Dear Commissioners,

05/31/2017 recent tape recordings about "cardboard" boxes and some people not being able to live here is a truly objectionable, appalling affront against US Supreme Court cases upholding and affirming the rights of even dwellers of cardboard boxes as having rights to unreasonable search, seizure against the dwellers person, appears effects…even on public land and city streets. Much less their own property or property they have rights to.

It is my concern Mr. Printz words are counter-constitutional, present a direct threat to the US Constitution and the people of Custer County, evidence to clearly and wrongfully target in a disparate impact against US veterans, minorities, the disabled, the elderly and the poor as well as generalized forms of economic classification targeting. By Mr. Printz legally unskilled words in this occasion clearly contradict the US Constitution and disparately against people and landowners on a pre-determined targeting basis where US Supreme Court cases have upheld very specifically, cardboard box dwelling as protected for constitutional rights, I am advising the Denver ACLU and providing them a copy of this Custer County BOCC words that seek to maliciously abuse a color of law and code regulations to drive out and fixated a targeting strategy against those of medium and lower economic classification where our society's most vulnerable lay that need the protection of the US Constitution from this Custer County BOCC legal over reaches the most, and request that the ACLU act on stand-by to seek to invoke an emergency injunction against the Custer County BOCC implementations of the IBC and it's enforcement's on grounds of the evidence that the engendering motivations and driving bias showing disregard to the Constitutional rights of the people of Custer County that harms people's rights, pursuit of happiness, peaceable enjoyments and dwellings even if they are cardboard or tent by a desire to abuse IBC so people cannot live where they have a right to live and is in fact, a pre-targeted intent to discriminate unlawfully. This includes both those living "on the streets", BLM, or their own private property.

It has been shown over and over that when the driving motivation to a rule, regulation, code or law is driven first by a disrespect of the political leaders in power acting in unilateral power gestures and thrust against the supreme law of the US Constitution. And the standing rules of law in precedent cases that upheld the rights of "homeless" in "cardboard boxes" and shown it has a discriminatory bias against even protected status or class en masse adverse impact, that those driving, engendering, motivating issues demonstrated by Commissioner Jay Print counter-Constitutional power thrust can be blocked from implementation. Case in point, Presidential Orders on travel have been successfully blocked by injunction, that while the injunctions are capable of being challenged, and will be heard in Supreme Court and could be overturned, the fact remains emergency injunction can be obtained.

As Mr. Pritnz statements are harshly oppressive against protected classes of people of Custer County to say who can and who cannot live here by per-determined motives against those who need protection from Jay Printz alarming ideations of using the IBC as a front to target them, and show clear intent to focus scrutiny to target and harm the established civil liberties and US Constitutional rights of its people with loss of enjoyment to pursuit of happiness (real estate), peaceable enjoyment, unwarranted intrusion and selective enforcement agenda and creation of

barrier to access of compliance in economic structuring against them, I am sending the ACLU in Denver Colorado a copy of the BOCC tapes words featuring what appear to be Jay Printz over-steps against the US Constitution and established supreme court cases and request they consider filing emergency injunction against the Custer County BOCC plans to implement what may be otherwise lawful and adopted, that is yet for unlawful reasons that creates harms to a great many. The aggrieved parties are the people of Custer County of protected classes whom universally have the same rights and protections under law that are clearly identified to receive enforcement harms. Accordingly, I plan to ask the ACLU to act on behalf of those planned to be oppressed and harmed under Jay Printz power overreaches that create partiality of enforcement to the deprivation of their Constitutional rights, and to assess this County BOCC plans, agendas and designs of how it seeks to target only certain persons for selective enforcement impacting in harm born of bias, partiality, and discriminatory intent behind it as the motive so it may be blocked as necessary, if needed. The tape is circumstantial evidence at the least of a harmful, bias driven engendering motive that unfairly targets and burdens our societies weakest this BOCC seems to show no care or regard to protect for the how, the why and the motive it seeks to implement Jay Printz stated agenda. Past planning parties saw no true or clear and present need for the IBC locally, members of the public have been objecting to the words of Jay Printz, as do I, and this sudden gesture stated by Jay Printz will be harmful to the public interest of the community and region as a whole for how he identified the motives and who will be impacted.

Respectfully,

Mark Howard

1813 14th Trail

Cotopaxi, CO 81223

markhoward2012@gmail.com

CC: ACLU, Denver

CC: Public