

11-24-05 Clear Creek Jail POB 518

Georgetown Co 80444

COLORADO ATT. Regulation Counsel

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RE: Charles Turner 2005-3388

DEAR SIES

I do not understand the 11-22 letter from Matt Samuelson Re Charles Turner. It says that he had no obligation to protest criminal deprivation of constitutional rights in his presence and that he can legitimately pay for its implementation. Or was I misunderstanding something? Please explain.

U.S.C. Title 18 Section 241 says that conspiracy to use force or intimidation to prevent testimony or presentment in any court is a crime. It doesn't have to be presentment in a criminal complaint, a civil complaint counts too according to West Law.

I thought that all attorneys were supposed to abstain from criminal acts and report criminal acts by lawyers. Isn't this true?

How much evidence do I need to submit to get the procedure described in CRS Vol. 12? (The one with the verified response to a written complaint followed by an oral hearing where complaining parties can present.) Have the procedures described for your office in the CRS been changed?

Kay Suwend