (by and through their KGB henchmen), Phoebe Putney Memorial Hospital, Inc., attempts to set aside the U.S. Constitution, the Georgia Constitution and all civil and criminal safeguards contained therein. In place of these sacrificed liberties, my client received a "shakedown" in his own parking lot by agents of Phoebe Putney Memorial Hospital, Inc.

Because you are the District Attorney of Dougherty County, I am confident that you will take it upon yourself to disabuse the "DA pretender" of the notion that it controls the individual liberties of all citizens of Dougherty County. I am confident that as the District Attorney of Dougherty County, you will publicly expose this "DA pretender" and explain in stern and cogent tones that it does not have the power to hand out indictments; that it does not have the power to conduct a grand jury investigation; that it does not have the power to grant criminal immunity; that it does not have the power to suspend the U.S. and Georgia Constitutions; and it does not have the power to play District Attorney.

For purposes of this letter, the following information might be helpful. The "Immunity Agreement" that purports to grant both civil and criminal immunity and which implies that you, as District Attorney of Dougherty County, are somehow in "cahoots" with the Phoebe Putney Memorial Hospital is: *L:\Documents\Phoebe\General\Factoids\Immunity Agreement.doc*. The Atlanta Journal article of August 21, 2004 will give you a pretty good idea as to who drafted this document and on whose behalf. Further, please consider this letter as a request on behalf of my clients to investigate the abuse of power and false imprisonment of Mr. Rehberg on August 9, 2004 by the two ex-federal agents. I enclose a copy of the card

August 26, 2004  
Page 4

---

that they gave to Mr. Rehberg on August 9, 2004. I look forward to your written response.

Respectfully submitted,



ROBERT E. MULHOLLAND

REM:ppw:00379794.WPD

Enclosure

cc: Mr. Charles Rehberg  
Dr. John Bagnato