

abuse of office to demand ransom in exchange for Plaintiff's liberty, said actions WITHOUT the Law.

73) Therefore, Defendant Gaspar F. Perricone acted outside of law and office by ordering the Plaintiff incarcerated in Jefferson County Jail and later to the Colorado Mental Health Institute at Pueblo, Colorado, a division of the Colorado Department of Corrections.

74) All Defendants so identified herein and as yet unknown Jane and John Does did conspire and act in concert outside of law in their private and personal capacities, imposing rules, regulations and colour of law State of Colorado statutes as a matter of policy and procedure to deprive the Plaintiff of her civil rights and all in-alienable rights to which she was entitled during this entire period of the defendants malfeasance toward her.

75) Defendants Gary Clyman, Michael Thrapp and as yet un-named John Does did conspire against the Plaintiff, by threatening, intimidating and coercing Andy John Anderson for over ten hours, stating to Anderson that they had to "get" Plaintiff and her husband. Defendants Gary Clyman and Michael Thrapp stated to Andy John Anderson on July 26, 1995 that they were acting for the benefit of State hireling, actor and Defendant Gaspar F. Perricone.

#### **FEDERAL CAUSES OF ACTION**

76) All allegations set forth heretofore and in paragraph 1-75 are incorporated herein by reference.

77) The herein described felonious abuses, engaged in under colour of State of Colorado authority by the defendants, sued as individual private persons acting outside of law, deprived the Plaintiff of rights secured to her by the Constitution of the United States of America, including but not limited to her First Amendment rights to freedom of speech, freedom of religion, freedom to assemble, freedom to petition for a redress of grievance; her Fourth Amendment rights to be secure in her person, papers and effects; her Fifth