



## DK Analytics, Post #7: A long train of administrative state abuses continues; what to do?

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The unelected administrative state, i.e., the federal bureaucracies run by the separation of powers trampling executive branch -- as often abetted by an unconstitutional, “legislating” judicial branch -- continues to take down the rule of law, property right protections, and, more globally, Bill of Rights protections. Concerns that this lawless trend is escalating are, in my opinion, well founded: <http://dkanalytics.com/pdfreports/wp-content/uploads/2015/07/A-decade-later-June-2015a.pdf>

After well-documented and multiple IRS abuses over many months (<http://nypost.com/2015/07/07/the-irs-scandal-just-got-even-worse/>, <http://www.breitbart.com/big-government/2015/08/04/federal-judge-threatens-to-hold-irs-commissioner-justice-attorneys-in-contempt-over-lerner-emails/>), the EPA, despite initial stonewalling by the mainstream media, has recently been in the headlines on this front, and in a most environmentally disastrous way. Food for thought prior to the link to this tragedy: if the kind of environmental catastrophe highlighted below had been triggered by BP, Exxon or Newmont, the “Justice” Department would have sent lawyers and FBI agents on to the scene en masse looking for scalps. The specifics:

<http://www.thegatewaypundit.com/2015/08/letter-to-editor-predicted-colorado-epa-spill-one-week-before-catastrophe-so-epa-could-secure-superfund-cash/>



“Last Wednesday, a small EPA-supervised work crew inspecting the Gold King mine accidentally knocked a hole in a waste pit, releasing at least three million gallons of acidic liquid laden with toxic heavy metals. (ABC)

This letter to editor, posted below, and written by **Dave Taylor**, from Farmington, New Mexico, was published in *The Silverton Standard and The Miner* local newspaper, authored by a retired geologist, one week before EPA mine spill. The letter detailed verbatim, how EPA officials would foul up the Animas River on purpose in order to secure superfund money. **If the Gold King mine was declared a superfund site it would essentially kill future development for the mining industry in the area.** The Obama EPA is vehemently opposed to mining and development.

The EPA **pushed for nearly 25 years**, to apply its Superfund program to the Gold King mine. If a leak occurred the EPA would then receive superfund status. That is exactly what happened.

The EPA today admitted **they misjudged the pressure in the gold mine** before the spill – just as this editorial predicted.

The letter was included in their print edition on **July 30, 2015**. The spill occurred one week later (see EPA Plan is really a superfund Blitzkrieg):”

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**LETTERS, from Page 2**

chatted with other groups of OHV visitors who have also stated they will go elsewhere if that happens.

Thank you for the current hospitality. Don't keep OHVs out of town. Doing so will keep us and many others from visiting Silverton.

— Richard and Kay Powell, Terry and Hilda McLeod, Dan and Lanell Smith, Liz and Dicky Morris, Bill and Linda Falcott, Alex and Linda Kalinowski, Charles and Liz Street., Mike and Jeanna Spletstosse, Don and Nancy Barnett, Ron and Linda Read, Texas visitors

**EPA plan is really a 'Superfund blitzkrieg'**

Editor;

I came to Silverton this summer to enjoy my retirement, appreciate nature and prospect the mountains for unique minerals. I came here to enjoy a simple life with no TV and no politics, but unfortunately that has changed. Your EPA dilemma has caused my blood to boil.

Based on my 47 years of experience as a professional geologist, it appears to me that the EPA is setting your town and the area up for a possible Superfund blitzkrieg.

In regards to your meeting with the EPA on June 23, Mr. Hestmark's (EPA representative) statement "we don't have an agenda" is either ignorant naivety or an outright falsehood. I am certain Mr. Hestmark's hydrologists have advised him what's going to happen when the Red & Bonita portals and plugged and the "grand experiment" begins with unknown and foreseeable results and possible negative consequences.

Here's the scenario that will occur based on my experience:

Following the plugging, the exfiltrating water will be retained behind the bulkheads, accumulating at a rate of approximately 500 gallons per minute. As the

water backs up, it will begin filling all connected mine workings and bedrock voids and fractures. As the water level inside the workings continues to rise, it will accumulate head pressure at a rate of 1 PSI per each 2.31 feet of vertical rise. As the water continues to migrate through and fill interconnected workings, the pressure will increase. Eventually, without a doubt. The water will find a way out and will exfiltrate uncontrollably through connected abandoned shafts, drifts, raises, fractures and possibly from talus on the hillsides. Initially it will appear that the miracle fix is working.

"Hallelujah!"

But make no mistake, with in seven to 120 days all of the 500 gpm flow will return to Cement Creek. Contamination may actually increase due to disturbance and flushing action within the workings.

The "grand experiment" in my opinion will fail. And guess what Mr. Hestmark will say then?

Gee, "Plan A" didn't work so I guess we will have to build a treatment plant at a cost to taxpayers of \$100 million to \$500 million (who knows).

Reading between the lines, I believe that has been the EPA's plan all along. The proposed Red & Bonita plugging plan has been their way of getting a foot in the door to justify their hidden agenda for construction of a treatment plant. After all, with a budget of \$8.2 billion and 17,000 employees, the EPA needs new, big projects to feed the best and justify their existence.

I would recommend that anyone who owns a home, property water well or spring in the Cement Creek drainage take water samples ASAP to protect themselves from groundwater changes that may be caused by the EPA plugging operation!

God bless America! God bless Silverton, Colorado. And God protect us from the EPA.

— Dave Taylor, Farmington

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What to do? The only viable ASAP solution, in this author's view: state-level nullification. The related link: <http://dkanalytics.com/dkblog/index.php/2015/07/30/dk-analytics-blog-4-state-level-nullification-of-unconstitutional-federal-edicts-only-asap-recourse/>

Greetings,  
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