

Phoenix Journal

#131



By Gyeorgos Ceres Hatonn

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DEDICATION

To you who seek WITH INTELLIGENCE!

INTRODUCTION

REC #2 HATONN

MON., APR. 3, 1995 8:06 A.M. YEAR 8, DAY 230

MON., APR. 3, 1995

(To another book we didn't know we had written!)

AS THE STOMACH TURNS WITH BILLIARY POISONS

As we look over some of the topics of this journal we note quite a bit regarding Snell, Tucker and Clinton. By the time this "journal" makes print the Snell episode will have more "historical" legacy. What will it be? Will we have served well enough to bend the tide of evil upon our innocent brethren or will he be dead—executed by the evil hands of Satan's crew? Billy Boy Clinton was in Arkansas this weekend—GUESS WHY?! He was, "meeting with the Governor, visiting the Governor's mansion and meeting with all the prior Governors of Arkansas", they said on the non-news. He is there to try to do something about his miserable criminal activities and WHAT TO DO WITH RICHARD WAYNE SNELL!!

Hillary is meeting around India and other places where SHE HAS NO BUSINESS "to further women's rights—" etc. Good, baby; go for it! Does it not turn your stomachs, students? A murderer-drug dealer for a President and a lesbian pusher for a First Lady? Indeed, you have "come a long way—!"

DON'T FORGET THE FAR-OUT

Will we ever be able to get around to our own jobs as to connections with stars and universal galaxies and the SECRETS AND WONDROUS MYSTERIES OF "LIFE"? I hope so because it is so incredibly breathtaking. Evil always enters the picture with the physical expression, as it is meant to be. God always sends you and hosts to counter the thrust. Do we succeed? No, not always as to the "salvation" of these broken THOUGHT patterns—but yes, God wins, EVERY TIME.

There are already operable TIME "TUNNELS", if you must call them something, TO OUTER REACHES OF THE COSMOS and your Elite bastardized lizards from the "Serpent" realms USE THEM. Technology for the THOUGHT FORMATION of incredible and massive manifestation of monsters and demons EXISTS and has since long before Monarch.

To set some of you who are at curiosity peak to rest: yes indeed, many years ago Pleiadians came and tried

to reason with you-the-people taken over by the very Serpent races of which we speak—THAT INCLUDES THE U.S. OF A. They then worked for a while with Germany for the building and sharing of craft, etc., which would hopefully be used to bring peace. Then enter, again, the greedy banditos and Hitler made other contracts, so Pleiades participants backed off TO WAIT AND SEE. Well, they have waited and certainly SEE. You are in trouble and yet the very ones who claim to want to see and hear MORE—do not respond when I invite them to council. I have asked the Montauk writers in to get the story STRAIGHT and they don't even nod. Well, I now ask that someone get Vladimir Terziski to get in touch with Hayakawa and Maxwell and get out here to meet with me. He can be found around the Los Angeles area, probably. I don't want to give any more information, please, as he has enough problems already, without me. I am only interested in ones who REALLY want to find and know the truth—I am not in science-fiction conjuring.

By the way, boys, the conjured [*Montauk Project*] beast of Duncan is STILL HANGING AROUND and he has attachments to everyone who helped think him up! YOU HAVE NO IDEA OF THE POWER OF “MIND”. All any of you ARE, is mind projection. Are there OVERLORDS? Of course! Do you ACTUALLY THINK you are presented with no more than a 70-year projection period on some 3-D TV screen? Well, you ponder it.

GUESS WHO WINS?

So, you think that the big bad wolf can just huff and puff and blow away GOD? Think again!! Lucifer keeps “trying” with his ring of bandits, but he always fails. However, a lot of “people” get blown away every time and planets become uninhabitable for even the ghosts of “Christmases” past. He and his triad of controllers, two humans and one reptilian, have headed your evolving Committee of One World Controllers since almost 400,000 years ago. Let us call it “interactive” TV. These crap-shooting negative energy forms are not even my actual “enemy”. They are not worthy of the label but it seems to be the only term you people can fathom. I and my team wins—EVERY TIME. EVERY TIME, for we created the game!

We try to let you get into the actual GAME by coming into understanding and KNOWING (against the odds, granted) while we write and reason, show and tell. Most continue to sleep their very existence AWAY. You can't KILL Creator, children—He created you—HE CAN UNCREATE MORE QUICKLY. He doesn't have problems with “fused connectors” or “switches”. He just turns off the power—and WE CAN DO THAT TOO. And when the energy is disconnected—you and all the bad vibes just GO POOF, LIKE WIPING PAC-MAN OFF THE COMPUTER SCREEN. Complicated? No, it's very simple.

“So, does it turn out to be different than the PREACHERS told us?” YES INDEED—VERY DIFFERENT INDEED. “Dharma out of her mind?” NO, she is one of the FEW ***in her mind in total SANITY***. Messengers have come to your place to TRY TO TEACH YOU. In this very focus at this time of your perceived cycle of annual foolishness, you approach your chosen day for Easter. Easter is a Satanic holiday since time began. You chose it for the murder of a messenger—whose name was Immanuel (Jmmanuel), not Jesus. But, you murdered him anyway in YOUR MINDS. YOU conjured the tale and wallowed in the sacrificial blood of the lamb. All are symbolic projections of the adversary anti-Christ. A friend has sent the following observation which he figuratively dates, April 7, 33 A.D.

[QUOTING:]

“This day shall live in infamy.” Thus spoke our President, Franklin Delano Roosevelt, concerning the Japanese Attack on Pearl Harbor Naval Station, Hawaii. And so it does. The day is well remembered every year. All Americans take special note of that particular day.

On one particular day, in the year of about 33 A.D. (although it was not recognized as such, at the time, nor properly acknowledged in our present time) on April seventh, the most foul of all human misdeeds was accomplished. That is: The crucifixion of the Beloved Master Christ.

The reasons given for that dark deed are all false. The real reason was to discredit his message, shut him up, and forever **bury the truth**. His message:

YOU CAN ALL BE ONE WITH GOD, AS I AM!

Signed “2 X 6” [**H: A two by four was not big enough to get his attention!**]

[END OF QUOTING]

Now, let us change our focus (but not subject). We are getting some really dandy things from South Africa these days.

I also ask that Laurie and others of you who are experiencing Rayelan (Rael) Russbacher’s recent lies and deceit to pay attention to just WHO “Rael” might represent. Perhaps “only the Shadow knows—!”

I am going to offer you the following information as received for I have little comment—it speaks for itself. I would remind you, however, of the recent attempt at OPERATION BLUE BEAM that fell on its face in the muck and ask you to note several things about THIS information, not the least being the address of the “centers” as offered. Good luck, WORLD!

First we will offer Carol’s cover letter and, remember, it comes from SOUTH AFRICA!

[QUOTING:]

Fax: April 3, 1995

To E.J.,

Have you ever heard of the Raelian (Israelite) Movement? Well they came to town and a couple of us went to check it out! “They” had a U.F.O. conference on at the Rosebank Hotel. Funny thing, U.F.O.s were seen in the sky the night before; it was all over the news every hour!

Now we don’t know whether the U.F.O.s were one of “their” demonstrations or, because they had coloured lights, could it have been “our” people observing them. Hundreds of people showed up because of the U.F.O. sightings—people were fighting to get in the doors. “They” had a book for sale called *The*

Message Given to Me by Extraterrestrials, which I had obtained from a friend of mine in 1991. He bought it in Japan! I did not find it “coucher” “Kosher”; it was 90% truth the rest was B.S. and scary! My impression was that most of the people talking at the conference were cloned, they showed **no emotion**.

They specially checked “us” out, even took photos of us. Luckily some of the people attending were informed and started to ridicule “them”, especially when it came to the video on how we should go for cloning to “create” a new race of people! “They” asked the Government if they could build an Embassy here in South Africa so that their crowd can officially land among us! These are the anti-Christ that Commander warned us about and I can now see that if one is not informed or connected to the “right source” how easily misleading and confusing it is going to be!

This “happening” is a serious warning that it is upon us now! Please share this with Commander.

Thank you, in Light,

Carol S.

P.S. The attacks (as mentioned) in the latest *CONTACTS* are not unique; the same is happening to us here!

[END OF QUOTING]

The next is a translation of an article sent. Carol has been gracious enough to translate for us so we won't waste space with printing the original article but it is on file here if needed by anyone.

[QUOTING:]

Johannesburg Beeld
Friday 31 March 1995
(Translation)

U.F.O. “LANDS BY FARMER”

Bloemfontein—A Flying Saucer as wide as the road, between 6m and 9m high, landed yesterday morning, according to a farmer from Coligny, right in front of him in the road. He said his pick-up van lost all power and came to a halt. When he climbed out of his car a magnetic field froze him to the ground.

Apart from this, ten Flying Saucers were observed above Johannesburg this week and extraterrestrials are going to get an “Embassy” here in Gauwteng (Johannesburg).

Several people from Bloemfontein also said that they observed several U.F.O.s and took some videos of them. The farmer from Coligny, Mr. Jan Pienaar (45), told the *Beeld* newspaper that after three minutes the saucer took off at a tremendous speed like lightning and his car was suddenly functioning again.

He was yesterday morning approximately 8:30 am on the road between Coligny and Brakspruit when he was suddenly confronted by the U.F.O.

“When I came around the bend in the road it was suddenly there right in front of me parked in the road; my car came to a halt. I climbed out of my car but something like a magnetic field held me so that I could not move. The U.F.O. was approximately 90 m from me, it stood on three legs and made a soft humming sound like an electric motor.

“It was a beautiful thing, something like metal colouring or stainless steel but at the same time also transparent. It had red, green and light purple lights. The form was like an upside-down bucket with two more rifts at the top.

“After about three minutes the three legs on which it stood slowly folded in as it lifted up. It wobbled a bit and then turned half on its side and I could see a row of windows in the top rift before it shot away as fast as lightning.

“A black man stood next to the road against a wire fence but, when the U.F.O. shot away, he turned around and ran as fast as he could. The ground where it stood was hot as fire.”

Col. Dires Muller, district commissioner of the Police Force (SAPD) in Klerksdorp confirmed that Mr. Pienaar phoned him about the incident. Major Johlene van *der* Merve of the SAPD in the Free State said the Bloemfontein squat’s were already informed about a U.F.O. about twenty past two yesterday morning. Members of the SAPD saw a bright light and some people took a video of it, two more U.F.O.s appeared or joined up with the one they were viewing.

Mrs. Delene Erasmus of Faunasig in Bloemfontein gave her video to the SAPD and also the SABC (TV station).

“We took the video from the bridge and because it was very dark outside the tape did not come too clear. It changed colour and sometimes it looked like it came nearer.”

An amateur astronomer at the University of the Free State said that nothing tells him that it was a U.F.O. “It probably was a weather balloon with a light attached to it.”

[and]

ALIEN CRAFT ARE ON THE WAY TO EARTH
by Andrew Trench: *Sunday Times*, April 2, 1995 (Johannesburg)

THE aliens are coming, but don’t hold your breath—they’re only expected in the next 30 years.

And, says the Raelian Movement visiting Johannesburg this week, this alien nation—the Elohim—are responsible for humans populating the Earth.

An audience of some 250 people, ranging from elderly couples to students, expected a conference on UFOs and extraterrestrials.

Instead, the stunned Rosebank crowd was told the Elohim, or “experts in DNA”, had created all life on Earth as a “laboratory” and was exhorted to spread the word of the Raelian Movement.

The Raelian Movement's founder, French journalist Claude Va[?]rilhon—who **later took the name RAEL—claims to have been contacted by the Elohim in 1973 and taken to their planet, which apparently lies about one light-year from Earth.**

As earnest Ivory Coast Raelian Zadou Axaël, told the bemused audience, the Elohim would be returning in the next 30 years. They hoped, he said, for an embassy to receive them near Jerusalem—because Jewish people were direct descendents of the Elohim.

“The Elohim want the whole population on Earth to speak one language and to have a unified police force,” he said.

There would be a bonus **for all religions**, too. Mr. Axaël claimed the Elohim would return with all the “prophets” including Jesus Christ, whom they had originally dispatched to assist humanity.

Not only were the Elohim behind the prophets, but were also responsible for the great Biblical disasters—like the flood of Noah's era. **[H: Gosh, I wondered who did that one!]** But, said Mr. Axaël, this was not a flood but mass atomic devastation.

“Mankind did not respect the Elohim and were punished for it.” **[H: Sounds like some threat out of the Israelites, doesn't it?]**

To guffaws from the audience, a video-tape of a blurred white spot travelling “at 40,000 km/h” was described as a UFO sighted over Bloemfontein this week. **[H: Hummmnnn—]**

[END OF QUOTING]

And so, what about this “Raelian Movement”? I don't know but it looks interesting at the least and tells far more than is PRINTED ON THE BROCHURE. We will offer the information on the brochure:

[QUOTING:]

AN EMBASSY FOR
EXTRA-TERRESTRIALS

They created humanity scientifically in their laboratories, using DNA.

They are human too.

Their masterpiece was described by those who first wrote the Bible and other religious texts.

Who are they? What is their relationship to humanity on Earth? Why have we been created? When will they come? Where do they want to meet us?

RAELIAN MOVEMENT

THE RAELIAN MOVEMENT

- is a non-profit-making organization.
- has over 29,000 members in 40 countries
- and
- holds two-week courses once a year on each continent.

At these seminars 300 to 700 people receive philosophical, scientific and religious teachings directed towards meditation, sensual pleasure and their benefits for psychological balance and physical health. **[H: Now I ask you—JUST WHO would come up with this sensual pleasure garbage?]** The teachers include doctors, psychologists, theologians and scientists of a high standard.

They teach the RAELIAN VALUES outlined below. These values are designed to HELP humanity progress:

AN AWARENESS OF THE CONSEQUENCES OF OUR ACTIONS.

“Individuals are responsible for everything they do, even if they are obeying someone else’s order. Those who pull the trigger are just as guilty as those who give the order.” ...Rael.

“Never obey any order, no matter what it is, or who gives it, if the order goes against your conscience.” ...Rael.

“Even if Rael himself, or the Elohim ask you to obey an order which is contrary to your own conscience, don’t obey it.” ...Rael.

ABSOLUTE RESPECT FOR LIFE

“Even if some authority led us to believe that we could save the whole of humanity by killing just one human, we should still not kill that person. The life of one non-violent person is more precious than all of humanity. This rule renders all massacres, holocausts and crimes against humanity impossible.” ...Rael.

In addition, being custodians of planet Earth we should make ourselves aware of the impact of our actions and life-style upon the environment.

SELF-RESPECT

Drugs, alcohol, tobacco and caffeine are strongly discouraged. These substances not only destroy the consumer’s own genetic code, but also introduce genetic defects into future generations.

LOVE FOR ONESELF

Tolerance alone is not enough. It lacks enthusiasm and only involves putting up with other people’s

differences while we remain quick to change our opinion if these differences disturb us. On the contrary, really loving other people's differences means supporting their differences, be they racial, cultural, religious, sexual or genetic.

If everyone were the same, the world would be a boring place. "The greater people's differences, the more enriching they are to everyone. A humanity full of variety is indeed a rich humanity." ...Rael.

NON-VIOLENCE

"Threats of violence need to be punished as severely as violence itself because they imply that those who threaten assume their point of view can triumph through violence." ...Rael.

WORLD PEACE

"All the national armies need to be removed in order to create a true world government and world military army whose task is to be the planet's guardians of peace. Governments should dedicate their military budgets to combating hunger in the world. As to the funding of their own national armies, they should try being a charity...! They would certainly not receive a great deal." ...Rael.

SHARING

"Every person has the right throughout their life to sufficient food, a place to sleep, clothes to dress decently and an education, even if they are not working. As an essential motivator for the progress of humanity, those who work should have the right to luxury—this luxury being in proportion to the work and to its contribution to society." ...Rael. **[H: Keep in mind that this is a TAX-FREE organization so they don't intend to pay any part of the above requirements! I gather, however, the hierarchy (Rael) plans to live in this "luxury" for his "work".]**

THE MESSAGE GIVEN TO ME BY EXTRA-TERRESTRIALS (Macmillan Distribution)

[H: Notice nobody for Freedom and God can get distribution from anywhere, much the less, Macmillan Distributors. Sorry about no picture because there is a picture of a "Rael", I assume, and a symbolic six-pointed star! (of David).]

Life on earth is not the result of random evolution. It is a deliberate creation, using DNA, by an advanced race of LOVING people who made human beings literally "in their image". Traces of this epic masterpiece can be found not only in the *Bible*, but in the ancient texts of many cultures. The word "ELOHIM" in *Genesis* is a plural word—the singular being Eloha—which does not mean 'God' in the singular but "those who came from the sky".

Leaving us to progress alone, the Elohim maintained contact via PROPHETS such as Moses, Buddha, Mohammed, etc., deliberately chosen and educated by them to deliver the Message appropriate for each age. Jesus, whose father was an Eloha, was given the task of spreading these messages throughout the

world in preparation for this crucial time in which we are now privileged to live. Since 1945, we have entered the AGE OF APOCALYPSE (FROM GREEK “APOKALUPSIS”, MEANING revelation), A TIME IN WHICH, AS THE *BIBLE* FORECAST, THE PEOPLE OF DAVID WILL BE BACK IN THEIR COUNTRY (CREATION OF THE STATE OF ISRAEL), THE BLIND WILL RECOVER THEIR SIGHT (ELECTRONIC PROSTHESIS), MAN HAS HIS VOICE CARRIED ACROSS THE OCEANS (SATELLITES OF TELECOMMUNICATION), AND BECOMES AS “GOD” (CREATION OF GENES OF SYNTHETIC LIVING BEINGS BY SCIENTISTS.) **[H: Oh, indeed, indeed—these people are quite SERIOUS!]**

In 1973, a French journalist Claude Vo[a?]rlhion “RAEL” was contacted by the Elohim, who asked him to make their final message known worldwide and to prepare an EMBASSY where they can officially land among us bringing with them all the prophets as predicted by every religion. When they come they will meet world leaders and the media, and will officially begin to give humanity the benefits of their wisdom and technology so that we may live happily in the long-promised “Golden Age”.

THE EMBASSY

The Raelian Movement exists:

1. To inform everyone about these messages without trying to convince.
2. To build an embassy for the Elohim on internationally recognized territory.
3. To develop a global maturity adapted to the future, not the past.

SENSUAL MEDITATION

Sensual meditation is the “Instruction Manual” given to us by the Elohim to teach us how to master the harmonizing abilities within our brain. They are best placed to know because they designed human beings on Earth. As human beings, we are linked by our receptors, the senses, to the infinite which surrounds and composes us.

By developing our sensuality, we develop our capacity to feel connected with the infinite and to feel infinite ourselves. Allowing us to get rid of the inhibitions of guilt, whilst at the same time not falling into the mysticism of Eastern teachings, sensual meditation allows us to discover our body by learning how to enjoy sounds, colours, smells, tastes, caresses and to live a life filled with sensual pleasures. **[H: HummmHummm! Sure, good old demoralizers! Those wonderful sensual pleasures that completely overtake the reasoning brain in false expectations? Ah yes, the same ones, readers!]**

Elohim taught these techniques of sensual meditation to Rael so that we can awaken our mind by awakening our body and realize our true potential.

RAELIAN SEMINARS

The seminars of Europe take place in the South of France at a camping site in TARN and in the

province of QUEBEC (Canada) for North America.

To be entitled to attend these awakening courses, you must have read the books of RAEL: *The Message Given to Me by ExtraTerrestrials*, *Let's Welcome Our Fathers From Space* and ***Sensual Meditation***. Furthermore, one needs to be a member of the Movement.

During these courses you will be the master of your own progress and rhythm in all levels of development (philosophical, emotional and professional), RAEL and the guides will be there to guide and support you in your personal development. For more information write to the Movement of your country. **[H: He will, I'm sure, also have ones there to HELP YOU IN YOUR PERSONAL SENSUAL MEDITATIONS!]**

THE SYMBOL OF INFINITY (Stylized Star of David)

The Star of David represents infinite SPACE. The extra-terrestrials who created mankind in their laboratories have scientifically proven that the infinitely small has the same structure as the infinitely large. The atoms in our hand, for instance, contain minute galaxies which themselves have planets with minute humanities living there. Similarly, our own galaxy is a tiny particle of a huge atom which itself is part of some immense organic being and so on ad infinitum. "As above, so below."

The symbol in the centre, resembling the shape of a galaxy, represents infinite TIME. Everything in the universe is in perpetual transformation both at the infinitely small and the infinitely large level. Matter has no beginning and no end; EVERYTHING IS CYCLIC. As Heracles said in 500 BC, "Nothing is created, nothing is lost, everything is transformed."

The symbol of infinity is the emblem of the Raelian Movement, which was founded by the Elohim's last messenger, Rael. Elohim is a plural and, as found in the original biblical texts, means 'Those who came from the sky'. The Elohim are those human extra-terrestrials who, through the synthesis of DNA, scientifically created mankind "In their Image".

[H: Please, editors, include the picture of this so-called sign of infinity. You are dealing with very FINITE individuals here and you had better be on your toes. In the interest of good journalistic presentations, we give information for membership and locations of major centers.]

If you wish to order the book through the Raelian Movement or wish to have more information on the Movement's activities, then fill in the ORDERING FORM BELOW. (NAME, ADDRESS, AND ORDER) **[H: Since the books are titled as above and as the amounts for purchase are given in "pounds sterling" I back off this part and suggest if you are interested—please follow up by correspondence.]**

Prices are subject to changes without notice.

Cheques payable to the Movement of your country:

CHAPTER 1

REC #1 HATONN

THU., MAR. 9, 1995 7:31 A.M. YEAR 8, DAY 205

THU., MAR. 9, 1995

WE ARE SERVANTS TO GOD, TO NATION, TO PEOPLE

As we sit to write this morning we are again finding, as last week when we scooped the piles of paper and items off the desks and placed them into piles on the floor, unable to reach the keyboard. EVERY ITEM IS WORTHY OF A PAPER EDITION OR A JOURNAL, UNTO ITSELF. Obviously we can't touch it all and many important questions go begging.

WHY RONN JACKSON

When our contact with Mr. Jackson was first made—IT WAS BECAUSE OF LEGAL FILINGS HE HAD DONE WHEREIN THE JUDGE WAS SAID TO HAVE RULED IN FAVOR OF JACKSON. That was a CONSTITUTIONAL issue and many well-known “constitutional” groups were already working hard and fast with Mr. Jackson. The contact was asked and made through *CONTACT* and Mr. Martin.

Today I find that half the phone calls and at least half the mail is either from Mr. Jackson—to urgently print or Fax—or regarding Mr. Jackson's projects that have absolutely nothing to do with us in any way whatsoever. Moreover, the staff members are now upset over the seemingly endless tasks presented by one Ronn Jackson. This is NOT Jackson's fault—if YOU ACCEPT the orders then it is your fault if you be overloaded. As a matter of fact, Jackson actually asks for almost nothing from here—but he does ask now, of almost all readers who have responded to him—to at the least, take his newsletter, which now comes back to US as somehow not what you expected, and I (or “we”) are somehow to blame. No, I do not accept such accusation and the *CONTACT* “press” honors input from any and all newsletters, which are of merit.

For instance, *TAKING AIM* is about the best ongoing newsletter that comes through these offices. **It is the newspaper from the MILITIA OF MONTANA (MOM) and, yet, look how I bash the very action of taking up arms and forming such scrutinized groups. Their desire to form a watchguard force is not my business—do you see the difference?**

When the military might of the United Nations goes forth and arrests (as they now have done with some members of MOM through local police), the newsletter will most likely be damned also.

WE ARE PART OF THE FREE PRESS UNDER THE FIRST AMENDMENT, YES, AND WE PLAN TO KEEP IT EXACTLY THAT WAY. We shall neither advocate nor participate in any organization or group bent on any kind of violence in organized form. Why? Because, number one, it is

against the Laws of God to KILL. In taking up arms—the intent is always to use FORCE IF NECESSARY—AND IT WILL BE NECESSARY. Moreover, you put a bunch of guns in the hands of the radicals—and you WILL have killing—if nothing more than to SET YOU UP.

So, we are called “cowards”, “treasonists to the cause” and all sorts of cute terms by the radical “PATRIOTS”. We stand as being patriotic, NOT “patriots”. We organize with words and, hopefully, ballots and we stand NOT AGAINST WASHINGTON DC **BUT FOR A NEWLY FORMED REPUBLIC.** There are no laws in the *Constitution* for the (u)nited States that say you MUST HAVE A CENTRAL GOVERNMENT IN WASHINGTON DC WHO RULES THE PEOPLE LIKE A DICTATORSHIP. **In fact, dear citizens, you WILL FIND just the opposite instructions in your CONSTITUTION.**

But, ah yes, why Jackson? Because, quite frankly, Dharma, even added to by staff, CANNOT DO ALL THE WRITING LOAD. YOU can’t absorb much more from a paper edition that is larger than a book. Please note how many times the writings identified in the paper as “Hatonn” appear in *CONTACT*—while in addition, journals are coming forth one-a-week now. I don’t allow Dharma even the help of a scanner for copy work for I want to comment on every item presented through her keyboard. THIS IS OUR VERY PURPOSE OF SERVICE.

There are, however, myriads of other material YOU NEED and a NEWSPAPER needs to present that kind of material. We do not serve only the patriots—we serve the citizens—whoever they be.

At the time of beginning association it was obvious that whatever Mr. Jackson may be—he has contacts which allow him to get news from “higher up the ladder”. I consider that “confirmation”, not news. We get no NEWS from Mr. Jackson and that is the major complaint—that somehow I have gotten you to sign up for a newsletter, etc., and there isn’t any “news”. We get blasted in that Mr. Jackson’s “news” is five years old—if you are a *CONTACT*/journal reader.

Well, Mr. Jackson says that he has access to MAJOR funding resources—which we need, you need and thus and so. He OFFERED to fund projects—starting with *CONTACT* with absolutely NO STRINGS ATTACHED. He has honored that and at any time that he has overstepped that boundary in push and shove—he has apologized for the inferred intent. Ronn Jackson is like any of you, only seemingly without fear, who sees a need and wants to get the job done. THAT is why I support Mr. Jackson. Does he make errors? In my opinion, yes, but you who are without error—step forth for the first throw. Do “I” make errors? Yes, but Mr. Jackson is NOT one of them.

Mr. Jackson was going to start a newsletter WHEN WE MET HIM. I see no reason a person cannot begin to present opinions as well as any other. YOU have to decide whether or not YOU wish the information, no more-no less. You make that decision every week with *CONTACT*. *CONTACT* *never has had more than 1,500 paid subscribers.* **It is the most READ newspaper in the world—and only 1,500 subscribers! The funny thing to me is that people can freely subscribe to CONTACT WITHOUT fear.** It is BECAUSE of the connection with ME that allows for that little fact. The very reason ones fear to subscribe is THE SAME REASON you CAN do so. We compile truth and it serves as an ongoing “contact” reference for, not the least of which, you within OUR TEAM.

Our hopes were, and are, that when Mr. Jackson is available to serve in freedom, that he will do a lot of

writing on political and intrigue matters in revealing truth and uncovering the dark side of your existence. If that be OF GOD, fine; if not—fine. We are BRINGERS OF TRUTH, not “warriors” for a bloodbath of some kind. And, the MINUTE we become such in the latter category—THE PAPER, THE PEOPLE AND THE RESOURCE WILL BE TAKEN OUT.

CONTACT IS UNIQUE
SOURCE OF TRUTH

This is WHY who *CONTACT* IS NOT, and never shall be—FOR SALE. If it is taken over and made into a great commercial venture—it will NOT be through our team. Under the controlled press and media you have no other resources than these tiny publishers of truth—and there are many, some with far larger subscription viewers. To stay in press we have to have help for we will NOT succumb to the pressures of printing anything inciting to riot or subversion. We will certainly CONTINUE TO PRINT notices wherein others may well be gathering—if asked to do so. For instance there is a meeting, I understand on the 18th of March, in Bakersfield, CA. Mark from Michigan heads the speaker list. The picture on the brochure shows a military-type person, armed, and standing at ready to serve. Fine, if YOU desire to do this—do it. I happen to have “inside” information that the group will, if not raided on the spot for arrests, be photographed and every person identified, who attends. Is that bad? No, they already know who YOU are. If you want to go to a peaceful gathering—you certainly may do so and any member of the Press can do so. However, if arrests begin for any reason and JUST ONE gets foolish—ALL WILL PAY DEARLY—***AND THAT IS NO HELP TO ANYONE EXCEPT THE VERY BASTARDS WHO ARE IN CONTROL NOW.***

Mr. Jackson was doing whatever he was doing when he met us—I see no reason he cannot continue to do whatever he was and is doing now that he has done so. Furthermore, we will talk to ANYONE who offers to get funding for our projects, which are totally worthy and without any “groupie” connotation whatsoever. There is one project which was already set for construction in Texas, called *FUTURONICS* which has been enlarged to take in a major Television system and would be the most advanced Motion Picture studio set-up in the world. THAT IS GOOD BUSINESS, READERS. IT IS NOT A CULT OPERATION—IT IS A GOOD BUSINESS VENTURE! YOU MUST BUILD ON EXCELLENCE, IN GOOD BUSINESS, AND LAY A FOUNDATION FOR EMPLOYMENT IN ORDER TO REBUILD YOUR REPUBLIC. You cannot have a WELFARE system which enslaves you—you need jobs and a foundation of security upon which to build. The studio is only one facet but it is a \$240 MILLION construction. DO YOU HAVE THE FUNDS TO DO THIS? Well, neither do we! But Mr. Jackson says he has contacts who DO. Further, the investors CAN NOT HAVE CONTROLLING INTERESTS FOR THEIR OWN DIVERSION OF TRUTH. Mr. Jackson says his investors won’t demand that for they will want an offering of decent material in presentation. Corporations in these instances will OWN THEMSELVES (a nice fundamental allowance in NEVADA). Investors will be well paid for their venture capital by overborrow. That means they loan us “fees” when they loan us investment money and then NO USURY. Hard to find such investors? Yes indeed.

However, we had a fine thing IN THE WORKING with gold into which Mr. Gunther Russbacher became inadvertently involved. I will speak on that subject at our next meeting because I am weary of the GARBAGE being put to press by Rayelan Russbacher. Rayelan and Ede Koenig, in their thrust for “understanding” and cause to somehow show you that we are somehow of the CIA are not only stupid, but it

must be assumed that THEY DO INDEED want Gunther KILLED! It matters not what Gunther knew at onset of his CONNECTIONS with US—he got involved because of his honorable contacts with Austria’s major BANK. No more and no less. Now the whole thing turns into one of the biggest gold-plays of the generations, THE WHITE ROBE OPERATION, and little Miss Rayelan, to prove her goodly intent—has written her story—AND WORSE, THE STORY IS NOT TRUE. Why do you people continue to think LIES are better and more exciting than TRUTH?

Cathy O’Brien, Michael Maholy, Richard Snell, Mark Phillips and on and on and on—ARE TRUTH and it seems to me to be about as clandestine and intriguing as anything ever put to print.

KNOW WHO YOUR FRIENDS ARE!

Well then, do I think that somehow Ronn Jackson is involved in any of this OTHER intrigue with Austria and such? OF COURSE—do you really think this government of big dark intent would leave him alone when they KNOW he works WITH THE GALACTIC CONFEDERATION OF THE “GOODLY” ALIENS? IT IS YOU WHO CAN’T MAKE UP YOUR MINDS ABOUT “US”—NOT THE SERVANTS OF OUR ENEMY. THEY KNOW US AND THEY NOT ONLY REALIZE THEIR LIMITATIONS AGAINST US—BUT AGREEMENTS ARE IN PLACE FOR THEIR COOPERATION WITH US REGARDING OUR PEOPLE AND OUR PROJECTS—JUST AS LONG AS WE ADVOCATE NO VIOLENCE. YOU NEED NO VIOLENCE. **TRUTH AND COMMUNITY IN MORAL INTEGRITY WILL BRING FREEDOM AND NOTHING ELSE CAN DO IT—THE WEAPONS HELD IN THE HANDS OF THE ELITE ANTI-CHRIST/GOD ARE HORRENDOUS AND ENCOMPASSING.** I have agreed in exchange to NOT PULL THEIR POWER PLUGS. GOD DOES NOT NEED GUNS OR TOY BOMBS AND YOU HAVE FREE-WILL. We, on the other hand, are commissioned to see to you of HIS people—BUT NEVER AGAINST THE WILL OF YOU-THE-PEOPLE. WE ARE COME TO SHOW CREATION—NOT DESTRUCTION.

If YOU cannot see the wisdom in such actions then there are no bindings holding you to us or to the paper, *CONTACT*. TRUTH is all you need to finally topple the religious and outrageous lies foisted off on you by the myriad generations of LIARS and cheats. Truth will topple the Evil Empire as they kill off each other. Why would you want BLOOD on your hands and soul? THEY WILL DEVOUR THEMSELVES!

THE TRAP IS TO TRICK YOU INTO VIOLENCE

The question comes, however: “But how can WE survive?” Well, I respond: NOT THROUGH VIOLENCE. The adversary of freedom WANTS YOU TO GET VIOLENT so he can shoot you. Is that simplistic enough? SATAN WANTS TO TAKE THE ENTIRE WORLD AND ALL PROPERTY THEREIN AND THEREON—INCLUDING YOUR SOULS. CAN he do it? YES! The third-dimensional worlds in coalesced manifestation ARE his PLAYGROUND. The physical senses of man are his TOOLS. Until you can understand THIS you can understand nothing about what is taking place, and if you think you can rise up with weapons of war against him—HE LAUGHS AT YOUR CHILDISH LEVEL OF COMPREHENSION. So be it for the confrontation of lifetimes is arriving and FREEDOM is in KNOWING.

As to whatever else Mr. Jackson and his newly-aboard workers are doing is not only not my business but I don't even bother to keep up. If Ronn wants his books published and it takes nothing from here or from our readers—fine. That seems to be what has happened—except for one thing: you who have come to serve him are not happy campers. I'm sorry; THAT has to be taken up with HIM—not me. When he is in service to OUR NATION and OUR PEOPLE and doing so in the service OF GOD CREATOR, even if he understands it not—I AM IN HIS SERVICE! NO MORE AND NO LESS. I have far different agreements with people who THINK they control Ronn Jackson. The beautiful thing about Ronn Jackson is his very refusal to be a servant to the enemy. His problem is that he recognizes not the enemy! How often do YOU fail to recognize your enemy?

You complain that it certainly seems that the people Ronn “uses” come from our little “community”. Yes, it is true and it brings me sorrow. However, it appears that Jackson believes in himself and what he says he can do if he is ever FREE to do it. If YOU have not patience enough to continue work while allowing that legal course to take its pathway—THEN YOU ARE RESPONSIBLE FOR THAT WHICH YOU DO. I asked you to support with letters (AND I STILL DO); I have NEVER suggested you send Ronn Jackson anything other than letters, support and perhaps some stamp money. I most certainly did not ask that you send any money to the cause with your “ballots” for freedom. He says that over \$2 million dollars were sent. I have no comment on that matter—for if so, he certainly has not, OBVIOUSLY if he continues to get from you, used any of it for himself, unless, of course, it be for lawyers or something. Funds for his [news letter] paper and secretarial staff are obviously coming from subscription funds.

Work on his book was funded for the writers by one of your own, Pierré Cloutier of America East, who also is the largest single contributor to *CONTACT*. This is a fine young man, a physician, who does everything he can, including “doing without” himself, to serve wherever he can and then apologizes for making errors and being unable to do more. I did not suggest this connection save to ask Wally Gentleman if he would enjoy presenting a motion picture one day of some of Ronn's stories. I certainly did NOT know that these elaborate and totally whirlwind things were taking place as to the organizing and writing of any of Ronn's work through this resource. When we met Ronn the works were being done, we understood, by Light Bridges. I DO ACTUALLY have other things to attend. I believe that the older writings are worthy of attention and publication—THEY HAVE LITTLE BEARING ON TODAY'S MASSIVE PROBLEMS. What more can I say?? The TRUTH needs to come forth but Mr. Jackson's escapades on the DARK SIDE are fun and games but then, so are the escapades of James Bond.

YOU are going to need leaders who DARE! Where are you going to get them? Most of you are so in FEAR that you only initial, or less, your correspondence to ME. A MAN IS LIKE MONEY, READERS, NEITHER GOOD NOR BAD. MONEY WILL PURCHASE WHAT YOU CHOOSE, GOOD OR BAD. A MAN IS THE SAME—HE CAN CHOOSE TO SERVE IN GOODNESS OR IN EVIL. I JUDGE NOT SAVE ACTIONS. Jackson has NEVER said a thing about leading you back to GOD OF LIGHT. He has said LOUDLY, to almost saturation point, that he will push for a Constitutional Republic of you-the-people. He is quite human and is not an ET from my Command so don't ASSUME OTHERWISE. Moreover, THESE are things we could explain and share—IF WE DIDN'T HAVE TO SPEND SO CONFOUNDED MUCH TIME ON SUCH AS THIS.

Dharma, since you have other obligations at this time, we will end this and allow you to go. Thank you. I would want to return to our ongoing topics when we return, please.

A MOTHER'S WORRY

We will have to ask for staff to please sort the “news” items for I MUST get on with Cathy O’Brien’s circumstances. I can only say to her right now—THAT KELLY IS BETTER OFF RIGHT WHERE SHE IS, WHERE I CAN ATTEND HER, THAN EVEN SEEING YOU, PRECIOUS. LET US DO NOTHING THAT PUTS HER INTO THE HANDS OF THE BEAST HIMSELF! Kelly is so messed up that YOU cannot handle it so RELEASE IT and let us get freedom in proper sequence. You have paid dearly for a long time—do NOT PUSH THE RIVER. Almost always it takes LONG service to understand purpose and accomplishment of that purpose. Release Kelly TO HER CONTRACT for you cannot know what it is, in fact. Sometimes the mind in confusion is better left in confusion until healing is available in security.

Sometimes the “payment” for past actions is long in dissolving and the years required to achieve such massive damage cannot be instantly undone. To adequately get it “undone” with Kelly or any one of you—requires constant ability to attend. It is not going to happen and the pain you perceive is their getting at YOU, Cathy. YOU have started something that HAS TO BE SEEN TO ITS CONCLUSION FOR THERE IS NO GOING BACK—you made that choice with Mark. THERE IS NO GOING BACK!! YOU MUST MOVE FORWARD AND ALLOW OTHER THINGS THE CONSEQUENCES AND BY DOING SO YOU WON’T LOSE SIGHT OF YOUR PURPOSE—AND THEREFORE, THE OTHER THINGS CAN FIND THEIR OWN FREEDOM—PROPERLY! These things NOW are no more difficult than any other step of your journey except that the circumstances contain ones you care more for than self. Release the guilt of yesterday and allow GOD to help attend the things of today which YOU CANNOT CONTROL. Know that you are LOVED and so, too, is the child. Salu

CHAPTER 2

REC #2 HATONN

THU., MAR. 9, 1995 12:19 P.M. YEAR 8, DAY 205

THU., MAR. 9, 1995

BOILING CAULDRONS AND POT STIRRINGS

In view of the Team's tempers and distempers having "enough" of some of the garbage pouring forth I am asked to make some arbitration decisions. I am, therefore, going to ask that this nonsense in point be handled in a professional manner which requires work in the organizing of documents and an issue of *CONTACT* to basically be devoted to nothing other than the issues in point regarding personalities. My, my, some of the cute little temptresses are busy. Well, I ask that the staff go through the exercise for it is time to establish positions and point out a few ideas which seem to be quite "strange" to some readers WHO DON'T EVEN SUBSCRIBE TO *CONTACT*—but are obviously our best "out of context" readers. I am embarrassed for the ones who are the brunt of that viper's venom but it is their prerogative to act in foolishness as they choose.

I know that the majority of you readers are bored silly over nonsense and petty quibbling. With that in mind, almost all of the pure trash that arrives is NOT aired publicly. However, there comes a time when information being faxed about on the networks we SERVE is so false and damaging to all, it has to have confrontation.

I have no desire to, nor shall I, go into rebuttal mode. I will leave that to the staff of the paper in point—for it is NOT "MY" PAPER. "I" was never offered ANYTHING from one Vina Durham except insults and orders regarding my "ass". She has publicly accused E.J. of "damning God" on several occasions and that is totally false and absurd. So, in fair judicial outlay I ask the following of *CONTACT* and request that volunteers from anywhere help gather information—from the correspondence of Russbachers, Koenig, Grandma (aka Vina Durham and Mrs. Herman/Hermann), Ronn Jackson, various receivers of information (letters) from any of the sources and let us have a look. Then, without changing an "ass", "shit", "shove it" or misspelled words—PRESENT THE ONES RELATIVE TO THIS STUPID QUARREL IN COPY FORMAT (AS IS, EXACTLY) TO YOU READERS.

Keep in mind that NOBODY from this place, or anywhere within our circle of workers—HAS RECEIVED ANYTHING BUT MISERY FROM ALL, SAVE RONN JACKSON, AND WE GET ACCUSATIONS OF OUR BADGERING AND "ATTACKING" HIM. EXCEPT FROM HIM. I CAN NOT BELIEVE THAT HE WOULD BE SUCH A NON-PROFESSIONAL AS TO FEEL ANYTHING BUT RESPECT FROM ME OR MINE.

I want Rick Martin to be the lead organizer of the documents, please, but I ask Dr. Ed Young to do the editorializing. Why? Because the accusations may well be against Ekkers, but they don't really have a

thing to do with anything—except it has cost them dearly as well as family members who helped support these people who now claim that they AND *CONTACT* are Intelligence operations. One of the most humorous things so far is the following last paragraph from Grandma’s 7:56 A.M., Mar. 9, 1995 notice: “FOR MAXIMUM DISTRIBUTION VIA FAX NETWORKS, PLEASE COPY AND DISTRIBUTE. DATE LINE “U.S.A” (COPYING AS NEARLY AS POSSIBLE AS OFFERED), number nine, March 9, 1995. The letter is being reproduced elsewhere. And again it is to: Dear Fellow Americans (as taken from Ronn’s format!):

I will back up just a bit and offer also the first paragraph of Grandma Vina’s letter as well as the last. The in-between is so entertaining as to not spoil it for you nice readers.

[QUOTING:]

[First paragraph] Frankly, “I” have had enough of this mean mindness which is going on. Therefore after the “meeting” on the issues at hand, I am going to go through the files, and dig that damned letter from the Commander of that ‘spaceship’ out, and send it out on the network for all of you to read.

[H: I hope so but just in case she doesn’t find it exactly “as she remembers it” we also will print it for you—exactly as received, with Mr. Martin’s statement as to WHY there was a “damned letter” from that “‘spaceship’ Commander”. Mrs. Durham ASKED Rick to ask me about getting cash from her invisible (so far) gold certificate through some kind of bank transaction—THAT MOST OBVIOUSLY DID NOT WORK AS SHE STATED. When a person asks me an opinion—they will get it. Well, not quite so many will get it in the future.]

[Last paragraph] “WHO built that humongous building out in ARLINGTON VIRGINIA worth HUNDREDS OF BILLIONS OF DOLLARS..and the CONGRESS and SENATE knew nothing about the “P R O J E C T”..(?)..could this be the same funding for the SPACE SHIP AND ITS CREW or the CONTACT? IS this the reason for the unfounded attacks? (I WOULD THINK VERY SERIOUSLY ABOUT “NOT” STANDING IN THE BLUE LIGHT, TO HAVE MY SOUL TAKEN”...IF I WERE ALL OF YOU...FOR THIS WAS ALSO IN THE CONTACT)

[END OF QUOTING]

She professes to believe that I somehow said she was morally and spiritually bankrupt—when I referred to your nation. That is also her prerogative; I am beginning to think perhaps she may be closer to correct than was I. Somehow all of us are supposed to “take anything” and any kind of insult—well, it ain’t going to be so, readers. The *CONTACT STAFF* is pushed too far!

I cannot understand her continuing bashing of the paper FOR HONORING HER DEMANDS. Further, what is this assumption that this paper belongs to anybody who wants to print obscene-languaged letters and who has actually presented NOTHING—BUT HAS RECEIVED RENT MONEY, GIFTS OF MONEY AND LOVING RECOGNITION AND APPRECIATION FROM BOTH THE STAFF AT *CONTACT* AND READERS THEREOF. If simply uninformed, then is it so difficult to get informed? She complains that she doesn’t even get a paper. Why should she get a free paper? Because we tried to include her UNTIL SHE CALLED THE STOP, why would papers longer be sent to her? She speaks of

our small readership and how can we possibly stay in press if not funded by CIA or something of the sort?
BY YOU READERS.

In responding, staff, please just include the listing of our projects as advertised like clandestine operations by Ede Koenig obtained from Rayelan Russbacher—from Gunther who was going to get financing funds from Austria. How little honor or integrity is left to the man in point?

Does Rayelan LOVE Gunther? Are you kidding me with such a question? She cursed him, left him in Austria to take the fall, flew back to the U.S. on unauthorized funds from Father Cleary's credit card and, now, does this kind of fun and games? The Austrian police already have a copy of Ede Koenig's (Rayelan's last writing) presentation. Boy, that Miss Muffett is hurting Gunther more than your wildest imaginings—OR, is that the intent? This is beyond accidental or incidental—this action is MEAN, DEADLY for Gunther and, Miss Raye, I do not have to judge the "person" but the actions are truly beyond your usual trickery and deceit. I do not speak BEHIND BACKS—but I don't believe that you subscribe to *CONTACT* either—but you have gotten letters for they have been sent TO YOU. YOU WANT WAR? YOU JUST TOOK ON THE STAFF OF *CONTACT*.

You, Rayelan, and Gunther Russbacher have ripped-off hundreds of thousands of dollars from caring friends (past tense). You even accused one precious person of POISONING GUNTHER, making him an alcoholic and squealing on his "mission" only to find there was NO MISSION. YOU KNOW, RAYELAN, THAT THERE WAS NO MISSION. People we know not only got stuck with your bills, hotels and airlines, but some actually mortgaged their homes to get funds to HELP YOU TWO RIP THEM OFF.

If this "operation" is a CIA project—then your government is even worse than we calculated and the most profoundly underpaying organization yet to be found. Thanks to you, the Ekkers no longer have a credit card for emergency use. You were caught because, after running up thousands of dollars on it you then tried to add another \$22,000 (DOLLARS) in "cash". THE CREDIT CARD COMPANY STOPPED IT! Little Gaye of her own travel agency picked up unpaid costs FOR YOU TO RUN BACK AND FORTH FROM CALIFORNIA TO MISSOURI, YOUR MOTHER, YOUR CAT AND SUZY WARD. Suzy, bless her precious heart, has since refunded the funds. I am talking THOUSANDS OF DOLLARS, RAYE. One particularly painful episode is when Jack and Sandy T. gave E.J. a gift to meet some needs, in cash, and that SAME day Gunther and YOU called and were "desperate"—you had to have money, cash, by special delivery or you would be evicted from your hotel without food or place to go (in Missouri). E.J. asked the "T's" if he might send the funds—almost a thousand dollars, plus \$1200 more to cover your behinds. What did you spend it on? Well, Gunther laughed and said he had been able to get a \$10,000 watch for around \$600-700 and he needed a watch so he got it. Funny thing about that, it appears he just gave away a whole bunch of phoney Rolex watches—but neither Ekkers nor "T's" ever saw one. Want more, Raye? The lists of your antics are without limit.

Once again, however, YOU place in danger many people. Some of those people put their very lives on the line prior to now and NOW, YOU COME UP WITH THIS GARBAGE—WHY? OR IS IT YOUR INTENT TO HAVE THEM MURDERED? I ask right now that Father Cleary be immediately informed so he can contact those necessary parties of which he might be able to alert.

Do I seem to have no "Godly" patience with you, Raye? I hope it appears that way—because I have

nothing but pity for you. You are most certainly working with a groupie worthy of your talents and Grandma is gracious enough to share them with us. Vina Durham's intent was always WORTHY and all she really THOUGHT she wanted was to serve her nation and its citizens. YOU, ON THE OTHER HAND, RAYE, SEEM TO SERVE NONE OTHER THAN SATAN. Is my language explicit enough? All of these things are certainly—IN MY OPINION.

So, readers, we continue to have to offer the information for it is taking lots of energy from the people who man and PAY FOR the fax networks, etc. You will note that NOTHING IS OFFERED TO HELP THESE FAX NETWORKS—SAVE A LOT OF MOUTH, A LOT OF NOTICES—AND, THANKS TO THAT, ONES SUCH AS KEN VARDON HAD TO SHUT HIS DOORS.

I am so honored to be allowed to work with the staff at *CONTACT* who work for all but nothing except no sleep, no rest, no ability to do other than survive—and receive this kind of garbage.

This is not to complain, however, for the piles of letters and thoughtful things and cards overwhelm our senses with love and appreciation. But, readers, you have to know because *CONTACT* is YOUR paper and this is what is happening behind the scenes. The only way we plan to handle this is to simply print it all, including a 15-page letter from Rayelan to another party, Doris Ekker's response to that letter which was not singularly kept secret but was addressed to many, INCLUDING Rayelan Russbacher.

You are all involved in O.J. Simpson's trial and need EVIDENCE—fine, in the same mode of operation—YOU BE THE JURY. We don't even plan to present an argument of great measure but it is a GOOD OPPORTUNITY for Dr. Young to get a lot of pent-up energy expressed. Most of us around here may not have impressive CREDENTIALS—but Dr. Young does. This does not infer that the others aren't equally qualified nor credentialed—BUT DR. YOUNG IS SERVING AS THE EDITOR-IN-CHIEF OF *CONTACT*. I will say something in behalf of the team that puts out this paper: FROM LAYOUT TO SUBJECT MATERIAL, IT IS THE **BEST NEWSPAPER IN THIS WORLD, BAR NONE!!**

On that note I will close this writing. I ask that the "Ede Koenig"/Rayelan article be put to disc to save time, please. I intend to go through that item by item when we here meet and I ask that that be right away. Gunther's very life is at stake because of the deception in that paper of hers.

When the Russbacher arresting officer's commander called about the arrest of Russbacher the first thing E.J. asked was "what about Mrs. Russbacher?" The officer said, "Well, she got away but was just a silly female anyway and you know women!" Doris was NOT impressed with the tone but perhaps Austria is not the typical Gloria Allred "patience with women's lib" center. It was suggested, further, that charges be brought against Mrs. Russbacher in the U.S. People here declined because it was felt that there were obviously accomplices "over there" and no charges were brought by anyone on a personal level. There is no CIA bankroll and Ekkers and Cleary, and several others, had to turn it over to the Credit Card companies. The credit card companies have swallowed THOUSANDS of dollars used by Russbachers (we suppose)—almost \$10,000 the couple of days before Russbacher's arrest. If all this is somehow staged—nobody here was informed and the play couldn't go on. Nobody around here could possibly afford to live as the Russbachers got accustomed to in Austria. Do I, Hatonn, feel responsible? Yes indeed, for some of it because it all started fine and then Rayelan went to Austria after I asked her not to do so—AND IT WENT TO DISASTER IMMEDIATELY.

I have one last thing to offer. Yes indeed, we ran a notice in the paper for anyone of you out there to HOLD ONTO YOUR CREDIT CARDS. Russbachers were calling everyone they could get a phone number for. Since I had backed them—guess who got blamed when it hit the fan? Ah HA! Well, our people are tired of it. It is painful enough to be royally raped by the government—but when the claimers of desire for freedom and honor again for your nation—do these things, it is unacceptable. We function within, FIRST: GOD’S LAWS AND COMMANDMENTS, and SECOND: TO THE VERY LETTER OF THE LAW OF THE LAND—EVEN IF UNCONSTITUTIONAL.

IF THIS BE “OUR” TRIAL—SO BE IT. TRUTH STANDS SCRUTINY—WE DO VERY WELL UNDER THE MICROSCOPE.

CHAPTER 3

REC #1 HATONN

FRI., MAR. 10, 1995 7:22 A.M. YEAR 8, DAY 206

FRI., MAR. 10, 1995

WHILE ROME BURNS....

How are you enjoying the fiddle symphony while the nation burns? No, beloved readers, NOT YOU. You are changing a world with your hands and minds; with “quills” in hand and parchment shall you bring a world into freedom. How long will it take to do this job? As long as it takes!

There is so much to do, in so many directions and the hearts are pained as a world so slowly awakens. Today in many parts of the world there are storms and as ones finally can pull away to get some rest the clock bell rings and the eyes are tired, the mind weary and a sense of dread spreads as the heavens pour their bounty upon the lands. Can you ever be prepared ENOUGH? Yes—to survive. To hold all in security is far more difficult. Worse, as you are forced to “survive” and “secure”, the dirty players continue their serenade of distractions.

WHY BOSNIA THE FAKE NATIONAL EMERGENCY

Why is the issue of Bosnia suddenly in the forefront AGAIN? Nothing has **changed**. The U.S. has done nothing to assist and now the talk is of unleashing the armadas which will, of course, escalate the war. You think it is NOT politically motivated? Think again, carefully. It is time to RENEW THE STATE OF NATIONAL EMERGENCY AND IT HAS BEEN SET AND RENEWED FOR THE LAST SEVERAL YEARS ON THE BASIS OF THE CIRCUMSTANCE **IN BOSNIA**. Does it make you angry, furious, or is it just another notable distraction? Did you even know about the State of National Emergency (SINCE 1932)? Did you know that the current excuse for that CONTINUING State of Emergency is BOSNIA?

These are the things we need to write about, readers. As we sit here to write and Dharma realizes we have to devote time and space to the distractors and liars she all but refuses to write for me. I understand, but she, and you, must understand something—the legal shenanigans DO NOT STOP while we attend our business of writing. Rayelan Russbacher has joined forces with Ede Koenig, George Green, Grandma and any they can dredge up with lack of insight enough to tag along blindly to the Devil’s tune. Is this Evil? In its most Blackened cape and red lining! The WORDS of distraction in sharing the facts of presentation (from such as Grandma) are presented because it is MEANT to shut down the paper and produce more and more suits in order to bury our people. It MUST BE countered—there are no legal choices.

George Green and David Horton pushed too far and they are now desperate. George and Horton perpetrated FRAUD upon the Federal Bankruptcy Court in Nevada! This is not something anyone ELSE did—

THEY DID IT and that is a FELONY offense which automatically is turned over to the criminal court for investigation.

George lied about America West Publishers having and owning the first 50 or so journals. He claims they are owned by America West Distributors and he has nothing to do with it. Ah, but the inside “copyright” pages show AMERICA WEST PUBLISHERS. This is not even in evidence in the court. But this is not our subject. So, what is the subject? TRUTH and the ability of YOU to know it. Otherwise these nasties would have no impact. However, since the intelligence group we apparently work for doesn’t recognize us as being on their payroll—we have to counter to be allowed to stay in ability to go to press. We do not work in SECRET—we offer all and COVER FOR NO ENEMY!

AN ELDERLY GENTLEMAN’S STOLEN GOLD

Read carefully Grandma’s last diatribe and admonishing denouncement regarding G O L D, as she presented it. The only G O L D we “have” in point BELONGS TO DAVE OVERTON OF TEXAS. And George stole it! The court ordered it be returned to Dave—but Green’s attorneys, Horton and Abbott, HAVE TIED IT UP IN THE SUPREME COURT—ASKING FOR “THEIR SHARE” OF ATTORNEY FEES! Mr. Overton knew that with his gift to the Institute—he would have access to elderly care. George stole it before anyone in the Institute or anywhere was informed of the gift. George then took it to Nevada, hid it buried in his yard. So what? Well, NOW Mr. Overton is “failing” physically. He is in BAD SHAPE, weak, with no family to attend him, in his eighties and NEEDS HIS ASSETS which are kept from HIM. George claims it was a personal gift to him and Desireé (\$350 thousand value in gold coins—a lifetime of saving against his “old age”). It was a gift—but everyone KNOWS that when anything is “gifted” into the Institute as it is tended, a note is given so that the funds become a LOAN. This is WHY George didn’t want, in the worst way, to ever have E.J. know about it.

Perhaps you people are not patient enough for the unfolding of examples wherein the gnat finally bites the flea. In the last suit naming just about everybody, from Abbott in behalf of Eleanor Schroepfer and Leon Fort, everything they did was unlawful—from having a person who is President of one of their corporations (Leon’s) deliver summons papers while Leon drove around with him to point out and hand out. Doris was never even “served”. Funny thing happened, however. They made one really BAD blunder—THEN NAMED ANOTHER ATTORNEY IN THE LIST OF SUEEEEEES! THAT DOES NOT MAKE “ANOTHER” ATTORNEY HAPPY. HE ACQUIRED HIS OWN “OTHER” ATTORNEY AND THEY ARE BURNING UP THE COURT WITH ACTION. THEY HAVE EVEN MANAGED TO GET THE JUDGE IN THE CASE—SET ASIDE. AMAZING HOW QUICKLY AND EFFECTIVELY THINGS RUN WHEN THE ATTORNEY HIMSELF IS IN TROUBLE!!

I do think, however, that joining forces with Rayelan Russbacher et al. is going to be most detrimental. The police in Austria don’t like Ede Koenig/Rayelan Russbacher’s last presentation. Rayelan wants you to know all about Gunther’s association with Waldheim? Well HE NOW KNOWS and HE IS READY TO HANG GUNTHER! This from a loving “wifie”? The Austrian Government says they have been embarrassed enough by these two “Americans”. What will happen—I don’t have anything to do with them or it. It is the others involved with whom I have association and am concerned. If these credit card companies come against Rayelan—it is felony theft and fraud and since the amounts are into the multi-thousands of

dollars, who knows? The credit card rip-offs were strung from Texas to Missouri to California and Canada. I do suppose that Gunther, at the least, doesn't understand—he sent word through another friend (whom he had “taken”) to ask E.J. to send him money because the “food is so bad” where he is. (??). From Raye's letter he is in a Chateau getting excellent medical care.

Grandma says we accuse to “discredit” or “somebody is nuts” to accuse those nice little fellers. Well, readers, Dharma (Doris) steps right up to the “square” and says “Yes sir, I am NUTS! I am so nuts as to be absolutely bonkers—so, can I quit?” NO!

When I say that we concern for others involved—I mean it. Others are involved—Gunther was actually a mere incidental party who could help with “banking” in Austria. Poor dear got drunk and tried to use some of the assets for himself and little Raye and they NAILED HIM. Guess who nailed him? The Khazarian Jew Mishpucka IN AUSTRIA. They claim that German gold belongs to THEM because some of it came from the teeth of the dead in the concentration camp HOLOCAUST! Now readers, you wouldn't RE-ALLY want to miss all this would you? All of this and, no, there is no CIA, ONI, or anything here. Dharma claims there is not even much INTELLIGENCE here to concern over. Of course she is feeling a bit “down” because she and E.J. now have no backup emergency credit card; they signed up for early Social Security which amounts to very, very little but stopped the Food Stamps. Oh well... from riches to rags is where the Big Boys WANT YOU.

I hope you all note that Orwell's *1984* is come full circle. Just yesterday Clinton signed into law an order that starts training the poor and middle income people—to use computers so that they “will be up to knowing how to use the tools to do business” (like getting welfare), etc. The “goal is to get a computer into every home”. Anyone terrified yet? That puts big brother RIGHT IN YOUR LIVING ROOM. GO RENT *ORWELL'S 1984* MOVIE AND WATCH IT IMMEDIATELY.

While you are at it—WATCH *LARRY KING LIVE*—every night! It is more important than watching the actual O.J. Simpson trial. The Black attorney from Chicago KNOWS what is taking place and can see the horrendous outcome. Thornburgh “monarch” also knows and sits like and smiling Cheshire cat as the tale unfolds into disaster among the races. Remember readers, THEY WERE UNMERCIFUL ON ROSA LOPEZ—A SPANISH-SPEAKING “HISPANIC”. Surely the Orientals won't be left out?? How do you like having the very orchestrators of the “operation race war” ALSO giving the play broadcast?

RUSH LIMBAUGH

You think good old Rush is right on target? Guess what: Last night he actually laughed and scoffed at the fact that the “defense” brings up something as totally ridiculous as “someone besides O.J. doing the murder”. “Next,” he said, “they will claim aliens in UFOs did it,” and, “Well, in California that is a possibility!” “Ha Ha Ha Ha!!” Anyone queazy yet? Perhaps, like cattle mutilations, they can blame the aliens for their insane evil deeds? YOU ARE BEING SO WELL SET UP, READERS, THAT MY HEART WEEPS AS THEIR PLAY UNFOLDS. AND WHY, DO YOU SUPPOSE, GERRY SPENCE IS **REALLY IN PUERTO RICO**? Is not the March 16-18th Billy Graham Crusade coming up pretty shortly?? I, like Grandma, suggest you all stay out of the “blue beam”. Wouldn't it be grand if people actually READ what we WRITE?

SOMETHING REALLY IMPORTANT

From the *NATIONAL VIETNAM P.O.W. STRIKE FORCE*, 2615 Waugh Drive, Suite 217, Houston, Texas, 77006-2799, comes this **EXTREMELY URGENT PRAYER FOR HELP**.

Congressman Billy Hendon is stuck in Bangkok and is NOT BEING ALLOWED A VISA to enter Vietnam. The FACTS are known that there are P.O.W.s there and he has gone specifically to attend them.

You are being asked to nicely request that CNN and “MEDIA” run the story about Hendon’s plight. The notice reads: [Quoting:] Immediate Action Required: Congressman Billy Hendon is stuck in Bangkok and is being STIFFED by U.S. State Dept. and the Hanoi Foreign Ministry. It is MOST URGENT he be issued a VISA and allowed to enter Vietnam. CNN and *USA Today* are running the story internationally but not in the USA. Please FAX THESE PEOPLE AND ASK THEM IN A NICE WAY TO RUN THE STORY.

CNN NEWS CENTRAL ATLANTA 404-827-1593, FAX: 827-1511.

USA TODAY WASHINGTON DC BUREAU, FAX: 703-247-3290, Voice 800-872-3410.

In addition, please FAX THESE PEOPLE AND ASK THEM TO “LET BILLY ENTER VIETNAM”:

VIETNAMESE AMBASSADOR LE GANG, UNITED NATIONS, NEW YORK 212-686-8534
WINSTON LORD, U.S. STATE DEPT. WASHINGTON DC: 202-647-3750

Also, alert Senators Jesse Helms [*R-NC*] FAX 202-224-7388

Bob Dornan [*R-CA*] FAX 202-225-2762 [End Of Quoting]

OTHER IMPORTANT NOTICES:

The people from the Militia Of Montana (M.O.M.) who were unlawfully arrested this past week (and arraigned in the night) also need a focus on their situation. There is far more to this than I can offer here but as citizens you MUST VOICE YOUR OBJECTIONS to the treatment of other citizens. Even if you do not belong to or even favor militias—you DO HAVE CONSTITUTIONAL RIGHTS TO BELONG TO A MILITIA AND SUPPORT FIREARMS AND RIGHTS TO “GATHER”. DO NOT CONFUSE WHAT I SAY ABOUT REFRAINING FROM VIOLENCE OR JOINING AN ARMY—WITH DEMANDING ATTENTION TO “CONSTITUTIONAL RIGHTS”. Remember the PEN! Remember the PEN! Remember the PEN! I ask that contact numbers be given for both the “*Taking Aim*” newsletter (EXCELLENT PUBLICATION), Militia of Montana and a receiving place for letters to the appropriate “officials”. Now I think you can better see WHY the increases in mail rates. As your incomes diminish (and even Social Security will diminish), all costs of phones, faxes and mail—WILL INCREASE. This is a PLANNED step in the PROGRAMMED PLAN to isolate you and deny you VOICE. How long do we continue? Until change is accomplished OR you are stopped for whatever reason. People who deliberately get themselves arrested are also USED to diminish your ability to do much about anything else. IT IS A TIME FOR WISDOM—NOT IMPULSE REACTION IN FOOLISHNESS.

ALL AT ONCE

It seems everything comes at once? YES INDEED—IT IS PART OF THE PLAN. YOU HAVE TO HAVE TOTAL CHAOS (Remember the TV program *GET SMART?*) SO THAT YOU CAN'T ATTEND EVERYTHING. MOREOVER, THE "PLAN" INCLUDES GETTING LEADERS ARRESTED SO THAT YOU ARE DISTRACTED FROM OTHER MORE HEINOUS THINGS—TO ATTEND THE FRAGMENTS IN FOCUS. I can't attend these things for you and you will have to decide for self wherein the best possibilities of HELPING are actually most important.

One thing that I ask you to PLEASE not do, is stop attending the very ones who can help you structure a NEW REPUBLIC under the *OLD CONSTITUTION*. You DO NOT NEED NEW AMENDMENTS—YOU NEED NEW GOVERNMENT! You cannot fix the OLD GOVERNMENT by new ballots into the old system of deception and power control. You need ballots and a NEW structure on the OLD BLUEPRINTS WHICH YOU HAVE NEVER HAD IN WASHINGTON DC.

Washington DC deceitfully operates outside the *CONSTITUTION* in every way—BECAUSE IN A STATE OF EMERGENCY THE *CONSTITUTION* IS LAWFULLY "SET-ASIDE" AND POWER MOVES TO THE PRESIDENT, ET AL. THIS IS CONSTITUTIONAL TRUTH AND YOU ARE AT THE DOOR OF CONTINUATION OF THE NATIONAL STATE OF EMERGENCY! So, you have to take that CONSTITUTIONAL RIGHT TO THROW OUT THE RASCALS—THAT LITTLE CONSTITUTIONAL *RIGHT* IS NEVER SIDESTEPED BY NATIONAL EMERGENCY!

So what do you do in actuality? First, realize that you have made a start in that direction. Then sit down and pen a note to Mr. Jackson and politely request that he stop baiting the big boys with threats and tauntings, forget where the "Sun don't shine" on the anatomy—and let us get him free and see that with which we have to WORK. EVERY MAN HAS NEED TO BE ABLE TO PUT HIS ACTIONS WHERE HIS MOUTH IS—WITHOUT FOOT-IN-MOUTH DISEASE!

PLEASE, ABOVE ALL, IN THIS PLAN—THE PLANNERS THEMSELVES REPRESENT LESS THAN 1% (ONE PERCENT) OF THE POPULATION. ALL INCLUSIVE IN HIGH SPOTS OF DECEIT—THERE ARE ONLY APPROXIMATELY 3% (THREE PERCENT). ALL THE REST ARE ROBOTIC FOLLOWERS—AND THEY CAN BE CAUSED TO WAKE UP AND CHANGE DIRECTIONS!

May you please allow God to guide your thoughts and into wise action. WE NEED LIVE AND "FREE" PEOPLE—NOT INCARCERATED PATRIOTS OR DEAD MARTYRS. You already have plenty of walking DEAD.

You write and petition, "what can I do?" This is what you can DO and it can be done with the PEN. We can only show you the way—we cannot drag you there! Salu

CHAPTER 4

REC #2 HATONN

FRI., MAR. 10, 1995 12:25 P.M. YEAR 8, DAY 206

FRI., MAR. 10, 1995

SIMPSON SHOW AND TELL

I am amused at you “up-with-it” people who have now stopped, or only occasionally are, watching the Simpson goings on while the cute attorneys refer to the Bailey cross-examination of Fuhrman as the Barnum and Bailey show. WHAT EVER HAPPENED TO THE GOOD OLD USA WHEN A MAN WAS PRESUMED INNOCENT UNTIL AND “IF” PROVEN GUILTY? DO YOU NOT SEE THAT YOU EACH ARE FALLING FOR THE HYPNOSIS TRICK OF BORING YOU TO DEATH AND THEN SHOCKING YOU INTO TRANCE? This is the first lesson learned by a good hypnotist.

FUHRMAN

Did Fuhrman plant the glove? Did Fuhrman do much of anything other than turn up the evidence? NO to both. THE glove was tossed over the fence from the Salinger property (remember the footsteps outside Rosa’s window?). I can tell you now that if the murderers had known she was around she would not have lived through it. Everything was perfected in plan as to timing, locations, “missing” maids and neighbors and only a couple or three things went wrong. The glasses were one error not planned for. BUT, Mr. Goldman was going to Nicole’s ANYWAY so it was easier for Nicole if he just brought the glasses along. All the rest was beautifully and perfectly staged. Because of O.J.’s children and threats against them and other members of the family—O.J. MUST REMAIN SILENT—AT LEAST FOR NOW.

Everything was set up and Fuhrman has his full COVER. He is also going to be given FULL RETIREMENT—EARLY—so he can go live with his buddies in Idaho after all this is over. The actual desire is not to convict O.J. but to make it nasty and racial enough to pull off the riots on schedule. The Mishpucka certainly had some blood to smear around but it didn’t come from any of the before-mentioned resources. Everybody in the courtroom, including O.J., KNOWS that he didn’t do this—Bailey best of all. YOU ARE WATCHING A PLAN UNFOLD—SO FAR, TO PERFECTION. Don’t fail to keep up with Gary Wean’s updates. We don’t yet have any and I may have to spend some time jogging memories with him—but this is just about the most perfect and EVIL *PLAN* I have thus far witnessed your “bring the world down” Elite Mishpucka pull off and they do pull off some real dandies. Fuhrman is simply playing a card as being the “fall-guy” to get butchered for the “cause”. He is not only a racist but a woman-hater and “naughty” policeman from L.A.’s finest. We don’t have the privilege of just sitting and enjoying the show so you have to understand we miss a lot of details.

I would tell you this however: even the plastic BAG in O.J.’s car will be claimed to be a premeditated disposal sack for Nicole—complete with shovel. The only problem is that the shovel is not a “digging” spade. They will undoubtedly say that O.J. had to abandon his plans for burial, etc., by the surprise of Ron

Goldman. Ron Goldman even had HIS OWN alibi set up by setting “other” arrangements into play. Note that the call from the one he was supposed to spend the evening with—did not come until MORNING! What an evil surprise for Mr. Goldman. Further, it was ASSUMED that knowing it was Rosa Lopez’s regular day off and Salingers were in England—it was assumed SAFE to use the path along side (and under Rosa’s) window to plant the glove “over the fence by the cooler”. I think NOBODY realizes how REALLY DANGEROUS IT HAS BEEN FOR A LITTLE INNOCENT LADY FROM EL SALVADOR.

The place where it almost fell apart, in the planning for O.J. to be in town, was by him ALMOST going directly to his next location for prearranged business and bypass Los Angeles and his daughter’s recital. They really laid a trip on him to make him feel guilty enough as a father to cause him to make THAT TRIP HOME. The “set-up” cost two people their lives while they were a party to the staged events. Evil recognizes no boundaries.

NEWS AS A HOOK WHAT ARE THEY HIDING?

Meanwhile, as you are preoccupied with a step-up in the trial, all sorts of things can go on in the area, and world actually, to keep you distracted from the real evil afoot. Why do you think that you have unheard-of storms in the area? For distraction? Yes and no. When the news comes on and especially when court is not in session—there has to be some MAJOR topic of interest that plugs everyone into the “news” broadcasts but there is no time left in any of the segments for ANY NEWS AT ALL!

For instance, there will be smatterings of news tid-bits, except things like the coming into law of Executive Order 12949 ON MARCH 9TH, 1995 WHICH BACKS UP LAW 666. IT IS DONE, CITIZENS, AND EVEN THOUGH THE SUBJECT WAS CAREFULLY NOT RELATIVE TO THIS, YOU WILL HAVE NOTED JANET RENO ON A LOT OF TELEVISION SCREENS YESTERDAY AS IT HAPPENED.

IT’S COMING DOWN!

Get ready, readers who are in major Patriot groups and gatherings AND MILITIAS—it is under way. Militiamen of Montana was only a localized skirmish. Worse, you will, before it is over, realize that some of the militia groups are set up, as will be meetings about the country—to coincide with this period of time starting March 9, 1995, to make sure a LOT of you “PATRIOTS” are flexing your muscles. Then when you think things are about as bad as they can get against citizens—the O.J. Simpson resulting riots will begin and you will be shut-down as riots spread and are subdued across the nation(s). Then, when you think you can’t handle any MORE—THERE WILL BE MORE. It will probably come in the form of large quakes to further damage rain-soaked areas. The big one? I truly don’t yet know because it has not yet been DECIDED. It will have to be done appropriately or the riots won’t happen in proper sequence but when you dump too much water onto these faults it is hard to hold the mountains.

Since so much of this week’s paper is devoted to the “Grandma Sanctions” I can only trust that these pieces of information are passed onto the telephone “Hot”-line. I think the adversary will have a really bad weekend just to have the Fuhrman information out there! Bailey doesn’t have to bug Fuhrman very much because he KNOWS Fuhrman did not PERSONALLY plant the glove. Those places were so well

scoped out that it is totally laughable at the almighty garbage being thrown about. How is it that THE network news and channels—all over the world—are running almost NOTHING ELSE. THIS IS A BIG, BIG EVENT TO CHANGE FOREVER THE COURSE OF NATIONS. Nobody even notices the devastation of financial markets and stability.

BANKS AND INTRIGUE

By now, I hope, at least you readers or phone callers will KNOW that Barings has been purchased—for \$1.50. You may well even know that it was purchased by a Dutch bank. But how many of you know that THAT bank in Holland is guaranteeing against loss in the defunct institution? How can that be? Easy! A clue can easily be seen in that one of the EXECUTIVES IN THAT DUTCH BANK is **Hesel Linderburg** who is one of the owners of the U.S. central bank, “The Federal Reserve System”. Perhaps it means nothing? So be it! I found it interesting while all eyes are on Judge Ito—who defense attorneys, according to the records of a nice talk show called *LARRY KING LIVE*, say that Johnnie Cochran OWNS JUDGE ITO. Your system can’t get much sicker than this, can it?

Let us get back to the MK-Ultra program. I would like to approach it from a different source, however, for most of you will be so absorbed in the focus of beautiful one, Cathy O’Brien, and indeed she is BEAUTIFUL by every meaning of the term, that you will forget our LESSONS on MIND-CONTROL in Soviet Russia, in the U.S., Montauk, Project Rainbow and all Phoenix I, II, III, etc., so I would like to share a portion of a book called *THE HOLOGRAPHIC UNIVERSE*, by Michael Talbot, Harper Collins Publishers, 10 East 53rd St., New York, New York (10022). I’m using only a short portion for I have no copyright information and we will step on another writer’s property. What we have has been sent, for our interest, and nothing else is available. We give full credit to Mr. Talbot and can only suggest that you avail yourselves of the volume if you have interest.

The portion of the book I shall offer is begun on page 72 and appears to continue AFTER the excerpt.

FROM: THE HOLOGRAPHIC UNIVERSE by Michael Talbot

Excerpt beginning pg. 72:

[QUOTING:]

VORTICES OF THOUGHT AND MULTIPLE PERSONALITIES

A number of researchers have used the holographic model to explain various aspects of the thinking process itself. For example, New York psychiatrist Edgar A. Levenson believes the hologram provides a valuable model for understanding the sudden and transformative changes individuals often experience during psychotherapy. He bases his conclusion on the fact that such changes take place no matter what technique or psychoanalytic approach the therapist uses. Hence, he feels all psychoanalytic approaches are purely ceremonial, and change is due to something else entirely.

Levenson believes that something is resonance. A therapist always knows when therapy is going well, he observes. There is a strong feeling that the pieces of an elusive pattern are all about to come together. The therapist is not saying anything new to the patient, but instead seems to be resonating with something the patient already unconsciously knows: "It is as though a huge, three-dimensional, spatially-coded representation of the patient's experience develops in the therapy, running through every aspect of his life, his history and his participation with the therapist. At some point there is a kind of 'overload' and everything falls into place."

Levenson believes these three-dimensional representations of experience are holograms buried deep in the patient's psyche, and a resonance of feeling between the therapist and patient causes them to emerge in a process similar to the way a laser of a certain frequency causes an image made with a laser of the same frequency to emerge from a multiple image hologram. "The holographic model suggests a radically new paradigm which might give us a fresh way of perceiving and connecting clinical phenomena which have always been known to be important, but were relegated to the 'art' of psychotherapy," says Levenson. "It offers a possible theoretical template for change and a practical hope of clarifying psychotherapeutic technique."

Psychiatrist David Shainberg, associate dean of the Postgraduate Psychoanalytic Program at the William Alanson White Institute of Psychiatry in New York, feels Bohm's assertion that thoughts are like vortices in a river should be taken literally and explains why our attitudes and beliefs sometimes become fixed and resistant to change. Studies have shown that vortices are often remarkably stable. The Great Red Spot of Jupiter, a giant vortex of gas over 25,000 miles wide, has remained intact since it was first discovered 300 years ago. Shainberg believes this same tendency toward stability is what causes certain vortices of thought (our ideas and opinions) to become occasionally cemented in our consciousness.

He feels the virtual permanence of some vortices is often detrimental to our growth as human beings. A particularly powerful vortex can dominate our behavior and inhibit our ability to assimilate new ideas and information. It can cause us to become repetitious, create blockages in the creative flow of our consciousness, keep us from seeing the wholeness of ourselves, and make us feel disconnected from our species. Shainberg believes that vortices may even explain things like the nuclear arms race: "Look at the nuclear arms race as a vortex arising out of the greed of human beings who are isolated in their separate selves and do not feel the connection to other human beings. They are also feeling a peculiar emptiness and become greedy for everything they can get to fill themselves. Hence nuclear industries proliferate because they provide large amounts of money and the greed is so extensive that such people do not care what might happen from their actions."

Like Bohm, Shainberg believes our consciousness is constantly unfolding out of the implicate order, and when we allow the same vortices to take form repeatedly he feels we are erecting a barrier between ourselves and the endless positive and novel interactions we could be having with this infinite source of all being. To catch a glimmer of what we are missing, he suggests we look at a child. Children have not yet had the time to form vortices, and this is reflected in the open and flexible way they interact with the world. According to Shainberg the sparkling aliveness of a child expresses the very essence of the unfolding-enfolding nature of consciousness when it is unimpeded.

If you want to become aware of your own frozen vortices of thought, Shainberg recommends you pay

close attention to the way you behave in conversation. When people with set beliefs converse with others, they try to **justify** their identities by espousing and defending their opinions. Their judgements seldom change as a result of any new information they encounter, and they show little interest in allowing any real conversational interaction to take place. A person who is open to the flowing nature of consciousness is more willing to see the frozen condition of the relationships imposed by such vortices of thought. They are committed to exploring conversational interactions, rather than endlessly repeating a static litany of opinions. “Human response and articulation of the response, feedback of reactions to that response and the clarifying of the relationships between different responses, are the way human beings participate in the flow of the implicate order,” says Shainberg.

Another psychological phenomena that bears several earmarks of the implicate is multiple personality disorder, or MPD. MPD is a bizarre syndrome in which two or more distinct personalities inhabit a single body. Victims of the disorder, or “multiples”, often have no awareness of their condition. They do not realize that control of their body is being passed back and forth between different personalities and instead feel they are suffering from some kind of amnesia, confusion, or black-out spells. Most multiples average between eight to thirteen personalities, although so-called super-multiples may have more than a hundred subpersonalities.

One of the most telling statistics regarding multiples is that 97 percent of them have had a history of severe childhood trauma, often in the form of monstrous psychological, physical, and sexual abuse. This has led many researchers to conclude that becoming a multiple is the psyche’s way of coping with extraordinary and soul-crushing pain. By dividing up into one or more personalities the psyche is able to parcel out the pain, in a way, and have several personalities bear what would be too much for just one personality to withstand.

In this sense becoming a multiple may be the ultimate example of what Bohm means by fragmentation. It is interesting to note that when the psyche fragments itself, it does not become a collection of broken and jagged-edged shards, but a collection of smaller wholes, complete and self-sustaining with their own traits, motives, and desires. Although these wholes are not identical copies of the original personality, they are related to the dynamics of the original personality, and this in itself suggests that some kind of holographic process is involved.

Bohm’s assertion that fragmentation always eventually proves destructive is also apparent in the syndrome. Although becoming a multiple allows a person to survive an otherwise unendurable childhood, it brings with it a host of unpleasant side effects. These may include depression, anxiety and panic attacks, phobias, heart and respiratory problems, unexplained nausea, migraine-like headaches, tendencies toward self-mutilation, and many other mental and physical disorders. Startlingly, but regular as clockwork, most multiples **are diagnosed when they are between the ages of twenty-eight and thirty-five, a “coincidence” that suggests that some inner alarm system may be going off at that age, warning them that it is imperative they are diagnosed and thus obtain the help they need.**

[H: I don’t want to take time to comment to any great extent here but this is true and if not diagnosed and sorted out—the condition will steadily worsen but will show itself in total confusion. The ONSET will, in these instances, usually begin while the CHILD is too young to communicate as in “speak”. When you can have a child integrated into a PROGRAM for deliberate MPD production—you have all you need in the hands of the handlers and programmers. You

will note several of your own circle of people—fit this. It is not just a Cathy O'Brien; **LOOK AT GUNTHER RUSSBACHER**. Moreover, if you can't keep him separated from his **HANDLER** who in this case is Rayelan—he **WILL NEVER HEAL**. He is, as we write, awaiting more surgery for his chest and it was slated for the week following his "trial" (which is set for April 4th), admission set for the 6th and surgery is scheduled for the seventh. If ones think "I" or anyone here is in favor of keeping Rayelan as far from Austria as possible—**YOU KNOW IT!** It would be nice of all of you who would, suggest that to Gunther when you send him well-wishes for his health! Can Rayelan be also healed? Yes, but that little trickster **DOES NOT WANT TO HEAL**. She loves the **CONTROL** and she serves some of the darkest energies known to me. She introduced such as "Atalon" (note the similarity in spelling and pronunciation!) as Gunther's guardian contact (spiritual) and told him he (Gunther) is the son of Cabol (possibly misspelled) who was told to Gunther to be "God". Ah, but Cabol/Cobal is the big boy himself, called by another label, Satan. Indeed I told Captain Russbacher, **IN RAYELAN'S PRESENCE**, as much, and we had good understanding until Rayelan **AGAIN** called these energies in the minute she caught Gunther in an alternate personality. **YOU BE THE JUDGE AND JURY!** Gunther **CANNOT HELP WHAT HE IS IN ANY OF HIS PERSONALITIES—SHE CAN!** Rayelan Allen **KNOWS EXACTLY WHAT SHE IS DOING AND SHE WANTS THAT GOLD AT ANY COST TO ANYONE ELSE**. To get it she has to destroy Gunther's future.]

This idea seems borne out by the fact that multiples who reach their forties before they are diagnosed frequently report having the sense that if they did not seek help soon, any chance of recovery would be lost. Despite the temporary advantages the tortured psyche gains by fragmenting itself, it is clear that mental and physical well-being, and perhaps even survival, still depend on wholeness.

Another unusual feature of MPD is that each of a multiple's personalities possesses a different brain-wave pattern. This is surprising, for as Frank Putnam, a National Institutes of Health psychiatrist who has studied this phenomenon, points out, normally a person's brain-wave pattern does not change even in states of extreme emotion. Brain-wave patterns are not the only thing that varies from personality to personality. Blood flow patterns, muscle tone, heart rate, posture, and even allergies can all change as a multiple shifts from one self to the next.

[H: Again let us look at Gunther Russbacher who, in his stable Austrian, **SELF** realizes he is not an alcoholic and indeed, **HE IS NOT**. When in his irresponsible "handled" personality—he is "koo-koo as the belfry bats" and **IS A TOTALLY IRRESPONSIBLE ADDICT TO BOTH DRUGS AND ALCOHOL—NEITHER OF WHICH SHOWS UP IN THE STABLE SELF WHO KNOWS GOD**. Frightening? No, it is terrifying!—both to observe and experience. Can I help him? Yes, but not with his dark-side handlers around for he can't remain in his stable condition long enough with her around to make it through and into help-available circumstances. Rayelan is already making all the arrangements (at other's expense) to get over there and be attached again by the time he is released! **BET ON IT!** I would bet that George Green will see to it that she has available passage because she can promise him **BIG TIME** rewards! Could I be wrong? **NO**. What is more important is that it is planned that when Rayelan shows up in Austria **NEXT TIME**, she will be arrested and held for the crimes for which Gunther was arrested! She is not **WELCOME** in Austria and if she makes the error in judgment to go there—she will not like the consequences—guaranteed!]

Since brain-wave patterns are not confined to any single neuron or group of neurons, but are a global property of the brain, this too suggests that some kind of holographic process may be at work. Just as a multiple-image hologram can store and project dozens of whole scenes, perhaps the brain hologram can store and call forth a similar multitude of whole personalities. In other words, perhaps what we call “self” is also a hologram, and when the brain of a multiple clicks from one holographic self to the next, these slide projector-like shuttlings are reflected in the global changes that take place in brain-wave activity as well as in the body in general. The physiological changes that occur as a multiple shifts from one personality to the next also have profound implications for the relationship between mind and health, and will be discussed at greater length in the next chapter.

A FLAW IN THE FABRIC OF REALITY

Another of Jung’s great contributions was defining the concept of synchronicity. As mentioned in the introduction, synchronicities are coincidences that are so unusual and so meaningful they could hardly be attributed to chance alone. Each of us has experienced a synchronicity at some point in our lives, such as when we learn a strange new word and then hear it used in a news broadcast a few hours later, or when we think about an obscure subject and then notice other people talking about it.

A few years back I experienced a series of synchronicities involving the rodeo showman Buffalo Bill. Occasionally, while doing a modest workout in the morning before I start writing, I turn on the television. One morning in January 1983, I was doing push-ups while a game show was on, and I suddenly found myself shouting out the name “Buffalo Bill!” At first I was puzzled by my outburst, but then I realized the game-show host had asked the question “What other name was William Frederick Cody known by?” Although I had not been paying conscious attention to the show, for some reason my unconscious **[H: Actually he misspeaks for it is his “subconscious” mind, the “unconscious” notes nothing.]** mind had zeroed in on this question and had answered it. At the time I did not think much of the occurrence and went about my day. A few hours later a friend telephoned and asked me if I could settle a friendly argument he was having concerning a piece of theater trivia. I offered to try, whereupon my friend asked, “Is it true that John Barrymore’s dying words were, ‘Aren’t you the illegitimate son of Buffalo Bill?’” I thought this second encounter with Buffalo Bill was odd but still chalked it up to coincidence until later that day when a *Smithsonian* magazine arrived in the mail, and I opened it. One of the lead articles was titled “The Last of the Great Scouts Is Back Again”. It was about... you guessed it: Buffalo Bill. **[H: I have chosen to leave this brief excerpt in this writing for YOU PEOPLE WHO WORK FOR ME. If the above happened to Dharma—she would go to the computer keyboard and know I would want to write a bit on Buffalo Bill or some part thereof. I don’t have to use 2X4s—she usually hears loud and clear.]**

THE HEALTH IMPLICATIONS OF MULTIPLE PERSONALITY

Another condition that graphically illustrates the mind’s power to affect the body is Multiple Personality Disorder (MPD). In addition to possessing different brain-wave patterns, the subpersonalities of a multiple have a strong psychological separation from one another. Each has his own name, age memories, and abilities. Often each also has his own style of handwriting, announced gender, cultural and racial background, artistic talents, foreign language fluency, and IQ.

Even more noteworthy are the biological changes that take place in a multiple's body when they switch personalities. Frequently a medical condition possessed by one personality will mysteriously vanish when another personality takes over. Dr. Bennett Braun of the International Society for the Study of Multiple Personality, in Chicago, has documented a case in which all of a patient's subpersonalities were allergic to orange juice, except one. If the man drank orange juice when one of his allergic personalities was in control, he would break out in a terrible rash. But if he switched to his nonallergic personality, the rash would instantly start to fade and he could drink orange juice freely.

Dr. Francine Howland, a Yale psychiatrist who specializes in treating multiples, relates an even more striking incident concerning one multiple's reaction to a wasp sting. On the occasion in question, the man showed up for his scheduled appointment with Howland with his eye completely swollen shut from a wasp sting. Realizing he needed medical attention, Howland called an ophthalmologist. Unfortunately, the soonest the ophthalmologist could see the man was an hour later, and because the man was in severe pain, Howland decided to try something. As it turned out, one of the man's alternates was an "anesthetic personality" who felt absolutely no pain. Howland had the anesthetic personality take control of the body, and the pain ended. But something else also happened. By the time the man arrived at his appointment with the ophthalmologist, the swelling was gone and his eye had returned to normal. Seeing no need to treat him, the ophthalmologist sent him home.

After a while, however, the anesthetic personality relinquished control of the body, and the man's original personality returned, along with all the pain and swelling of the wasp sting. The next day he went back to the ophthalmologist to at last be treated. Neither Howland nor her patient had told the ophthalmologist that the man was a multiple, and after treating him, the ophthalmologist telephoned Howland. "He thought time was playing tricks on him." Howland laughed, "He just wanted to make sure that I had actually called him the day before and he had not imagined it."

Allergies are not the only thing multiples can switch on and off. If there was any doubt as to the control the unconscious [**H: Subconscious.**] mind has over drug effects, it is banished by the pharmacological wizardry of the multiple. By changing personalities, a multiple who is drunk can instantly become sober. Different personalities also respond differently to different drugs. Braun records a case in which 5 milligrams of diazepam, a tranquilizer, sedated one personality, while 100 milligrams had little or no effect on another. Often one or several of a multiple's personalities are children, and if an adult personality is given a drug and then a child's personality takes over, the adult dosage may be too much for the child and result in an overdose. It is also difficult to anesthetize some multiples, and there are accounts of multiples waking up on the operating table after one of their "unanesthetizable" subpersonalities has taken over.

Other conditions that can vary from personality to personality include scars, burn marks, cysts, and left- and right-handedness. Visual acuity can differ, and some multiples have to carry two or three different pairs of eyeglasses to accommodate their alternating personalities. One personality can be color-blind and another not, and even eye color can change. There are cases of women who have two or three menstrual periods each month because each of their subpersonalities has its own cycle. Speech pathologist Christy Ludlow has found that the voice pattern for each of a multiple's personalities is different, a feat that requires such a deep physiological change that even the most accomplished actor cannot alter his voice enough to disguise his voice pattern. One multiple, admitted to a hospital for diabetes, baffled her doctors by showing no symptoms when one of her nondiabetic personalities was in control. There are accounts of epilepsy

coming and going with changes in personality, and psychologist Robert A. Phillips, Jr. reports that even tumors can appear and disappear (although he does not specify what kind of tumors).

[H: You are going to find, Dharma, that J.S. has simply slipped into his comfort role of “child” and that is why he can’t remember his birthday. It is sometimes hard, with the trauma of the past two years, to hold himself into his adult alternate. One of his alternates can tell you exactly what he did as a “spirit” in the United Nations and the other can’t even find the bathroom. When you deal with people who have worked in government-associated “top secret” operations—they will almost always have at least two alternate personalities. To work effectively with J.S. we need a bit of input from Mark. J.S. will show remarkable “difference” in his own environment with responsibility—but that too is a fraud cover. The reason for such confusion is, however, that one personality is only getting fragments of the other’s experiences. Knowing this, however, a therapist who knows what he/she is doing can access and anchor the elusive personalities. The personality presenting can bury the memories of the painful experiences so efficiently that the game can go on indefinitely even if the presenting personality claims to want help. It really tests the courage and capabilities of the therapist. When, for instance, J.S. realizes consciously the extent of that which was done TO him—he may well become so enraged as to be dangerous as he is a big man and there are no boundaries as to strength from child to adult in a trance. It is for this reason that we “drag our feet” until more stability is presented.]

Multiples also tend to heal faster than normal individuals. For example, there are several cases on record of third-degree burns healing with extraordinary rapidity. Most eerie of all, at least one researcher—Dr. Cornelia Wilbur, the therapist whose pioneering treatment of Sybil Dorsett was portrayed in the book *SYBIL*—is convinced that multiples don’t age as fast as other people.

How could such things be? At a recent symposium on the multiple personality syndrome, a multiple named Cassandra provided a possible answer. **[H: I should note here that none of you know or recognize Cathy—but she looks like a teenaged adult.]** Cassandra attributes her own rapid healing ability both to the visualization techniques she practices and to something she calls *parallel processing*. As she explained, even when her alternate personalities are not in control of her body, they are still aware. This enables her to “think” on a multitude of different channels at once, to do things like work on several different term papers simultaneously, and even “sleep” while other personalities prepare her dinner and clean her house.

Hence, whereas normal people only do healing imagery exercises two or three times a day, Cassandra does them around the clock. She even has a subpersonality named Celese who possesses a thorough knowledge of anatomy and physiology, and whose sole function is to spend twenty-four hours a day meditating and imaging the body’s well-being. According to Cassandra, it is this full-time attention to her health that gives her an edge over normal people. Other multiples have made similar claims.

We are deeply attached to the inevitability of things. If we have bad vision, we believe we will have bad vision for life, and if we suffer from diabetes, we do not for a moment think our condition might vanish with a change in mood or thought. **[H: I hope a whole bunch of you are PAYING ATTENTION, Wally.]** But the phenomenon of multiple personality challenges this belief and offers further evidence of just how much our psychological states can affect the body’s biology. If the psyche of an individual with

MPD is a kind of multiple image hologram, it appears that the body is one as well, and can switch from one biological state to another as rapidly as the flutter of a deck of cards.

The systems of control that must be in place to account for such capacities is mind-boggling and makes our ability to will away a wart look pale. Allergic reaction to a wasp sting is a complex and multi-faceted process and involves the organized activity of antibodies, the production of histamine, the dilation and rupture of blood vessels, the excessive release of immune substances, and so on. What unknown pathways of influence enable the mind of a multiple to freeze all these processes in their tracks? Or what allows them to suspend the effects of alcohol and other drugs in the blood, or turn diabetes on and off? At the moment we don't know and must console ourselves with one simple fact. Once a multiple has undergone therapy and in some way becomes whole again, he or she can still make these switches at will. This suggests that somewhere in our psyches we ALL have the ability to control these things. And still this is not all we can do.

[END OF QUOTING]

This is enough for now. I just wanted you to know that I know what I am doing. I know that at times you have to question your own sanity and doubt me. That's fine—JUST DON'T DOUBT GOD! Even J.S. will pop around when he wants to drive badly enough. There are some things you just can't do as the "child". There is nothing more fascinating than the mind of man—save perhaps the SOUL—of man.

May you walk ever in the LIGHT. Salu.

CHAPTER 5

REC #1 HATONN

MON., MAR. 20, 1995 6:50 A.M. YEAR 8, DAY 216

MON., MAR. 20, 1995

RICHARD SNELL DEATH KNELL

I ask that we turn our attention fully upon the focus of Richard Snell. In order to do so I am asking a petition be sent to the Governor of Arkansas, Jim Guy Tucker and in that letter please also tell the Governor THAT YOU ALL **KNOW** that there are four on death row scheduled for execution, probably in APRIL. At least some of them are innocent. Since murder in any form is WRONG, petition for stays until all can be “looked into”! There would be NO FAST-TRACK EXECUTIONS IF THE POLITICIANS WERE WITHOUT BLAME.

Here is an idea that can be MOST EFFECTIVE: Direct your correspondence, faxes, etc., ALSO to JEFF ROSENZWEIG, who is in charge of misrepresentation of Richard.

I would go out on my own proverbial limb and suggest that we-the-people will be responsible for Mr. Snell moving completely out of the area of Arkansas. Snell writes about GOD and will be most happy to never again write about Guy Tucker and other specific politicians of Arkansas. I believe there are plenty of friends who will see to the Snell’s relocation at no expense to the State of Arkansas if Gov. Guy is concerned about having to make his own restitution. Jim Guy Tucker is going to make restitution and have JUSTICE at the hands of You-The-People; Snell has no need to pick anything, much the less, bones.

Pete Creech, who always comes through with the most excellent examples of letters, shares another with us. Feel free to use anything offered.

[QUOTING:]

3/20/95

JEFF ROSENZWEIG, *Esquire* (13th Amendment NON-CITIZEN)
ATTORNEY AT LAW
300 SPRING STREET, SUITE 310
LITTLE ROCK, ARKANSAS 72201

Not so dear Jeff,

You sure are a ballsy parasite, using “*esquire*” as a handle for your profession. I hope you enjoy your present physical riches as a merchant of chaos, for it will not be for much longer. We of the Light understand that you are representing a HUMAN entity, namely RICHARD SNELL, in his plea for clemency

concerning his EXECUTION date set for April 19th next.

We the **Watchers** are DEMANDING (**not asking**) CLEMENCY for this valued producer of truth and fact. Richard Snell and his works will **far outlive the pathetic judicial system in hoodwinked Arkansas**. The State of Arkansas, the Governor of same do not have SOVEREIGN IMMUNITY, only the people do, **under the *Constitution* of the U.S.A.—not the Corporate U.S. which does not include the Sovereign States.**

Next time you see Jim Guy and/or Billary, give them these two quotes.

“THE ONE-WORLDEERS ARE BIOLOGICAL THROWBACKS IN THE CONTINUING DEVELOPMENT OF HUMANITY. THEY ARE PERSONS WHO ARE UNABLE TO BECOME PRODUCTIVE MEMBERS OF ANY SOCIETY AND WHO COULD EXIST ONLY BY MAINTAINING A PARASITIC ATTACHMENT UPON A HOST.” (*ORTEGA*)

“THE MASSES NEVER THIRST AFTER KNOWLEDGE, WHOEVER SUPPLIES THE ILLUSION IS THEIR MASTER, SO THEY REMAIN THE VICTIMS.” (By ???)

Pete Creech

Peter Q. Creech
5274 Channing Rd.
Indianapolis, Indiana (a Republic)
46226

[END OF QUOTING]

Why do I list an address for Pete? Because he now needs protection for he has been the longest writer and the most verbose. Some of you may well also wish to send him a card of appreciation—especially Richard and Mary Snell.

You are going to find that when you have nothing else to “lose” (and you don’t) then you will fight back against the enslavers. There are plenty of you to overrun this bunch of criminals with ONLY THE PEN. The United States of America and adjacent nations, ARE NOW THE CONSIDERED SOVEREIGN HOMELAND OF THE CRIMINALS AND ROBBER-BARONS. I DIDN’T MAKE THIS SO—YOU ALLOWED IT TO COME ABOUT.

THE TORCH OF FREEDOM IS NOT IN THE HANDS OF SOME STATUE IN THE NEW “YORK” (FREEMASON) HARBOR. IT MUST BURN BRIGHTLY WITH LOUD CRACKLING NOISE AND PEN AND INK—IN THE HANDS OF SOVEREIGN FREEMEN DEMANDING JUSTICE AND RIGHT. IN OTHER WORDS—LIFTED HIGH IN YOUR HANDS!!

I can only give the highest honor I can offer to the brave and daring paper which first ran this information IN ARKANSAS, on the criminal subject of Guy Tucker. The Byline shows Mary Hargrove, Don Johnson &

Michael Whiteley.

They are Staff Writers for *ARKANSAS DEMOCRAT-GAZETTE*.

The original writings were run in “series”. We do not have the paper—we have a “network” run. I am not going to do further fiddling while Snell burns; I am going to jump right off into the deep end of the pool and trust that these fine authors will not sue us for plagiarism. From true citizens and patriots this is NEVER AT ISSUE!

I had hoped that as we circled the wagons for protection from the incoming slings and arrows that Tucker would see fit to do SOMETHING positive with his position and begin to set things to right. He has chosen to not do so and, therefore, any information you have on this subject beyond that which we get written—please share with us. There have been many writers who have offered all this and more—but we feel a booster to the memory from THE WATCHERS OF FREEDOM AND TRUTH might tweak his action button, to, if nothing else, protect his own assets. When Mr. Tucker acts in a proper manner in these instances we will withdraw the hounds and leave the politics of Arkansas to the PEOPLE OF ARKANSAS unless THEY ask otherwise. YOU have a whole nation and its parts under siege but brave citizens are STOPPING a lot of serious damage—WITH THAT PEN AND INK AND BALLOTS.

YOU CAN DO IT
YOU HAVE DONE IT!

For instance, the City of Philadelphia has publicly REJECTED THE CONFERENCE OF THE STATES (Constitutional Convention).

[QUOTING:]

Councilman David Cohen has presented the following Resolution:

RESOLUTION

URGING THE PENNSYLVANIA STATE LEGISLATURE TO REJECT SENATE RESOLUTION NO. 12.

WHEREAS, there is currently pending before the Rules Committee of the State House of Representatives Senate Resolution No. 12 which authorizes the appointment of official State delegates to a Conference of the States to be held in Philadelphia October 22-25, 1995, and

WHEREAS, much concern has been expressed by organizations and groups as diverse as the Pennsylvania AFL-CIO, Pennsylvania Jewish Coalition, National Rifle Association, American Civil Liberties Union and members of the Legislative Black Caucus that the appointment of such **delegates** might be interpreted as an **Application for the convening of a Federal Constitutional Convention**, and

WHEREAS, legislative authorization and appointment of official State delegates is not required for

successful conferences and meetings and only serves to cause serious questions and concerns as to possible motivation and ultimate purposes of such appointments, including concerns of converting the Conference of the States into a Constitutional convention; **therefore**

BE IT RESOLVED THAT THE COUNCIL OF THE CITY OF PHILADELPHIA

hereby calls upon the Pennsylvania State Legislature to reject Senate Resolution No. 12; and

RESOLVED further that a copy of this resolution shall be forwarded to Governor Thomas Ridge.

COUNCILMAN DAVID COHEN

March 16, 1995

[END OF QUOTING]

You all continue to plead for information on what can you do, what can be done—how do we move...??? **THIS IS THE WAY! EACH INDIVIDUAL AND THEN GATHERED WITHIN UNIFICATION YOU TAKE UP THE PEN WITH A GOOD SUPPLY OF “PERMANENT” INK AND TAKE A STAND. IN CALIFORNIA, FOR INSTANCE, GO TO AND THROUGH “DON ROGERS” AND OTHERS HE CAN RECOMMEND. HE IS IN THE LEGISLATURE AND IS PUTTING HIS NECK ON THE LINE EVERY DAY, EVERY HOUR. HE CANNOT LONG DO IT ALONE WITH A TINY HANDFUL OF PEOPLE. THE SWORD OF THE BIG BULLIES IS COMING DOWN, READERS, BUT YOU DON’T HAVE TO HAVE YOUR NECK ON A BLOCK AS BEING SUBVERSIVE—DO IT RIGHT AND YOU WILL USE THAT *CONSTITUTION* FOR FREEDOM. REMEMBER THAT IN A “STATE OF EMERGENCY”, IN WHICH YOU ARE NOW, SINCE 1933, RESIDING—THE GOVERNMENT HAS THE *CONSTITUTIONAL RIGHT TO USE FORCE FOR LAW AND ORDER—ACCORDING TO “THEM”*. KNOW TRUTH AND FACTS AND YOU CAN SHARE SHELTERING WAYS TO ACCOMPLISH THIS JOB. *THERE IS NO SWORD MORE WORTHY THAN THE WORD IN TRUTH IN THE HANDS OF CITIZENS UNDER A WORTHY CONSTITUTION. DROWN THEM IN INK!!*** It is also a lot cheaper, IN ALL WAYS, than taking up the GUN! To verify that statement—ask the Militia of Montana members now arrested, and others who advocate guns and weapons against your enemy: HOW MUCH IT IS GOING TO COST BEFORE THIS ENCOUNTER IS OVER??? You might well even win a skirmish or two—but for FREEDOM—a skirmish is NOT ENOUGH. It will take all creeds, all colors, all races and brotherhood as you join hands and stand as that line in the sand beyond which no MAN WILL DARE TO PASS. Why? Because you are working against the most insipidly stupid, warped, brain-damaged garbage “people” on the face of your planet. Do not stoop to their indecent and degraded LEVEL. Stand like God’s MEN and WOMEN and simply move aside and establish government under God, FOR THE PEOPLE and let the Washington trash site rot on its evil symbolic site to be a beacon and signal warning to any and all who would again usurp the rights of American citizens to freedom and equality UNDER JUST LAW AND ORDER.

DR. RON CARLSON

I only offer a couple of things here for I have to move on but ones such as Dr. Ron Carlson in Hawaii and

his little goodly company are doing wondrous things as well. All you need is direction and addresses—you don't even have to do more than offer your pen and hand. If, in fact, you get many to write short letters, you can then bundle them and send them U.P.S. and save some postage. PLEASE, GET CREATIVE FOR THAT IS WHAT THAT WONDERFUL GIFT OF "MIND" IS FOR.

Copy of letter received here for IMMEDIATE RELEASE:

[QUOTING:]

AMERICANS FOR AMERICA, INC.
P.O. Box 59833
POTOMAC, MARYLAND 20859-5840

"Working Together to Fix America"

FOR IMMEDIATE RELEASE
MARCH 17, 1995

THE CITY OF PHILADELPHIA REJECTS
THE CONFERENCE OF THE STATES.

Yesterday, the PHILADELPHIA City Council voted unanimously to reject the Conference of the States. Mayor Rendell concurred with the decision.

This action deals a major blow to Governor Mike Leavitt's master plan to hold the COS, Inc. in Philadelphia, **AS A REPEAT OF HISTORY.**

Attached [**H: Above**] is a copy of the Philadelphia Resolution.

IMMEDIATELY:

*** FAX THIS TO EVERYONE ON YOUR LIST.**

*** DISTRIBUTE TO ALL STATE LEGISLATORS.**

*** POST ON INTERNET AND OTHER BULLETIN BOARDS.**

[END OF QUOTING]

Now to move on:

[QUOTING:]

IN TOO DEEP?
TUCKER AND WHITEWATER, PART 1

by Mary Hargrove, Don Johnson & Michael Whiteley.
Arkansas Democrat-Gazette Staff Writers

1994, Little Rock Newspapers, Inc.

The message scrawled on White House notepaper ended with the ominous words: “current Governor may well be indicted.”

Jim Guy Tucker’s involvement in Whitewater, the subject of speculation for months, became part of congressional hearings in July with the release of that memo written by presidential aide Bruce Lindsey.

Tucker has not been indicted as Lindsey’s note forecast. But a decade of loans and land deals have dragged him deep into the “Other Whitewater”.

Tucker’s political career has been derailed twice by Bill Clinton. And Clinton, indirectly, may have done it again. In January, dozens of federal agents swarmed into Arkansas to investigate Bill and Hillary Rodham Clinton’s business dealings.

They focused on Whitewater Development Corp., Jim McDougal’s Madison Guaranty Savings and Loan Association and David Hale’s Capital Management Services Inc.

At key junctures a new name cropped up: Jim Guy Tucker.

Federal agents are now sifting through records from 10 Tucker businesses, plus files from Madison Guaranty and Capital Management, even records from his former law firm, Mitchell Williams Selig & Tucker.

Tucker has been forced to turn over thousands of pages of documents, including, he says, every check he has written since 1978.

Additionally, Tucker and McDougal are being investigated by the Resolution Trust Corp., the federal agency that manages and sells assets of failed savings and loans.

The agency is pursuing possible claims involving Tucker and McDougal for “fraud and intentional misconduct relating to Madison... for the benefit of various individuals and entities, including Tucker”, according to court documents filed last week in Washington, D.C.

Tucker previously was named in a recommendation for further investigation, called a criminal referral. It was sent to the Justice Department on Oct. 8, 1993, by the Resolution Trust Corp. \$260,000 loan obtained from Madison Guaranty. Tucker has denied any wrongdoing.

John Haley, Tucker’s attorney, described RTC investigators who forwarded the referral as either “malevolent or fairly uninformed bumpkins”.

David Hale’s shocking story in September 1993 that Tucker and McDougal, and later Clinton and

McDougal, coerced him into making loans to help out the “political family”, also drew scorn from Haley.

“I think Hale has lied and cheated and stolen,” Haley said. “He has committed mammoth fraud against the Small Business Administration, not once, but repeatedly.”

The *Arkansas Democrat-Gazette* has examined Tucker’s business dealings. The story has been pieced together through 80 interviews and reviews of thousands of pages of land transactions, loan files and court documents.

Tucker has repeatedly refused to be interviewed about these matters.

The Tucker connection is a complex tale of financial intrigue set against the backdrop of 20 years of Arkansas politics.

It is the strange saga of a millionaire governor now trying to distance himself from two close business associates and supporters—a convicted ex-judge and a bankrupt financier.

In the land of Whitewater, the art of the deal was perfected.

It’s not a world of three-bedroom home mortgages and used-car loans. It’s a place where:

- Political cronies doled out loans worth hundreds of thousands of dollars with a phone call.
- Six-figure loans changed hands without applications or down payments—and debts were shed by walking away.
- A Malvern man swears he was an unwitting victim of a scheme that cancelled funds to a troubled Madison Guaranty.
- The owner of an investment business secretly controlled companies to siphon off taxpayer funds and cover bad loans.

And on one frenzied day—Feb. 28, 1986—Tucker, McDougal and Hale entangled themselves in a torrent of deals that cast a shadow over their lives and over Arkansas.

- The beginning: A game of gin rummy.

It all began, as retired Little Rock businessman Seth Ward recalls, during a game of gin rummy in the spring of 1985. Ward was playing cards at the Little Rock Club, then atop the Union Bank Building, when Don Denton dropped by. He asked Ward to come to work at Madison Guaranty.

Denton, Madison Guaranty’s chief loan officer, took Ward to meet owner Jim McDougal. Maybe Ward could help the S&L’s investment subsidiary, Madison Financial Corp., drum up some land sales.

Ward, then 65, hesitated.

“I don’t know,” he told them. “I’m not really interested in working too hard or punching a clock.”

Ward eventually agreed. McDougal liked Ward’s Little Rock business-society connections.

“Seth was valuable as an ear in the business market,” Denton said.

What Ward was hearing in the fall of 1985 was that three Little Rock banks wanted to unload 1,000 acres in southern Pulaski County.

What he couldn’t know at the time was the Pandora’s Box he was about to open...

...

By the fall of 1985, Jim McDougal was realizing that dreams could be bought—they just couldn’t be sold easily.

Six years earlier, in 1979, he had formed Whitewater Development Corp. with Bill and Hillary Clinton to develop 230 acres where the White River intersects with Crooked Creek in northern Arkansas’ Ozark Mountains.

“I wanted to make them some money,” McDougal said of his relationship with the Clintons.

Whitewater Development languished over the years as McDougal cast around for bigger and better deals.

After his purchase of Madison Guaranty in 1982, McDougal’s compulsion to buy and develop land intensified until it finally ran unchecked.

His acquisitions ranged from a 3,460-acre mobile home park called Goldmine Springs, near McDougal’s hometown of Bradford, to a 3,900-acre development on Campobello Island, the summer home of President Franklin D. Roosevelt’s family in New Brunswick, Canada.

Another pet project, Maple Creek Farms, featured 1,300 acres set aside for residential property in southern Pulaski County.

By early 1984, federal regulators were concerned. Sales were sluggish and projected costs had doubled for those developments. Investments in Madison Financial, primarily in real estate, had soared a whopping 822 percent in one year. McDougal promised to reduce that investment.

However, he gobbled up even more land, enthusiastically launching a string of low- to middle-income housing projects: Green Tree Farms, Fair Oaks and Timberline in Oachita County, Eden Park in White County, Lake Faircrest in Union County, Brittany Point in Pulaski County.

McDougal heard the question more than once from his friends: “Jim, why did you always go to that next thing?”

“That’s what my father would always do,” McDougal explained. “He would say: ‘Just quit worrying about it. You can just buy something else, start another business.’ That was just in our personality. Most capitalists are that way. Most horse-traders.”

McDougal also was attracted by diamonds in the rough.

“I became known as the junk dealer. If it didn’t have a road to it, if it had a problem that would depress the price, they’d come to me.”

But McDougal’s background was really in politics, not the world of finance.

A self-styled “populist Democrat,” McDougal had joined the staff of U.S. Sen. J. William Fulbright in 1967. He worked for him in Washington and later in Little Rock until Fulbright was defeated in 1974. McDougal worked as an aide to then-Gov. Bill Clinton from 1979-80.

The McDougal-Tucker business ties go back to those Clinton years when Tucker, a freshman congressman, was defeated in 1978 in a U.S. Senate bid.

In 1979, McDougal and Tucker invested in Park Place, a Little Rock condominium project near MacArthur Park.

Tucker bought five shares of stock, out of 400 shares, when McDougal purchased the Bank of Kingston in Madison County in 1980.

They formed a partnership with Steve Smith, an aide to Clinton, to develop real estate ventures in the Ozarks.

Tucker failed in a political comeback attempt in May 1982 when he was defeated by another comeback kid, Clinton, in the Democratic primary for governor.

McDougal remembers those bitter days.

“That election of ’82—it was a real sore spot,” McDougal said. “I never heard the word politics mentioned. I mean the word was never said at the (Tucker) house.”

McDougal lost his own campaign that year. He was crushed in a vitriolic battle to unseat then-U.S. Rep. John Paul Hammerschmidt, a Republican, in the 3rd District.

Tucker’s and McDougal’s earliest ties had been political. Now, they focused their full attention on making money.

Saddled with \$250,000 in campaign debts, Tucker had no time to look back.

He joined the Mitchell Williams & Selig law firm as a partner in 1982. A year later, he was earning \$170,000, records show.

“On what a lawyer makes, he would not have been able to pay his campaign debt back,” Haley said. “So he was looking for other areas.”

Tucker was also looking for a little help from his friends. He turned to Jim McDougal and David Hale.

THE DEAL OF A LIFETIME— HOOKING UP WITH TUCKER

A simple handshake with Tucker in 1983 led to one of the best deals of Billy Cost’s life.

Cost, a Louisianian, was working in the Little Rock area in the cable TV business, when his lawyer, W. Chris Barrier, arranged a meeting with Tucker. Barrier and Tucker were law partners.

“In a half-hour, we shook hands,” Cost said. “It was a 50-50 split. I would go out and acquire the cable franchises; he (Tucker) would take care of the financing.”

By the end of 1984, Cost left their cable partnership with several hundred thousand dollars after Tucker bought him out.

“I used to make the statement,” Cost said, “anybody can do anything as long as they have the good Lord, themselves and Jim Guy Tucker.”

Lured by the potential of the cable TV business, Tucker and Cost had formed County Cable Inc. Tucker needed to keep his end of the bargain and find money for their new venture.

“Nobody really wanted to loan Jim Guy money,” McDougal said. “He had to struggle. He had two or three things (business projects) that didn’t work.”

One of County Cable’s first loans—\$50,000—came through David Hale’s Capital Management Services, an investment company subsidized by the Small Business Administration.

Capital Management was licensed to provide funds for “socially or economically disadvantaged” individuals. The government could match each dollar invested by Hale with anywhere from \$1 to \$3.

Hale, a member of a Little Rock political family, also served as a judge for the Pulaski County Municipal Court.

As a young lawyer in Little Rock, Hale was president of the Arkansas Jaycees before being elected national president in 1974.

Dean Paul, a Malvern businessman, met him in those early years.

Paul had gone to school in Malvern with Hale’s wife, Sue. He had invested \$67,500 in Hale’s Capital Management when it was first licensed in 1979.

“David and I did more than one business deal together, but I considered it more of a friendship than a business relationship,” Paul said. “I was talking to him daily. He would call to see how things were going and just talk.”

During the mid-1980s, when Yell Forestry Products took over Plainview Lumber Co. after a bitter bankruptcy fight, Paul and Hale became business associates. Paul’s family owned 27 percent, Hale had 49 percent, Don Cates had 24 percent of Yell Forestry. **Tucker was an attorney for Yell Forestry.**

At the same time, Tucker also developed a casual relationship as a borrower with both Hale and McDougal. Loans were often lined up with a phone call.

Tucker routinely took out hundreds of thousands of dollars with no down payments, no written applications, no feasibility studies and sometimes no collateral. “If there’s ever been an application (by Tucker) to Madison Financial, Madison Guaranty or Capital Management, I don’t know of it,” Tucker’s attorney, Haley, confirmed.

Tucker was not relying on either Madison Guaranty or Capital Management as the principal source of financial backing for his cable business.

He borrowed from area banks as well as from major out-of-state lenders. But he drew regularly from Madison Guaranty and Capital Management for smaller start-up and construction loans.

Between 1983 and 1984, Tucker’s County Cable borrowed \$150,000 from Hale’s investment company.

Ultimately, companies that Tucker owned would borrow \$725,000 from Hale’s Capital Management for his cable TV business through 1987.

McDougal was also there for Tucker. In 1985 alone, Tucker and his companies took out more than \$500,000 in loans from Madison Guaranty and paid off another \$211,000.

Tucker never had to traipse through the loan approval process at Madison.

“I called Jim McDougal if I wanted to borrow money,” he said.

LOAN OFFICER: MADISON WAS FULL OF SURPRISES

Don Denton had never seen anything like it. Madison Guaranty was a candy store for McDougal, said Denton, who had been hired as chief loan officer in April 1985.

“Everything that happened (at Madison Guaranty) surprised me. The way the place was run—it was totally unorthodox. Running the savings and loan was incidental to running McDougal’s land developments.”

Denton, a former U.S. Treasury Department national bank examiner, had been a senior lending officer for Union National Bank for 10 years before joining Madison Guaranty.

McDougal's penchant for real estate ventures, combined with his access to funds through Madison Guaranty, were a recipe for disaster.

CHAPTER 6

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MON., MAR. 20, 1995 9:20 A.M. YEAR 8, DAY 216

MON., MAR. 20, 1995

Madison Guaranty created a subsidiary, Madison Financial Corp., to hold its investments, including the real estate it was developing.

State Securities Department regulations limited investment in subsidiaries to 6 percent of the parent company's assets. Madison Financial had climbed to 14 percent.

The Federal Home Loan Bank Board's examiners who came to Madison Guaranty in 1984 berated Madison for its unbridled real estate spending. Madison Guaranty was in serious trouble with the bank board, the agency that regulated savings and loans.

The future of Madison Guaranty "is jeopardized" through its projects, examiners warned.

The criticism was inevitable, Denton said.

"McDougal didn't have a hint (on how to run an S&L)," Denton said. "He was taking full advantage of the system."

Madison files lacked appraisals and reflected unsafe and unsound lending practices, the examiners' report stated.

Correcting the books, examiners warned, "will adversely affect net worth and result in an insolvent position."

Despite the stern criticism by regulators, money flowed freely to Madison owners.

- As president of Madison Financial, McDougal's salary and bonuses in 1985 reached \$179,000. From 1983 to October 1986, his salary and bonuses totaled \$373,000.

- McDougal's wife, Susan, garnered \$189,500 in commissions from Madison real estate sales between October 1985 and June 1986.

- Susan McDougal's firm, Madison Marketing, was paid more than \$1.5 million between 1983 and 1986 for promoting the S&L's real estate.

She starred in television commercials, sometimes sitting astride a white horse in a Lady-Godiva-wears-hot-pants pose.

- Madison Financial purchased a fleet of luxury cars—several Mercedes-Benzes and Jaguars, a blue Bentley—and a twin-engine Piper Seminole plane.

- By May 1985, the McDougals had financed \$443,000 on their west Little Rock home through Madison Guaranty.

McDougal largesse was not limited to family. Loans, at times, were for the asking.

“If your story sounded good or if you were an insider, it was a done deal,” Denton said.

After Denton recruited a retired Seth Ward to drum up more real estate deals for Madison Financial, Ward didn’t disappoint him.

Ward’s best deal for his new employer was discovering 1,000 acres for sale in southern Pulaski County at the Little Rock Industrial Park.

The original asking price was \$3.5 million, but the three banks holding the notes quickly lowered their demands when they found a potential buyer.

Final price: \$1.75 million.

McDougal, the self-described “junk dealer,” gloated inwardly. He was convinced the land was an unrecognized gem because it lay near a proposed freeway extension.

It was, he declared, “the greatest bargain I’ve ever seen.”

The land was purchased in October 1985. McDougal named the project Castle Grande.

Now McDougal faced an interesting dilemma. He had the land but he had to sell it quickly to stay within investment guidelines.

One of the first buyers McDougal found was Tucker.

If the land deal sounded “great” to McDougal, it sounded even better to Ward.

McDougal couldn’t keep that much debt on the books of his subsidiary. He came up with a plan.

Ward would purchase the property north of 145th Street and the sewer and water system for \$1.15 million.

Madison Financial would buy the land south of 145th Street for \$600,000 to develop as residential lots.

Ward’s \$1.15 million share of the land would be financed by Madison Guaranty with a non-recourse note. That meant that if the payments were not made, the land reverted to Madison Guaranty and Ward

would not be liable for any losses.

As parcels from Ward's land were sold, the loan money was used to reduce the \$1.15 million debt. Ward didn't need to make any payments.

In addition, Madison Financial would pay Ward a 10 percent commission on the commercial land whether he sold it or not. In the first six months, Ward, who never sold a tract of land, was owed more than \$300,000 in commissions simply for holding the land in his name.

"I didn't try to sell anything, really," Ward said. "Madison sold it all."

About the same time that McDougal was acquiring the 1,000 acres, Tucker called him for another loan.

Sure, said McDougal, but this time, he attached some strings. He agreed to lend Tucker the money if Tucker would buy some land in Castle Grande.

Tucker was busy laying cable lines south of the area, in McDougal's Maple Creek Farms subdivision. Castle Grande would be a natural extension for his cable network.

So, Tucker accepted McDougal's terms and became the owner of 34 acres of Castle Grande.

McDougal was not unaware of how top-heavy Madison Financial's real estate portfolio had become.

Federal auditors, already critical of Madison's real estate loans, had not come back for a follow-up exam in nearly two years. They were certain to return soon. And they undoubtedly would not share McDougal's view that Castle Grande was "the greatest bargain".

The Castle Grande project, would surely raise questions.

That, David Hale says, was when Tucker and McDougal came to him.

HALE: "DIFFERENT PEOPLE
WERE IN A BIND"

It was a late afternoon call from Tucker, in David Hale's version of events, that introduced Hale to the deal—a deal that later would result in a criminal conviction of the municipal court judge.

Hale was interviewed by the *Democrat-Gazette* shortly before he was indicted in September 1993.

Tucker, Hale said, asked him to go to McDougal's office at 1501 S. Main St. in Little Rock.

But they didn't stay there. Hale said that Tucker and McDougal drove Hale out to the Castle Grande property.

Tucker and McDougal discussed various development ideas and seemed excited about building a shopping center.

But Hale soon learned this was more than a casual visit.

Madison's problems were twofold: a burgeoning real estate portfolio and specific "hot loans" that had to be moved off the books, Hale said he was told.

"Different people were in a bind with Madison," Hale said. "They had to get out of there before the audit. I knew they had loans to some political folks that they had to get out of there."

McDougal was depending on Hale to bail him out with a series of loans from Capital Management.

"I had enough money (in my company) to fund nearly all of it," Hale said, "but if I did, I would be completely out of money."

The talks continued over the next few weeks and the pressure from McDougal and Tucker escalated, Hale said.

"They wanted \$150,000 here and \$150,000 there," Hale later told a close associate. "He didn't have the money."

For Hale to help out, he needed \$500,000. With that nest egg in hand, he could draw matching funds from SBA and replenish his drained accounts.

But where to get the money?

ENTER DEAN PAUL

The high-pitched whine of a band saw screeched through the air as Dean Paul answered the phone at his lumber mill in Plainview. He left for Little Rock so quickly that he didn't take time to change his work clothes.

Two hours later, he and Hale emerged from a downstairs office at Madison Guaranty.

Paul had just signed loan papers for \$825,000—money he swears today that he never saw, was not supposed to see.

"Don't put me in a bind," Paul remarked nervously to Hale as they walked outside to Hale's Oldsmobile.

"David told me not to worry," Paul recalls. "He said it would be taken care of. He told me the loan was going to be paid out of deals he and Jim Guy were doing."

It was Feb. 28, 1986.

The first time Dean Paul had heard of “the deal”, he was sitting in a Little Rock coffee shop.

The details had been spelled out in January 1986, when Hale told Paul that federal regulators were “on” McDougal and “we need to get him cleaned up.”

But Capital Management was tiny compared to Madison Guaranty, where deposits had reached \$100 million. Since opening its doors, Capital Management loans totaled only \$1.1 million.

“David said he didn’t have the type of capital McDougal needed,” Paul said.

This was the plan as described by Paul, Hale and others.

As luck would have it, Paul and Hale each had an interest in Etta’s Place, a defunct restaurant in Sherwood at the corner of U.S. 67-167 and Wildwood Avenue. **[H: Keep in mind, readers, that a lot of these places are being revealed to you as drug exchange centers.]**

Using the restaurant and two small parcels of land, they would sell the property to each other and their companies, inflating the price.

Then Madison Guaranty would lend Paul \$825,000 to buy the property from Hale.

Part of the Paul loan funds would be transferred to Capital Management so Hale could get matching government funds. For example, on a 1-to-1 match, \$500,000 put into the company by Hale would produce \$1 million.

Hale could then free existing funds at Capital Management and produce the loans Madison Guaranty needed before the examiners arrived.

One of the first loans McDougal wanted from Capital Management was \$150,000 for Tucker’s company to use as a down payment to purchase a sewer and water company from Madison for \$1.2 million. The utility was in the heart of the Castle Grande land and part of the Seth Ward property.

Later, Hale would use funds from the Paul loan to dole out more loans to Madison “friends”.

Paul said Hale told him the \$825,000 loan would be repaid out of projects Hale and Tucker had in mind at Castle Grande, such as the proposed shopping center.

“I trusted him completely,” Paul said. “If he had told me a rooster could pull a freight train, I’d have hooked it up.”

How did they come up with using Etta’s Place?

Hale said Tucker and McDougal pored over Hale’s books and concluded that the value of Etta’s Place could be inflated enough to generate a large loan from Madison Guaranty and not alert examiners. Tucker and McDougal have vehemently denied this happened.

But, Hale said, Tucker was not the only politician involved in the plan.

During October 1985, Hale claims, he was being alternately badgered by McDougal and Tucker and then McDougal and Bill Clinton to “close out the land deal” and make a series of loans.

“They were in a bad hurt. There was pressure,” Hale said. “They didn’t come out and threaten me. We’d been friends. Political friends. I did think it would hurt politically and economically (if I didn’t do it).”

Hale said that Clinton and McDougal decided Susan McDougal would apply for a loan because, as a woman, she would easily qualify at Capital Management under its “socially and economically disadvantaged” borrower guidelines.

She couldn’t borrow from Madison Guaranty because, as an owner, she would exceed the insider loan limit.

Hale felt Clinton was putting the heat on. His impression was there was a personal interest by Clinton in making a loan to Susan McDougal. Hale said he did not ask why Clinton cared about the loan.

Clinton, Hale said, did tell him one thing: “My name can’t appear on this.”

“I never negotiated with Susan McDougal. That was done through Clinton and Jim McDougal,” Hale said. Hale said they were never specific about the purpose of the loan. And he never asked.

Two weeks into February 1986, the dreaded notice arrived. The Federal Home Loan Bank Board examiners were coming to Madison Guaranty on Feb. 28.

It was time to line up the loans.

THE CRUCIAL DATE: FEB. 28, 1986

For years, Little Rock lawyer Bill Watt, who became a traffic judge in 1986, had done occasional legal work for David Hale.

And it was Watt, as trustee for Hale on the Etta’s Place land, who called in appraiser Robert W. Palmer to place a value on the empty restaurant. Palmer appraised the property at \$755,000.

After adding two small parcels of land, they had a package. Hale and Paul had purchased the three pieces of property between 1982 and 1985 from “outsiders” for just \$260,000.

On the day of the sales from Hale to Paul, the total price soared from \$260,000 to \$800,000.

“That restaurant was just sitting there. That property was not worth anywhere near that amount of money,” Paul admitted.

After being appointed in January this year, special counsel Robert Fiske Jr. subpoenaed Palmer’s

appraisal of Etta's Place, along with all of the appraisals he performed for Madison. Palmer said he was never aware of dealings that may have escalated the loan value.

"I very simply and quite honestly analyzed the lease potential. It was income-producing property," he said. "That's the alpha and omega of the whole deal."

With the examiners on the way, Madison Guaranty began frantically trying to update loan files.

Madison Guaranty Chairman and Chief Executive Officer John Latham called a meeting before the exam and told the staff to generate new documents for the loan files, according to an FBI interview with chief loan officer Denton. Appraisals were ordered to justify what had already been spent.

"It was quite unusual for an appraisal to be in hand when the loan was funded," Denton would later testify at McDougal's bank fraud trial in 1990, at which McDougal was acquitted. "It was the exception and not the rule."

On its books, Madison Guaranty listed the appraisals as "consulting fees". That would not tip examiners off that the appraisals had been added after the fact.

A Castle Grande loan to Davis Fitzhugh made Madison Guaranty particularly edgy. The loan was "non-recourse", meaning the borrower would not have to pay anything if it went into default. If payments were not made, the savings and loan would simply take the property back. All the risk stayed with Madison Guaranty. The examiners would not be pleased.

In what would result in the only guilty plea out of the Madison Guaranty failure, Latham tampered with a \$525,000 non-recourse loan to Fitzhugh, a Madison Financial employee. The money was to purchase a Levi Strauss & Co. warehouse. Latham rewrote the loan as a phony recourse note and substituted it for the old loan.

"Latham felt that the examiners would be very critical," because Madison carried all the risk, Denton said.

But Madison had a much larger, much more visible \$1.15 million non-recourse loan with Seth Ward, who was holding the industrial property for them. Madison needed it moved off the books before examiners arrived.

THE PACE PICKED UP. THIS IS WHAT HAPPENED:

In January 1986, Madison sold land in Castle Grande to former U.S. Sen. J. William Fulbright, McDougal's former boss, for \$700,000. Fulbright borrowed the money from Madison Guaranty. Then Madison applied \$680,400 of the sale proceeds to reduce the \$1.15 million Ward loan.

Madison sold the sewer and water system for \$1.2 million to a company **owned by Tucker** and R.D. Randolph. Madison applied \$450,000 to further reduce the Ward debt.

That left about \$70,000 of Ward's \$1.5 million non-recourse loan on the books. Ward took out a personal \$70,000 note and the non-recourse loan had vanished.

On Feb. 28—the day the federal examiners were to arrive at both Madison and, ironically, at Capital Management—all the plans fell into place. Loans were made and paid off at a dizzying speed. On that date:

- Paul finally bought Etta's Place restaurant from Hale.
- Paul signed for the \$825,000 loan from Madison Guaranty using the restaurant and land as collateral.
- Tucker's company, Castle Sewer and Water, borrowed \$150,000 from Capital Management for the down payment for the utility system.
- Castle Sewer and Water borrowed \$1.05 million from Madison Guaranty to purchase the utility from Madison Financial.
- The Ward \$1.15 million non-recourse loan was "cleared" off the books.
- Latham switched out the \$525,000 non-recourse note on the Levi Strauss warehouse building in Castle Grande.
- Hale mailed an application for matching funds to the SBA, showing he had \$502,000 from the \$825,000 Paul loan. Hale's actions would later be the basis for his guilty plea on a mail fraud charge brought by Fiske.

Hale used \$300,000 of the \$825,000 to pay off the original Etta's Place loan at Malvern National Bank on March 3, 1986. The remaining \$23,000 went to closing costs.

But what about the Susan McDougal loan that Hale said Clinton pushed for so aggressively?

Hale had deposited \$502,000 from the Paul loan into People's Bank and Trust Co. of Russellville. He moved \$400,000 from that account into Capital Management's checking account on April 2, SBA sources confirmed.

On April 3, 1986, Capital Management made a \$300,000 loan to Susan McDougal's company, Master Marketing, a newly created advertising firm. The *Democrat-Gazette* tracked the \$300,000 to a joint checking account for the McDougals at Madison Guaranty.

How was the money used? The McDougals paid \$111,500 on a loan at Stephens Security Bank in Ouachita County for their real estate development called Flowerwood Farms, congressional sources and records confirm.

Earlier this year, it was widely—and apparently mistakenly—reported that \$110,000 from the Susan McDougal loan was used as a down payment for the purchase of the 810-acre Lorange Heights de-

velopment in southern Pulaski County. The McDougals bought the land from International Paper Co. in 1986.

White House aides say the Clintons, co-owners of Whitewater Development at the time, didn't know about the Lorange Heights purchase.

Congressional sources said only \$25,000 from the Susan McDougal loan was used for earnest money.

A review of checks larger than \$10,000 indicates there was no direct payment from the Susan McDougal loan to the Whitewater Development account at Madison Guaranty, sources said.

Jim McDougal, who contended several months ago that the \$110,000 down payment came from that \$300,000 loan, now says he obtained the money elsewhere. He says \$50,000 of the down payment came from the sale of Flowerwood Farms to Tucker.

Tucker, through a faxed statement from his press secretary, denied any knowledge of the \$825,000 loan to Paul's company. "He (Tucker) has never agreed, directly or indirectly, to any involvement in that loan, and indeed has never been so involved."

The only Tucker link to Paul, according to the statement, is that, "In general, Mr. Tucker and his law firm, on occasion, have represented David Hale and companies affiliated with David Hale and Dean Paul."

Haley said Tucker knows nothing about the elaborate circle of money detailed by Hale that indirectly supplied the Castle Sewer and Water down payment.

"If David Hale got a ski mask and went to the 7-Eleven store and stole the money, I do not think that is the responsibility of the borrower to track that through," Haley said.

McDougal's attorney, Sam Heuer, said his client was not part of any plot to conceal bad loans from regulators or to divert funds.

"All of this stuff can be made so mysterious and crooked-looking," Heuer said, "and the only guy getting money was David Hale."

Hale had been cooperating with Fiske's investigation under a plea-bargain agreement and new independent counsel Kenneth W. Starr has said he will pick up where Fiske left off on the Whitewater investigation.

According to several sources close to the investigation, the independent counsel is studying the events of Feb. 28.

Depending on what evidence Starr unearths, he could potentially bring a number of charges under federal law before a grand jury, including bank fraud, misapplication of funds, lying on loan applications and using "nominee" or phony borrowers on loans.

EXAMINERS' WRATH

Despite the elaborate shifting of funds, Madison Guaranty did not escape the wrath of the regulators.

Examiners, described by Latham and other Madison officers as “hostile”, issued a scathing report on the condition of the books and apparent attempts to falsify loan records.

The savings and loan financial statements reflected phenomenal growth. Liabilities—including its deposits—had mushroomed from \$6 million to \$123 million in four years.

The Castle Grande land was “purchased and sold in a series of fictitious transactions” involving Madison insiders and Madison Financial, the examiners concluded.

In addition, Madison loan files were “incomplete, inaccurate... grossly inadequate,” examiners wrote.

“There were even some apparent attempts to hide records, to assemble files that did not previously exist by using back-dated documents and to alter records,” they stated.

McDougal, who had been staying at a trailer on the Castle Grande sales office to avoid examiners, was ousted by Madison’s board July 15, 1986, at the demand of regulators.

Two days later, the Madison board of directors halted all advertising promoting Castle Grande.

Tucker’s law firm, Mitchell Williams Selig Jackson & Tucker, had done work in the past on state regulatory matters for Madison Guaranty.

Tucker told the *Democrat-Gazette* that he sat in on one Madison board meeting after McDougal was forced out “to evaluate a problem there... It was to review some facts down there and that’s it.”

“It was a short meeting and I was in it for a relatively short time,” he said.

Other than that, Tucker said, “I can only recall one real estate transaction and one corporate request that I ever made for Madison.”

However, last week, in the petition to a Washington, D.C. court, the RTC alleged that Tucker was Madison’s legal counsel.

The RTC, terming Tucker “a substantial borrower”, had issued a subpoena to him June 1 of this year asking for documents related to Madison as well as his personal financial statements.

Tucker did not comply. Instead, according to the RTC, he argued in a June 27, 1994, court document that “the RTC was precluded by statute of limitations and other reasons from investigating Tucker’s relationship with Madison as a Madison lawyer and borrower...”

Despite what Tucker told the *Democrat-Gazette*, Tucker responded to the RTC that he had not “provided any legal services to Madison Guaranty or its affiliates since July 14, 1986,” the day before

McDougal was ousted.

Following the removal of McDougal, the Federal Home Loan Bank Board demanded a complete overhaul of the loan files and issued a 29-page cease and desist order setting specific rules for running the S&L.

Under the order, Madison Guaranty was prohibited from making loans or extending credit without prior approval to 12 companies—including Tucker’s Castle Sewer and Water.

THE NEWS ONLY GREW WORSE

KPMG Peat Marwick auditors, hired at the insistence of federal regulators, concluded that Madison Guaranty was insolvent by \$10 million as of December 1986.

The audit trail uncovered \$11.1 million in delinquent loans and another \$16.9 million in outstanding loans to Madison insiders. Madison’s net worth had fallen dramatically—\$17 million below regulatory standards.

Madison Guaranty was officially taken over by the Federal Home Loan Bank Board on an oddly coincidental date, Feb. 28, 1989, three years after the frantic effort to clean up the books.

MEANWHILE, MORE PROBLEMS

Meanwhile, Dean Paul began to have problems.

Hale had not delivered on his promises. In exchange for signing on the \$825,000 loan, Hale had offered to make Paul equal partners in Capital Management and give him half-interest in an insurance company he said he planned to buy.

Madison Guaranty and two other banks also were supposed to refinance Yell Forestry, the lumber business in Plainview, Paul said. None of those things happened.

But the real letdown came in the form of a computer notice. The new Madison Guaranty regime, after McDougal, began to collect on past-due loans. A payment on the \$825,000 had not been made. A late payment notice was sent to Paul. Alarmed, Paul took the notice to Hale, who called it a computer glitch. “He said he would take care of it,” Paul said.

A second notice arrived. “I told David the computer’s writing letters now.”

Hale reassured Paul again. But Paul was getting nervous.

“Hale’s the type of person that, when you pin him down, he’s got amnesia,” Paul said. “David was all of a sudden getting hard to find.”

In December 1986, Hale had a heart attack. McDougal already had been hospitalized for a stroke.

Paul was left holding the note.

Madison Guaranty sued Paul for the money April 30, 1987.

Confused and dismayed by the lawsuit, Paul realized, “I was in a fight for my life.”

Paul signed an affidavit in that lawsuit swearing he had been “a disclosed agent for David Hale”.

He had not, he said, received the proceeds from the loan, a fact “well known to Madison Guaranty.”

Nevertheless, a judgment was entered against Dean Paul Ltd. and Dean Paul. The restaurant and the small tracts of land were sold at auction back to Madison Guaranty for \$559,569. Madison was still more than a quarter of a million dollars in the hole on that loan.

After his heart attack, Hale returned to Capital Management to grapple with his own problems. During the first four months of 1986, Hale had made \$664,000 in loans to help McDougal. Most went into default.

Among them: Tucker’s company did not pay back the \$150,000 Castle Grande down payment to Capital Management. Tucker’s company also defaulted on the \$1.05 million to Madison Guaranty.

And Susan McDougal did not repay her \$300,000 loan, although Hale told the SBA she had paid it in full.

Ever resourceful, Hale tried to hide some of the bad loans from auditors. He created new companies, lent them money, then used those funds to pay off delinquent loans with existing companies.

In the case of the Susan McDougal loan, Hale actually channeled the payoff money through a newly created construction company in an attempt, SBA auditors were told, “to clean up his books”.

By 1993, Hale “secretly controlled 13 of 57 small concerns that Capital Management had financed,” according to the General Accounting Office, the financial watchdog for Congress. When the SBA seized Capital Management, auditors discovered 86 percent of Capital Management loans were delinquent.

TUCKER SUGGESTS THAT HE IS THE REAL VICTIM

Jim Guy Tucker was angry. Sitting around a table at the Governor’s Mansion on a Sunday evening in May 1994, he shuffled papers—canceled checks, loan files, letters—proof, he said, that he had done no wrong. How could anyone suggest otherwise?

He had succeeded Clinton as governor in December 1992; he was running for election; he had garnered one of the largest campaign war chests in state history; he had made a fortune in the cable TV industry.

The 1993 criminal referral by the RTC on his 34-acre purchase at Castle Grande was beyond his

comprehension. He had copies of a cashier's check to show how the \$260,000 loan was spent.

"It seems to me that... someone at the RTC, a BUREAUCRAT at the RTC, has alleged that I received a loan," he said, his voice shaking, "and in getting that loan, I conspired to falsify a loan application."

Perhaps, he suggested, HE was the real victim. "In February of '86, for a week to 10 days, the guys down there (at Madison) were going through loan files and doctoring them. Was one of my files involved? I don't know."

Tucker's past dealings with McDougal and Hale have clung to him like a tenacious tar baby. Not just the one \$260,000 loan in question. Everything. Everything they ever did as banker or borrower is being dissected under the independent counsel's multimillion-dollar microscope.

Since the mid-1980s, the fortunes of those entwined in Madison and Whitewater have either risen to great heights—the president of the United States and a millionaire governor of Arkansas—or plummeted like McDougal, desperately seeking something to do.

The public Jim McDougal and the private Jim McDougal now lead vastly different lives.

At congressional Whitewater hearings in July, McDougal was an instant celebrity, cheerfully signing autographs with a shapely blond coed in tow.

Back home in Arkadelphia, ensconced in a sparsely furnished trailer featuring a portrait of General Robert E. Lee, he reflects on the past.

No more Jaguars, no more million-dollar wheeling and dealing in real estate, no more go-for-the-throat political races.

With one exoneration from a bank fraud trial behind him, he's very well aware that federal investigators have been ordered to take apart all of his transactions at Madison.

To add to the dark cloud chronically looming over his bald pate, a California bankruptcy attorney has sent a criminal referral to the Whitewater investigators alleging McDougal lied on his bankruptcy application.

[H: Shades of Mr. George Green who lied under oath at his Nevada Bankruptcy hearings, apparently along with his attorney David Horton, from all reports.

By the way, the thing has reached all the way to California in many other ways you might find real interesting. When you speak of what went on in Santa Barbara Savings, attached to Shea and Gould law firm right up through your then California Governor Deukmejian before and around the time of RTC taking over the S&L and Financial company—you will find a whole line of involved parties—even up and through parties in the White House. Now, readers, the investigators of the Ekker case are unearthing all this information and I can't imagine that one little auctioneer, Larry Mitchell, will sit still and take the fall for these frauds and double-dealers against the American public. His was the least offensive—under orders—to NOT have a public

auction of this property still in question—but right through the Stephen Horns who have defended the criminals for their actions. A word to you wise attorneys should be sufficient!

By the way, although it was not a “bankruptcy” hearing, Eleanor and her son, Rod McBroom filed legal declarations that John Schroeffer WAS A PAUPER to get his care taken care of by you-the-taxpayers. THAT IS FRAUD AND IS A FELONY CRIME. MOREOVER, IT IS KIDNAPPING TO TAKE A PERSON AGAINST THEIR WILL AND HOLD THEM HIDDEN AND HOSTAGE FOR ASSETS. JUST THOUGHT YOU NEEDED A BIT OF REMINDING, LAWYERS! Now the court has caused John to have to pay \$350 a month out of his meager pension Social Security to have a financial conservator who pays about three bills a month. It’s good work if you can get it, I guess. While John has to live and get furnishings from friends on future loans for his current need to move while he HAS NOT EVEN A STICK OF HIS OWN FURNITURE AND SOMEHOW LAWYERS JUST DON’T SEEM TO BE ABLE TO PRY IT LOOSE FROM THE STEP-SON (WHO HAS GOTTEN RID OF THAT WHICH HE DIDN’T WANT). There is NOTHING wrong with John. He knows exactly what WENT ON and what is GOING ON and the piper is going to be paid one of these days soon. It would appear that John is quite capable of making a rent check and paying the phone bill on his own and, if not, he has two dozen people to assist him.]

It seems that when he filed for bankruptcy in Los Angeles in 1991, McDougal swore he owned nothing. He did not mention a 230-acre development in Arkansas’ Marion County called Whitewater.

McDougal’s attorney, Heuer, says when the bankruptcy was filed, McDougal had transferred all his assets to his mother.

McDougal claims to take it all—the highs and the lows—in stride.

“Because, you see,” he says, pointing to his surroundings, “if they grab me up and give me 40 years, they have better house trailers,” in minimum-security prisons.

His ex-wife, however, is not as stoic.

In March, a tearful Susan McDougal, who divorced Jim in 1991, faced reporters at Little Rock’s Excelsior Hotel. She was, she said, innocent of any wrongdoing related to Whitewater or Madison Guaranty.

“We have suffered enough,” she declared, two attorneys standing as sentinels on either side. “The investigation should have died in 1990 when a jury acquitted my two brothers and my husband.”

She is facing charges in California for allegedly embezzling \$200,000 from symphony conductor Zubin Mehta and his wife when she worked for them from 1989 until 1992. **[H: And just when, people, is Green(s) going to answer for embezzling \$350,000 from the Phoenix Institute—in Tehachapi, California!]**

Seth Ward spent years trying to collect the more than \$350,000 in commissions from his deal with

Madison to hold the land.

He was awarded the money by a jury in state court in 1988. HOWEVER, the RTC appealed the decision in federal court, insisting that he was not owed the commissions. The case moved back and forth between state and federal court for years.

Tired of paying legal fees—he settled with the RTC, paying back \$350,000 in April 1993.

Dean Paul, whose Yell Forestry lumber company finally went bankrupt, now makes a living in sales. In June, the RTC sent him a notice, demanding he pay the \$593,955 now outstanding on the \$825,000 loan.

“I don’t have it, but if I did, I don’t think I’d pay it,” he said. “I never got the money in the first place.

People keep asking me why I’d sign that loan,” he said. “It was for David Hale. I trusted him. If you knew him like I did, you just would.”

Hale resigned his judgeship in September 1993. He faces a truth test with newly appointed independent counsel Starr, who will review his story of loans to political friends. Hale has yet to be sentenced.

The losses go far beyond the personal stakes of any of the players.

Madison Guaranty’s failure has cost taxpayers \$65 million.

Capital Management, seized by the SBA in September 1993, has generated a \$3.4 million loss.

The independent counsel’s investigation will probably stretch into next year. Fiske’s share of the investigation had run up \$1.8 million in expenses through the end of July.

Standing outside the federal courthouse following Hale’s guilty plea in March, his attorney, Randy Coleman, talked briefly about the sweeping Whitewater investigation and its potential impact.

“This is a painful, embarrassing day for David Hale,” he said. “but, I think it’s that way for the state of Arkansas, also.”

NEXT: Castle Sewer and Water: The deal that wouldn’t die.

[END OF QUOTING]

We will continue with Part 2 at the next writing for next week’s edition of *CONTACT*.

CHAPTER 7

REC #1 HATONN

WED., MAR. 22, 1995 7:29 A.M. YEAR 8, DAY 218

WED., MAR. 22, 1995

First: a letter, please, to Tucker and his insect crowd.

Cmdr. Gyeorgos C. Hatonn
c/o Editor, *CONTACT*
P.O. Box 27800
Las Vegas, NV 89126
(800) 800-5565

March 22, 1995

Honorable Jim Guy Tucker
Governor, State of Arkansas
State Capitol Building
Little Rock, Arkansas 72201

REF: Dishonorable, Unjust and *UNCONSTITUTIONAL* Judicial System.
Specific Reference: **Richard Snell**

There is no point in beating the bushes to flush out any more hapless ducks for your sporting and corrupt pleasures. The time of confrontation and some kind of petition to your constituents for forgiveness is at hand. The best way to get their attention, at this last minute, is for some you have allowed sentenced to DEATH to silence them from telling what they know about the corruption, ongoing criminal activities in your government and that of the United States of America—(as is continuing under your FRIEND AND CRIMINAL BUDDY, BILLY-BOY CLINTON) to be taken OFF DEATH ROW.

The people NOW KNOW, or are rapidly learning, truth and the sword is GOING TO FALL. You have opportunity to salvage, at the least, a portion of your SOUL. Nobody asks that CRIMINALS OF THE POTENTIAL OF MURDERING A FELLOW-CITIZEN go free—however, we find very, very few of these kinds of offenders among your prison rolls.

Clemency and Commutation of sentences must always be attended most carefully but stays of execution and provision with honorable assistance in the courts with a demand for NO MORE CORRUPTION ON THE BENCHES OF THOSE COURTS is simple, rapid and honorable. The whole bunch of YOU POLITICIANS AND CRIMINALS are the ones who SHOULD be within the prison walls awaiting execution—not the ones who fought for their very lives to stay alive against the raiders of truth and integrity.

You, Mr. Tucker, not only have the burden on your soul of being a foul participant in treason and in self being a traitor to every decent commandment of GOD, but you now petition to that God of Light to save your own life. **YOU ARE DYING, YOU KNOW.** Without a transplant (would it be your diseased liver?), you will die within the year. Did GOD do “that” to you, sir? NO, SIR, you did that damage to you. Could you be saved? Yes, but WHO would bother to do so—INCLUDING THE GOD YOU NOW PRAY TO FOR HELP AND A TRANSPLANT?

You continue to participate with the criminals and the Monarch Brain-Dead of your associations. Fine, there is a place all ready to receive you at passage—IT IS CALLED, FOR SIMPLICITY, HELL. But, you might counter, “All my friends will be there!” Yes indeed, and there will be no mercy, no Clemency, no rest, no peace within or without, and there shall be great sorrow and rantings and ravings in petition for the errors of your ways—but you will be ALONE and DESOLATE, for the correct definition of Hell: Total ABSENCE of GOD and LIGHT. The soul is burning with an endless sorrow of regret. You then have to, after an eternity of pain and agony, make again, efforts at restitution—HOWEVER, on any replacement rehabilitation program you START WHERE YOU LEFT OFF so that again you must face the temptations of a fleshly forgetfulness.

Now, son, you may NEVER have time to set things straight upon the Earth plane—EVER. But God is not so “conditioning” in His stay of execution OR His demands. GOD ONLY DEMANDS THAT YOU RECOGNIZE THE ERRORS OF THE WAY, SET THAT WHICH CAN BE, TO RIGHT, ASK FORGIVENESS OF “SELF” (recognize to self your own burden of breaking of the laws of God and Man), ASK FORGIVENESS OF YOUR FELLOW-MAN AND BEGIN TO SET THINGS TO STRAIGHT—ABIDING BY THAT **FIRST COMMANDMENT OF “THOU SHALL NOT KILL”.**

This bears no RELIGION which through such as you has been more corrupted than the very Satanists you serve. What does Satan promise you? WHAT ARE YOU RECEIVING? AH, I THOUGHT SO. If you came into the lighted forces FOR GOD OF TRUTH, “could” your liver and body be saved to bring honor unto your soul and the brotherhood of man? YES INDEED! No, it is not called “faith healing” from the Holy Rollers. It is called intent of goodness under the Laws of God and Creation. Then it will require a correction of the laws of the insipid mankind who abuses and excuses his own dastardly deeds under the COVER of SECRET HIDDEN codes of DIShonor.

If you pray and ask, you can receive—but it requires integrity and honesty. You must humble self TO SELF for you know that which you are and that which you have done. **YOU ALSO KNOW THAT WHICH YOU COULD BE AND HAVE SO SHORTLY FALLEN.**

You can forgive self, walk forth and declare goodness (I DID NOT SAY, “BORN AGAIN” ANYTHING because all that garbage is a LIE and you know it.), offer and then produce every effort you can to bring justice and cleansing to YOUR PLACE OF HIGH RESPONSIBILITY—IN OTHER WORDS: OFFER AND PRODUCE GOODNESS AND INTEGRITY TO THE PEOPLE. **THE PEOPLE WILL NOT ONLY FORGIVE YOU, THEY WILL HONOR YOU BEYOND ALL OTHERS, AND RESPECT AND GENEROUS LOVE WILL POUR UPON YOU AS YOU BRING LIGHT TO A VERY DARK AND DYING WORLD.**

You have an opportunity to serve Mankind and God’s People as few have. You are DYING, sir. You

have a remarkable opportunity WITHIN THE SPOTLIGHT NOW UPON YOUR STAGE, TO WIN AN ACADEMY AWARD FOR SERVICE AND LIGHTED CHANGE. There need be no WAR, there need be no more DEATH to SILENCE. Truth in the open in humble petition to service in honor will win the day, your LIFE and your SOUL. Are you BIG ENOUGH?? We shall see.

You SHOULD know who I AM. Strange that you have waited so long to serve God and Nation. You promised as a boy to do so—but you see the opportunities have passed thus far. God is patient unto the final HOUR, son—but will your fellow-traveler be so giving?

Am I some radical who is against the “death sentence”? No, not as such. But I can promise you from my own position of authority—that if you allow one more innocent man to be murdered the blood is upon your own soul which shall be counted as you stand before God to sentence SELF.

Richard Snell will turn and offer his hand to you to show you the way—to the Valley of Light. Few others will do as much for the very one who allowed his death sentence.

There are no atheists in a “foxhole”, Jim Guy. It is time, son, to stand for Right, Freedom for the people of this NATION and Walk with God and not the imposters. YOU KNOW THE DIFFERENCE.

I suggest you go into your silent place within a quiet zone—with just YOU and God. I am a Host of GOD OF LIGHT, and but a messenger. I petition you to see and hear for I offer my hand unto you, brother, that you can be lifted UP instead of the continuation of your journey as you are moving. No liver, no kidney, NO HEART, will do more than PERHAPS extend a few brief miserable moments of your life journey. God offers eternity and RECOGNITION OF GREATNESS UPON YOUR PHYSICAL JOURNEY.

You thought yourself to be a big and successful man, traveling with the Elite, the monied, the wicked and brain-washed dead. No, GREATNESS comes in TRUTH AND SERVICE—as you took an oath to hold under the Constitution of the State of Arkansas and under the *Constitution of the United States of America*—“...one nation under God...” You have forsaken those oaths and served Satan and Hell. Fine, it is YOUR journey and you have freedom to do that which is your choice. But it would appear, as an objective observer, that you have failed in total degradation. Few have such an opportunity to go on and SERVE IN HONOR as is yours at this MOMENT IN “TIME”, to leave a worthy legacy and mark upon the calendar of HISTORY. GOD HEALS THOSE WHO FEEL THEMSELVES **WORTHY** OF THE HEALING, NO MORE AND NO LESS.

Now, I petition you to reach out and see that your fellow-man will not smite you for doing that which is RIGHT. You can begin with commuting the sentence of Richard Snell. You shall be given HONOR for that deed of goodness. Also, STOP the execution settings of the others you plan to silence until fair and just hearings can be given. Execution does not serve freedom OR truth OR inhibit crime. YOU KNOW IT AND WE KNOW IT. It is for the sole purpose of SILENCING the ones who would HANG THE REAL CRIMINALS!

Man can do that which he chooses and HAS. It is not noble nor pretty, is it? YOU are offered a GIFT beyond PRICE—beyond all the wealth of all the drug money to be printed on the face of your globe. Will you seize the moment, accept the prize; or shall you perish in the rolling of TIME across the pages of your

journey? GOD NEVER TURNS OFF HIS RECEIVER, SIR; IT IS PERHAPS TIME YOU OPEN YOUR TRANSMITTER!

Either choice is yours as to YOU, however, I suggest you release Richard Snell FIRST and then consider the other offers. I will ask that this letter be sent daily to you so that you cannot later say—YOU WERE NOT TOLD!

If Richard Snell, a “Godly” man who believes himself to be worthy of God’s direction, is a bother to you, he shall be removed from your location. I’m sorry, however, for the ongoing truth being revealed, Jim Guy. It is coming forth and you have one ALTERNATIVE to falling with the other thugs and criminals against your people and nation—GET YOUR ASSETS OUT THERE NOW, **BEG FORGIVENESS, AND START SETTING THIS WRONG TO RIGHT. FIND OUT THAT PEOPLE ARE FORGIVING WHEN TRUTH AND PARDON ARE ASKED—IF, INDEED, THE MAN HONORS HIS WORD.** Your lifeboat is filled with holes, Jim Guy, and is sinking. YOU HAVE NOTHING TO LOSE! YOU HAVE EVERYTHING TO GAIN!!

Billy Clinton could do the same—but he cannot yet HEAR! He is but a puppet on a string of the “big boys”, as are you. The difference, IS YOU CAN CHANGE; it appears that others cannot. So be it.

In Truth and In Light, I shall see my mission through; will you? Can you trust me? Yes, but you will make THAT choice for self. It would appear to me, however, that you sit between Hell and Satan (rock and hard place) so a change of almost anything would be better than what you HAVE. Why do I contact you in this manner? Because you do not LISTEN nor do you HEAR otherwise. AND, ALL THOSE LITTLE GRAY ALIENS—ARE LIES OF YOUR OWN EVIL MAKING. GOD SENDS HIS MESSENGERS (ANGELS) IN STRANGE WAYS FOR MAN REALIZES HIS OWN UNWORTHINESS AND IF THERE BE ANGELS OF DARKNESS—THEN YOU **MUST KNOW THAT THERE ARE ANGELS (MESSENGERS) OF LIGHT.** Moreover, Evil has no ability to Create for they must make chaos and negativity of that which is “already” created. God of Light and messengers are the gifts and bear the capability of CREATION (creating). Ponder it carefully, Jim Guy Tucker, ponder it carefully. Name my name to the higher-Elite and watch them hedge, deny and finally realize the truth of myself and position. You are not going to get a lighted-magic show-and-tell, for we care not for the mystical misadventures of your place. Your soul is birthed in MYSTERY, not in MYSTICISM. **IT BEHOOVES YOU TO KNOW THE DIFFERENCE.**

Gyeorgos C. Hatonn, Cmdr.
IGFF-PSC

CHAPTER 8

REC #2 HATONN

WED., MAR. 22, 1995 12:23 P.M. YEAR 8, DAY 218

WED., MAR. 22, 1995

Let us move directly into Part 2 of the Tucker material. I have had to take this morning in direct communication and I need to move smartly along please, Dharma. Perhaps we are going to have to share with the people Mr. Tucker's intent to "come clean", ask forgiveness of his State citizens and ask for permission to clean up his administration in the Light of God and integrity of his country. I may well have to ask that this information be forwarded immediately to such as Reno, Clinton and others who may well be interested in such a commitment to decency and honor. When this happens we must stand ready to support him in that attempt to bring honor and integrity unto the people of this nation. I would suggest that he, further, make this same offer to one William Clinton in behalf of the NATION HE HAS BETRAYED! THE ALTERNATIVES ON INDIVIDUAL BASIS ARE QUITE TERRIBLE TO CONTEMPLATE, I WOULD GUESS. These individuals MUST by now realize that their old partners in crime are SETTING THEM UP FOR THE KILL. Perhaps some of you should begin to congratulate Jim Guy on his wise judgment. So be it. GOD TOO, HAS A PLAN 2000. Even sweet gentle BillHILLARY might see merit and wisdom in such a NEW PLAN OF SELF PROTECTION! IF NOTHING ELSE, THEN FOR THE SAKE OF THEIR CHILD WHO HAS DONE NOTHING TO DESERVE THAT WHICH WILL COME TO HER FROM THE FALL FROM POWER AND GRACE. "Goodness" is the LAST thing their "new" enemies would be expecting, I'm sure! Perhaps it is well worth thinking about most carefully. Perhaps some of you readers could point out the value of coming under the protection of you-the-people than remaining where they are as SURE TARGETS FOR THE KILLING FIELDS OF THEIR SO-CALLED "FRIENDS" AND POLITICAL ALLIES.

After all, **IF GOOD OLD SAUL OF TARSUS COULD HAVE AN INSTANT CONVERSION INTO THE LIGHT—SURELY ONES SUCH AS JIMMY-GUY AND BILLY COULD CHANGE AS EASILY AND RAPIDLY. OR, AT THE VERY LEAST, DO A GOOD TURN OR TWO AND CHANCE THE REAL PROTECTION VERSUS THAT WHICH THEY KNOW LIES AHEAD FOR THEM. EVEN SOME OF THAT "OL' TIME 'RELIGION'" MIGHT SAVE THEIR NECKS IN THEIR SEARCH FOR TRUTH!**

P.S.: A good point of negotiation is that there will be little left to reveal to the public—FOR IT IS ALL COMING OUT AND HAS BEEN PRESENTED ALREADY, ON THE WRONG-DOINGS AND CRIMINAL ACTIVITIES OF THE BROOD OF WEED-SNAKES. All they have to do is say, "Yes, it's all true in its horrible whole and I (we) am really sorry for my participation and am starting this minute to make amends and do all in my ability to return honor and God unto this State and this Nation. We (I) also promise to make all restitution to the damaged to the limits of our ability to serve in integrity while bringing TO HONEST JUSTICE all perpetrators of prior criminal activities, including and up through even our quarrelsome and put-out buddy, George Bush, if necessary." I would certainly be suggesting, also, to George B. and twigs that they consider something along the same lines. FOR IN THE END OF THIS TALE—GOD WINS SO IT BEHOOVES EVERYBODY IN WHATEVER EXPERIENCE THEY

NOW FIND SELVES TO CONSIDER THAT TRUTH.

PART 2:

REGARDING: THE CORRUPTION IN ARKANSAS, GOVERNOR TUCKER and ULTIMATELY, RICHARD WAYNE SNELL.

[QUOTING:]

PART 2: THE DEAL THAT WOULDN'T DIE

by **Mary Hargrove, Don Johnson & Michael Whiteley,**
Arkansas Democrat-Gazette Staff Writers.

Second in a series of four articles; *Little Rock Newspapers, Inc.*

Dragonflies hover and a lizard skitters under a chain-link fence topped with razor wire. A narrow hole cut in the fence allows just enough room for an arm to gingerly slide a utility payment into the slit of a gray metal drop box.

An abandoned pickup truck on blocks, its windows shattered, sits in front of a rusty water tank.

Welcome to the Castle Sewer and Water Corp.

In 1986, a company owned by **Jim Guy Tucker** and R.D. Randolph paid \$1.2 million for this obscure utility set off in the oak and pine woods west of Wrightsville.

Today, the company is so mired in debt and plagued by environmental problems, you couldn't give it away. Just ask the Resolution Trust Corp., the federal agency that manages and sells assets of failed savings and loans. It tried.

The RTC offered the utility to Wrightsville last year, but Wrightsville said "No".

"RTC had this white elephant it wanted to get rid of. No one knows what it will cost to foreclose or bring it up to standards," Wrightsville attorney Ron Hope said.

The system works but chronically fails to meet sewage discharge standards. The plant is valued at \$673,000, as one estimate suggests, the utility would be worth a **minus \$33,000**.

And residents pay about three times the rates they would if they lived in Little Rock, thanks to legislation sought by Tucker.

Castle Sewer and Water is no longer in Tucker's portfolio. Tucker sold his stock to Randolph in 1989 for \$10, shedding the company and the bulk of its unpaid loans.

But Castle Sewer and Water Corp. is the deal that will not die.

Former Whitewater special counsel Robert Fiske Jr. issued a swath of subpoenas covering all of Tucker's dealings with Castle and its subsidiary, Southloop Construction Co. Fiske's files were inherited by his replacement, independent counsel Kenneth W. Starr.

Tucker's attorney, John Haley, responding to questions about Tucker's financial history said, "Tucker has a record of credit worthiness and paying loans back when they are due—a \$1.05 million note for the purchase of the utility system in February 1986 from Madison Financial Corp., a subsidiary of Madison Guaranty Savings and Loan Association.

Tucker convinced federal regulators to cut the sales price and loan in half. But the new loan went into default, too.

- When the Small Business Administration seized David Hale's Capital Management Services Inc. in September 1993, several Tucker-related loans were on the delinquent list.

Castle Sewer and Water borrowed \$150,000 in 1986 from Capital Management, as down payment for the utility purchase. Castle made only "sporadic payments until January 1990", auditors reported.

- And no payments had been made on the \$100,000 that Tucker's Southloop Construction borrowed from Capital Management in 1987, according to investigators. Most of that money went to reimburse Tucker for expenses, including engineering and feasibility studies, on 34 acres he purchased from Madison.

Questions about another Tucker loan led to a request in 1993 from the RTC to the Justice Department for further investigation, called a criminal referral.

An RTC investigator alleged Tucker diverted part of a \$260,000 loan he received from Madison Guaranty to pay off a note Tucker guaranteed at Savers Federal Savings & Loan.

Tucker termed the RTC allegations "a total fabrication". He produced a copy of a cashier's check drawn on Madison Guaranty and payable to Savers on the day of the loan closing.

"They knew exactly where the money was going. I'm at a loss to understand," he said.

But If Tucker feels beleaguered, some Castle Sewer and Water customers don't want to hear it.

They are saddled with substantial bills and substandard service—the legacy of owners who have failed to upgrade and maintain the system.

For an average cost of \$50-\$70 a month, they get treated water and sewage. Those bills are about three times higher than bills for similar service in neighboring Little Rock.

Residents say they also cope with the occasional overpowering stench of sewage that permeates the air on warm, muggy nights.

The system serves about 130 homes in the communities of Castle Grande and Quail Creek off U.S. 65-167 at 145th Street in southern Pulaski County. Ten businesses, including Levi Strauss & Co. and Siemens Energy and Automation Inc., depend on Castle's services. **[H: Oh, come now, "surely not" the Khazarian Elite companies of Siemens and Strauss?!? Does not the plot thicken right along with the dirty sewage?]**

Suzanne and Donald Taylor are one of the nine original families that bought mobile homes in Castle Grande when it opened in 1986.

"My bill has tripled since we moved here. But the water stinks. Where is my money going?" Suzanne Taylor demanded.

Residents and industry representatives are working to form an improvement district to take over the Castle plant. Their plan? The RTC would give them the note, they could foreclose and then use government grants to upgrade the facility or perhaps hook on to Wrightsville's new sewer system next year.

So far, Suzanne Taylor has refused to sign the improvement district petition. She didn't like the way the improvement district committee members were selected. But something else disturbed her.

"I may be stubborn, but it doesn't feel right," she said. "I'm paying twice as a taxpayer for what Tucker did: I'm paying for his bad loans and now they're talking about applying for a government grant.

"The real question is, how did this happen?"

McDOUGAL SEES OPPORTUNITY IN 1,000 ACRES OF LAND

The sewer and water system was built on the promise of things to come.

The plant was completed in the late 1960s as part of the Little Rock Industrial Park in southern Pulaski County. Businesses never flocked to the area as hoped and, by 1985, the three banks holding the mortgage on the 1,000 acres were anxious to sell the land.

Enter Jim McDougal, owner of Madison and an investor with a penchant for buying and building. In September 1985, he had nine housing developments under way, largely financed through Madison Guaranty.

McDougal created a subsidiary, Madison Financial Corp.

But the state only allows the subsidiary to hold investments equal to 6 percent of the S&L's assets. State Securities Department regulators had warned McDougal that he exceeded that limit.

McDougal arranged for the 1,000 acres at the industrial park to be purchased by Madison Financial and Little Rock businessman Seth Ward.

Hopes for the proposed Southloop Bypass Freeway, expected to link U.S. 65-167 with Interstates 30 and 430 in Southwest Little Rock, propelled McDougal into buying the property. That freeway has

never been built.

McDougal dreamed of a development that would cater to blue-collar families who wanted an “up-scale” mobile home community outside of Little Rock. Phase One would be 35 one-acre tracts along 145th Street.

At the same time, Tucker needed a loan and McDougal agreed to give him one. But there was a catch. To get the money, Tucker would have to buy one of the first chunks of land in what was to be called Castle Grande.

Tucker agreed. On Oct. 25, 1985, Tucker borrowed \$260,000 from Madison Guaranty and at the same time purchased 34 acres at the corner of U.S. 65-167 and Pratt Road. The land was the collateral and there was no down payment. In fact, there was no written loan application.

Tucker used \$125,000 of that loan to pay for the land. Most of the remaining \$135,000 went, he said, to pay off a loan at Savers Federal Savings & Loan that he had guaranteed in 1984 for his longtime friend, Dan Garner. Questions about that payment formed the basis for the 1993 RTC criminal referral.

Garner had met Tucker years earlier through the Boy Scouts. The two friends eventually were part of a group that applied unsuccessfully for an FM radio station license.

Later, Garner, unemployed and broke in early 1984, needed money to pay off a 6-year-old debt for a failed solar energy business. His only collateral was his retired mother’s house at 32 Pine Manor Drive in Little Rock.

Tucker told Garner he needed help.

In March 1984, Tucker and Garner’s mother co-signed a \$115,600 promissory note at Savers. Tucker held three promissory notes from Garner and was paid \$17,000 in legal fees.

Tucker says he warned Garner then, “Make the damned mortgage payments.”

Garner didn’t. Savers called the note. Tucker turned to McDougal for the approximately \$135,000 needed to pay it off. That was when McDougal insisted Tucker buy the 34 acres in Castle Grande to get the money.

As for Garner’s mother, Tucker said foreclosing on a widow was “distasteful”, and he asked David Hale to foreclose through Hale’s real estate firm.

“That was just not something I wanted to have in the newspaper without all the explanations,” Tucker said.

Even though 18 of the 34 acres of the Tucker Castle Grande land were in a flood plain, Tucker was considering building a strip shopping center on the property.

Madison's skimpy records conflict with Tucker's recollection of what the loan was to be used for. The \$135,000 that Tucker says was paid to Savers on the Garner loan was supposed to pay for a shopping center feasibility study, a Madison loan summary stated.

Tucker said he spent about \$8,000 on that study, but that was never the purpose behind the extra money from that loan.

"I can't imagine how you'd spend \$135,000 on a feasibility study," he said.

Four months later, on Feb. 28, 1986, Tucker and Randolph, operating as Castle Sewer and Water, purchased the utility.

Tucker was two-thirds owner and secretary of Castle Sewer and Water. He arranged the financing. Randolph owned the rest of the stock and was president. He oversaw the day-to-day operations of the company.

The sewer and water company dovetailed with Tucker's plans to lay cable from his County Cable Inc. through the area at the same time as Madison was selling lots.

Later, Tucker explained to the Associated Press that he had a concurrent side agreement with McDougal. Madison Guaranty would pay Castle Sewer and Water for 100 water and sewer hookups at \$500 each and also would build all new water and sewer lines in the development.

Madison, Tucker said, pledged to provide all billing and mailing services for free during the first two years.

But on the same day as the Castle loans to Tucker's company, examiners from the Federal Home Loan Bank Board arrived at Madison Guaranty.

TUCKER COMPANY: LOAN PAST DUE

It was the beginning of the end for McDougal. Loan files were sketchy or missing, and auditors suspected the records had been altered. They feared Madison Guaranty was close to being insolvent.

On July 15, 1986, McDougal, who had moved his office to a mobile home at Castle Grande to avoid examiners, was officially removed from Madison Guaranty by order of the Federal Home Loan Bank Board.

The regulators, now monitoring Madison Guaranty, demanded an accounting of past-due loans.

The Castle loan was one of the largest single delinquent loans on Madison Guaranty's books.

Haley, Tucker's attorney, provided the *Democrat-Gazette* with a typed list of Castle's payments to Madison. It showed five full payments of \$8,698.32 each and one payment for \$2,000 between August 1986 and June 1987.

However, a letter from the Federal Home Loan Bank Board to Castle Sewer and Water in September 1987 stated, “No payments have been made.”

A contract negotiated a month later with the regulators and signed by Tucker also contains the following language: “No payments have been made by borrower... and therefore the entire principal plus certain accrued interest remains payable.”

Citing the side agreement with Madison to provide the sewer lines and hookups and billings—promises that Tucker said Madison never fulfilled—Tucker asked federal regulators to reduce the original price.

He worked out a tentative deal. The \$1.2 million sales price from Madison would be cut down to \$675,000 and the \$150,000 down payment from Capital Management would be deducted.

The new loan amount: \$525,000.

The deal depended on the Legislature’s passing a bill that, among other things, would allow small water and sewer systems to set rates without restrictions from the state. It also would empower improvement districts to condemn small water and sewer plants.

Specifically, the new loan was “contingent on the successful passage and signing by the governor of the utilities legislation with which Jim Guy Tucker is involved,” according to a March 25, 1987 letter from attorneys for Madison Guaranty.

A bill was introduced by Rep. Mike Wilson of Jacksonville, who was under contract at the time to operate a Jacksonville branch office for Tucker’s law firm, Mitchell Williams Selig & Tucker.

Several small utilities wanted the bill, and Wilson said that Randolph talked to him about it. Wilson said he never discussed the bill with Tucker.

The legislation was passed, then vetoed by then-Gov. Bill Clinton. After a cursory review by a House committee, it passed again and was signed by Clinton during a special session in June 1987.

The new loan agreement for \$525,000 was signed Oct. 5, 1987.

The original loan amount carried a 10.5 percent interest rate. The new loan required repayment at 6 percent for the first two years, then 9 percent until the loan was repaid.

The agreement also stated that Castle was liable for the original loan amount at the original interest rate if its property sold for an amount large enough to cover those costs.

Within the same week that the new loan was negotiated, Castle’s subsidiary, Southloop Construction, borrowed \$100,000 from Capital Management. In exchange, Tucker gave Capital Management 100 of his shares of Castle. Now, the owners were Tucker, Capital Management and Randolph.

No payments were made on the Southloop Construction loan, according to the General Accounting

Office, the congressional agency that audits federal programs.

A year later, Castle had again missed its payments on the renegotiated loan. By February 1989, that loan was 90 days overdue.

Tucker points out that all these loans were made to his companies, not to him personally.

“The whole purpose of having corporations is to not have personal debt,” Tucker told *The Associated Press* recently. “It is a customary and routine way of doing business. There is nothing sinister or deceptive about it. It is not to hide or evade obligations.”

However, Tucker also told the *Democrat-Gazette* that the loans were doled out—often without written applications or collateral—on the strength of his friendship with the lenders and his financial history.

He had been in business deals for years with McDougal, and purchased five of 400 shares of stock when McDougal bought the Bank of Kingston in 1980 in Madison County.

Tucker had a string of loans with Madison Guaranty over the years. In 1985, he paid off five loans totaling \$211,000 at Madison Guaranty and took out another four loans totaling \$509,000. He said he never went through Madison Guaranty’s chief loan officer, Don Denton, when he needed funds.

“I called Jim McDougal if I wanted to borrow money,” Tucker said.

On Oct. 9, 1985, for example, Madison provided Tucker with a \$150,000 unsecured loan for his cable company.

On the \$260,000 Madison loan two weeks later, Tucker said: “I asked them to loan me the money, and they loaned the money. There was no loan application.”

By 1989, Castle Sewer and Water began courting a buyer.

“As you know from our financial statements, the company has been losing money steadily,” Randolph wrote Madison Guaranty.

“It is highly unlikely the company can survive for more than another year. It is possible that it cannot survive that long,” he warned.

He mentioned selling Castle to nearby Wrightsville, but the city was not interested.

Randolph then talked to the homeowners about forming an improvement district and taking over the plant.

Willie Loring, Quail Creek resident and volunteer fire chief, recalled that meeting.

“They wouldn’t turn over financial records so we could see how much money was coming in and what

the company owed,” he said. “They just wanted us to sign a blank paper. We wouldn’t, and they got huffy and everybody’s water bill went up.”

That’s when residents learned of the bill passed in 1987 allowing small systems to set their own rates. **[H: You might find it interesting to study YOUR OWN WATER RATES IF YOU BELONG TO LITTLE WATER MANAGEMENT DISTRICTS!!!]**

Lorings, who moved his family to the area 17 years ago, said the service declined after Tucker sold his Castle stock to Randolph for \$10.

The company was not just debt-ridden. If Randolph had opened Castle’s files, residents would have realized the business had been under fire from the state for not adequately treating its sewage.

The Arkansas Department of Pollution Control & Ecology had been citing Castle for not monitoring the system and for exceeding discharge limits since 1989. The state does not have inspection records before 1989.

CHAPTER 9

REC #3 HATONN

WED., MAR. 22, 1995 3:40 P.M. YEAR 8, DAY 218

WED., MAR. 22, 1995

In April 1991, Castle agreed to a consent order by PC&E and was given a deadline to bring the system into compliance. Its sewage treatment violated federal standards, records show.

Although some work was done to upgrade the plant, Castle has never made major improvements or fully met the compliance schedules.

By 1991, Randolph had a state government job. The Arkansas Development Finance Authority had hired the former contractor as its agriculture development specialist in January 1991 for \$28,943 a year.

His son, Randall, now operates the system.

“Our company cannot absorb the debt service required for the improvements,” Randall Randolph wrote PC&E on May 6, 1991. The company was exploring the possibility of creating a public facilities board to make improvements to Castle and buy out what he called “the existing owner’s equity”.

When Castle was purchased in 1986, McDougal supplied Tucker and Randolph with a cash flow projection showing customer payments of \$6,000 a month. Residents contend rates have tripled since then.

Randall Randolph did not return phone calls from the *Democrat-Gazette* to discuss the current revenue generated by Castle.

Jeff Bowman, safety and environmental administrator for Siemens, said his company, with 300 employees is the largest industrial customer, accounting for 60 percent of the water and sewer usage.

“We’re hoping once the improvement district takes over, that we can fund the improvements with existing revenue generated by Castle.”

Gary Williamson, PC&E’s enforcement administrator, said his agency has not hit Castle with heavy sanctions because, although it is not in compliance, there is no health hazard.

“The situation has been monitored, but it is not considered a high priority,” he said.

Mike Pyron, a Little Rock appraiser, was hired by the RTC to evaluate Castle in 1992.

“It was obvious that here was a system that had been Band-Aided for a long time,” he concluded.

He determined it would be worth \$640,000 if it were in good condition. But he warned that the plant was in disrepair and needed extensive upgrading.

At the same time, Jim Summerlin, a consulting engineer working for the RTC, was asked to calculate the cost to bring Castle into compliance.

The price tag: \$475,000 for the sewer and \$198,000 for the water system upgrades. A total of \$673,000. Annual maintenance costs, he estimated, would be \$113,000.

The Greater Little Rock Chamber of Commerce, concerned about the more than 1,000 jobs in the industrial park, also hired Summerlin to figure out how to implement proposed solutions to the Castle problems.

“In any scenario, the customers will probably have to form an improvement district,” Summerlin determined.

In March 1993, Tucker, by this time the governor, bought back the \$260,000 note owed to Madison. He paid the RTC \$220,000. That was the loan used to cover the note on the Garner house.

The RTC, Haley said, had lost the loan file, and the price was reached by calculating what Tucker had already paid.

Tucker purchased the note through Ikansa Realty Inc., a company owned by Haley.

“Because I am in government, we paid the loan in full,” Tucker recently told the Associated Press. “A private citizen would have gone in and negotiated a reduced price, which everyone knows the RTC does.”

However, Haley told the *Democrat-Gazette* that he did try to get the loan trimmed back by \$45,000.

“I wasn’t that good of a negotiator. It seemed fair to me, (to cut the price) but it didn’t seem fair to them, and we ended up paying the full \$220,000,” he said.

On a recent summer’s night, Fire Chief Willie Loring talked to a handful of industrial and residential users perched on metal lawn chairs outside the Quail Creek Volunteer Fire Department.

They talked about starting an improvement district.

“The revenue that’s coming in needs to go toward fixing the system up,” Loring said, “not just going in those people’s pockets.”

“We can do this ourselves,” he encouraged his neighbors. “I’m going to send up some prayers this will work.”

As friends and acquaintances lingered afterward, Loring shook his head over all the utility problems from inadequate service to high bills—problems that had persisted long enough.

“It’s been tough,” he said. “Real tough.”

NEXT:

MADISON APPRAISALS:
QUESTIONING THEIR WORTH

PART 3: OPTIMISTIC APPRAISALS

Jim McDougal was in a hurry. The message was clear: Get it done “at once”.

It was March 1986 and the owner of Madison Guaranty Savings and Loan Association sent an urgent request to appraiser George Betts of Camden. McDougal needed 59 acres of land appraised. In fact, he had already lent and disbursed the \$424,800 that the appraisal was needed to justify.

Betts’ appraisal was helpful. The land, he said, was worth \$1.85 million. Just six months earlier, it had been part of a 1,000-acre tract that was sold for \$1.75 million—\$100,000 less than the value Betts’ placed on the 59 acres alone.

A year later, after federal regulators had seen the Madison loan files, they told Madison to do another appraisal. Madison hired Mike Pyron of Little Rock, who pegged the value on those 59 acres at \$465,000—one-fourth of Betts’ appraised value.

Pyron wrote nine other appraisals on Madison land deals. He set substantially lower values than previous Madison appraisers had set on four key tracts in the 1,000 acres now named Castle Grande.

“The (Madison) appraisals were unrealistic. The properties were never worth—never worth—those kind of values and are not today,” Pyron said.

Pyron testified at McDougal’s 1990 bank fraud trial and challenged Betts’ work at Castle Grande. Betts, who was never called as a witness, said he was unaware of Pyron’s criticism until an FBI agent interviewed him later.

But Betts said Pyron’s allegations angered him. He said the two appraisers had used different measures to arrive at property value. Had they applied the same methods, he said, they would have come within a few thousand dollars of each other on key tracts at Castle Grande.

“Don’t you think it’s really odd that they get up and trash my name and trash my work with absolutely no corroboration from me?” Betts asked. “I believe my work conforms to the criteria as it was in place at that time.”

Betts, however, declined to provide copies of his work to the Arkansas *Democrat-Gazette*, saying it belonged to Madison Guaranty. He also declined to check details in those appraisals to resolve questions that surfaced during the McDougal trial and during later interviews with Pyron, McDougal and others.

But Betts said he was never aware of the loans and land transactions arranged by Madison as a result of his work.

CASTLE GRANDE'S VALUE OVERSTATED IN APPRAISALS

McDougal dreamed of Castle Grande as an upscale working-class neighborhood featuring mobile homes, a shopping center, a convenience store and a truck stop. Castle Grande would be home to the businesses and industries that employed some of the residents.

Madison Financial Corp., the savings and loan's real estate arm, and Little Rock businessman Seth Ward bought the land for \$1.75 million in October 1985. McDougal immediately began having parcels appraised for resale.

Loan records, land transactions and memos obtained by the *Arkansas Democrat-Gazette* show that during the next five months, the value of Castle Grande was apparently overstated by millions of dollars.

McDougal characterized the original Madison appraisals as "optimistic" during a 1990 trial in which he was acquitted of bank fraud. Assistant U.S. Attorney Ken Stoll termed the values "highly inflated".

Pyron was the chairman of the first Arkansas Appraiser Licensing and Certification Board and is often called as an expert witness in land cases.

After testifying for the government in the McDougal trial and expressing his alarm over nationwide fraud among savings and loan appraisers, Pyron wrote Stoll to encourage further investigation.

"I believe there was a systematic selection by savings and loan management of appraisers who were known to be liberal in their value estimates and who were known to not follow any guidelines or standards," he stated.

Most of the Madison loans based on the early appraisals at Castle Grande went into default, including a \$1.05 million loan that allowed Jim Guy Tucker and a partner to purchase a utility that later became Castle Sewer and Water Corp.

What role did the appraisals play in the \$65 million loss to taxpayers from Madison's collapse?

Madison Guaranty used those appraisals to support the value of collateral to finance commercial property, enabling Madison to clear loans and property off the books before examiners arrived.

Betts appraised a large portion of land at the center of Castle Grande.

Davis Fitzhugh, who briefly owned a Levi Strauss & Co. warehouse as part of Castle Grande land rush, borrowed \$525,000 for land Betts valued at \$1.4 million.

"It may have been appraised at more than \$1 million," Fitzhugh testified at McDougal's trial, "but that appraisal is not worth anything."

Betts responded that Fitzhugh was an accountant without the real estate savvy to know he was getting

a bargain. And he said the construction materials alone used to build the warehouse would have justified the value Betts placed on it.

“I wish I had been Fitzhugh (and) able to buy that warehouse for \$500,000,” Betts said. “As matter of fact, I’d take it right now.”

In the case of another Madison loan, this one to Master Developers Inc., what Betts omitted as a factor in determining value became as important as the factors he chose, Pyron said.

The usage of Master Developers’ 59 acres was limited by a natural gas pipeline that ran through the property.

Betts included the pipeline on an appraisal map. But he did not discuss the gas line in his report, although Pyron said it is “very prevalent on the site”.

Pyron subtracted value due to the pipeline. But Betts said the pipeline could just as easily have been a bonus for industries looking to buy from Master Developers.

“If you were putting in an industry that extruded plastic or vulcanized rubber, you would be happy to see that in x number of feet you have natural gas,” Betts said.

Pyron appraised the land for \$465,000, which was \$1.4 million less than what Betts said it was worth.

Pyron said his lower appraisals are not the result of land values decreasing with a fluctuating market. Values have remained stable.

Local real estate agents agree. They say Little Rock never experienced the boom-and-bust cycle that devastated Texas and Oklahoma in the 1980s.

Betts and appraiser Robert W. Palmer of Little Rock were frequently called upon by Madison in the mid-1980s. Both had private dealings with the savings and loan.

During the time that Betts was appraising land at Castle Grande, he took out three loans totaling \$205,000 from Madison. Federal regulators foreclosed on the loans after Betts failed to pay them.

Betts said there was no connection between his personal loans and his work at Madison.

“There was never any pressure. It was strictly business,” he said. “I had (other Madison) loans that were paid off.”

Palmer received more than \$61,000 of the proceeds of a Madison loan on which he did the appraisal. The loan proceeds went to buy an option Palmer had on the property, which was sold to other investors.

Palmer’s financial interest in the land was not at issue, but his assurance in the appraisal that he had no interest prompted a Madison Guaranty senior vice president to alert the Federal Home Loan Bank Board,

the agency that oversaw Madison Guaranty.

The vice president of Madison was Sarah J. Worsham Hawkins, who had worked as a Federal Home Loan Bank Board examiner before going to Madison Guaranty. In what is technically called a “criminal referral”, she recommended that the FHLB conduct a criminal investigation of Palmer for what he did.

Her March 3, 1988, referral revealed two sets of closing records on the sale of 7.7 acres in North Little Rock.

The first set—delivered to Madison—makes no mention of money going to Palmer.

However, an internal file at Quapaw Title Co., which closed that loan, showed that Palmer was paid \$61,353.

Palmer stated in the appraisal that he had “no present, contemplated or future interest in the property”.

He gave the *Democrat-Gazette* a copy of a disclaimer he said he included as an attachment to the appraisal report. He declined to provide a copy of the appraisal itself, saying it belongs to Madison.

The two-paragraph disclaimer is undated and unsigned. It does not detail Palmer’s stake in the real estate deal. But it does say that several Madison officials were aware of his interest.

“As noted before in numerous conversations with loan officers from Madison Guaranty, this attachment is to recognize that the appraiser has a financial interest in this particular transaction for which the appraisal was done,” Palmer wrote.

“It is my opinion that the Fair Market Value was objectively developed despite this interest,” he concluded.

Federal investigators first questioned the transaction five years ago. They looked at it again in June of this year, when Palmer explained the appraisal to an attorney for the Resolution Trust Corp. The RTC manages and sells assets of failed savings and loans.

The criminal referral surfaced as part of the investigation by special counsel Robert Fiske Jr., who had been looking into the business deals between Madison Guaranty and prominent Arkansas politicians, including Gov. Jim Guy Tucker. Fiske has been replaced by independent counsel Kenneth W. Starr.

Palmer said he and an employee, Bennie Beard, received the money because they were being paid for an option they held on the land. He denied any wrongdoing and said he never knew that Madison and the title company had conflicting closing statements.

“Everybody knew that we had an interest in it,” Palmer said. “Everything that was found—everything about this transaction—was completely disclosed. And that’s the bottom line.”

Beard said he was unaware of Hawkins’ criminal referral to the bank examiners. He said he was shut

out of Palmer's activities in late 1987, when Palmer abruptly cleaned out their Innwood Circle office in Little Rock and closed the firm. He referred further questions to his attorney, Rita Looney, who declined to comment.

James Patterson of Cabot, one of the land buyers involved in Palmer's criminal referral, said he recently was questioned by federal investigators. He refused to discuss the sale or say what agency the investigators worked for.

Pyron and a national appraisal standards expert, Ken Thurston, said Palmer was not prohibited from having an interest in the land he valued. But Thurston, director of screening for the Chicago-based Appraisal Institute, said Palmer did violate the code by putting the disclaimer in an attachment and not in the body of the appraisal.

"The idea is that the appraiser should be in a totally hands-off situation—a disinterested third party so that his or her compensation is the appraisal fee. If the facts are as reported, it would be a violation of both standards and ethics rules," Thurston said.

A CRITICAL REPORT WARNS OF IMPENDING COLLAPSE

Madison had been warned in 1984 that faulty sales comparisons and inflated projections by appraisers could trigger Madison's collapse.

The warnings came from Hawkins while she still worked for the Federal Home Loan Bank Board.

In a very critical report issued Jan. 20, 1984, on Madison's loans and appraisals, Hawkins, working as an examiner, said she uncovered three instances in which appraisals were completed after the loans were made. She also flagged eight other instances of substandard appraisals.

Hawkins had gone to work for Madison Guaranty by the time Castle Grande was purchased by Madison Financial in October, 1985.

Although McDougal was buying, Madison Guaranty needed to get the land off the books of Madison Financial because a purchase of that size would push the company's real estate holdings beyond the limits set by state regulators.

Within 22 days of the \$1.75 million Castle Grande purchase, Tucker, at McDougal's urging, bought the first piece—a 34-acre tract of scrub brush and pine trees on the southwest corner of U.S. 65-167 and 145th Street.

Tucker paid \$125,000 for that land. He borrowed a total of \$260,000, using the land as collateral. He said he used most of the \$135,000 difference to pay off a house loan for a friend.

Reflected in the light of Betts' appraisal, however, Madison appeared on solid ground. Eleven days before the Tucker purchase, Betts had valued those same 34 acres at \$350,000.

However, 18 of the 34 acres were in the flood plain. Betts said he saw the potential for flooding, and mentioned it in his appraisal. But Betts did not factor it into the appraised value.

He said he was hired to value the 34 acres on the basis that it was “ready to build on”.

“I was merely asked to value the property at that point. I wasn’t asking who, why, when or anything,” he said. “I just did what I was told.”

Land and loan records filed in Ouachita County show Betts was personally borrowing from Madison at the height of the buying spree at Castle Grande.

On Oct. 13, 1985, two days before he issued the Tucker appraisal, Betts bought a lot in Fair Oaks Phase 1, a Camden subdivision owned and developed by Madison Financial. He bought the lot for \$13,000, according to real estate records—the going rate for the area.

Before the sun had set that day, Betts had borrowed five times that amount—\$68,000—from Madison Guaranty, using that land as collateral. Betts built a house on the property and, the following May, borrowed another \$11,619, using the now-improved land as collateral. The loan documents don’t state how the money was to be used.

Then he borrowed \$125,000 from Madison Guaranty on Jan. 16, 1986. That loan was secured by other Ouachita County land. Again, the documents don’t show how the money was to be spent.

In July 1986, Madison Guaranty’s board ousted McDougal.

By 1988, Betts had paid \$42,000 on the large note and owed the full balance of the other two. The new management of Madison foreclosed on him. Betts owed \$194,981 on all three notes when the land was sold at auction.

Pyron and Thurston said appraisers also are not prohibited from borrowing money from banks or savings and loans for which institutions for which he does appraisals.

“We all live in a world where we have to finance our homes, our businesses, and various things we get involved with. I don’t think it’s uncommon,” Pyron said. “There is an issue about the concentration of debt that would probably raise a flag on the part of an examiner.”

Betts, who operates a real estate business in Camden, said his loans at Madison were not a major portion of his business debt.

His work for Madison had been questioned in 1986 by federal bank examiners. In 1990 it would be reviewed again by prosecutors in the McDougal trial. In 1994, it would be reviewed a third time by the Whitewater special counsel.

In one case, Betts compared sales prices at Sherwood and Otter Creek to justify values at Castle Grande, although the areas are many miles apart in opposite corners of Pulaski County.

In 1987, Pyron appraised Tucker's 34 acres at Castle Grande at \$120,000—about a third of Betts' estimate and \$5,000 less than what Tucker had paid for it two years before.

Other appraisals by Palmer took on significance in retrospect. One of them allowed Madison to lend \$1.05 million to a company owned by Tucker and R.D. Randolph to buy the sewer and water system that served Castle Grande.

When he was hired by Madison, Palmer said, he was given an engineering study showing water and sewer facilities worth \$1.5 million.

Instead of water and sewer plants, Palmer compared Castle to the sale of two residential tracts and an industrial plant with self-contained utilities.

"They basically said they had an engineering report. I based my appraisal on that and they were satisfied," Palmer said.

When Pyron reappraised Castle Sewer in 1992 for the RTC, he said the value was just \$640,000, not \$1.3 million.

Palmer responds that the only justification for setting a value that low would be if the owners had let the plant deteriorate. State inspectors have cited the plant for environmental problems.

Palmer's appraisal on Etta's Place, the Sherwood restaurant, became part of the special counsel's investigation into the use of an \$825,000 Madison loan.

Early in 1986, Palmer placed a \$755,000 value on Etta's Place, a closed restaurant at the corner of U.S. 67-167 and Wildwood Avenue in Sherwood owned by then-Pulaski County Municipal Judge David Hale. Palmer's appraisal and the sale of two other undeveloped tracts that were part of the deal, supported an \$825,000 loan from Madison. That was three times the price of the three parcels when Hale and business associate Dean Paul had purchased them in 1982 and 1985.

Palmer failed to mention in his appraisal that the restaurant was closed. Paul, the final buyer, said the restaurant wasn't operating when he agreed to buy it as a "disclosed agent" for Hale. Paul previously had acted as Hale's silent partner in the restaurant.

Hale sold the properties to himself through Paul and transferred \$502,000 to Hale's own investment company, Capital Management Services Inc. The rest of the money paid off the original loan on the restaurant and closing costs. The Madison loan was never paid back.

During an interview in April this year, McDougal said the restaurant was cheaply built and Palmer's estimate was highly inflated.

Paul agreed. "That restaurant was never worth that," he said.

Palmer contended that his main obligation as an appraiser is to satisfy the customer.

For example, when Madison wanted quick, brief reports to sell new lots in Maple Creek Farms in southern Pulaski County, Palmer wrote letters instead of the full appraisals. He was paid \$100 a piece for the letters.

“We were able to do those in a timely manner and give good service, and that’s how we were able to get and keep doing their account,” Palmer said.

Both Betts and Palmer say they were never aware of the insider land sales and trades that sometimes surrounded their work.

“I was a part of whatever went on there—unwillingly,” Betts said. “As far as I knew, as far as I know, I was a businessman doing business.”

Pyron believes Madison was hiring appraisers for their speed and not their accuracy.

The tip-off?

Betts relied on a land sale as far away as Sherwood to support a value in south Pulaski County—16 miles apart.

“It’s like the moon and Mars,” Pyron said.

Betts said he does not remember using a Sherwood comparable. He declined to review his appraisals to check Pyron’s comment.

NEXT: FEDERAL REGULATORS WERE WATCHING OUR MONEY—OR WERE THEY?

[END QUOTING OF PART 2]

Do you note the rats leaving the ship? Isn’t it terrible to be unable to simply murder ALL the ones who now KNOW the truth? It would certainly seem to me that these politicians would be far better off to thrust their souls at the mercy of the people than to try and continue this sham of cover-up. It is no longer a matter of the uncovering of the truth—it is a matter of the “bigger big boys” intend to take out their own puppets—right down the line. The only safe harbor will be on the altar and mercy of the people. However, there will be full accounting and for the first step intentionally offered in lies, deceit and criminality—the sword falls. The people would far rather have restitution than revenge when all is said and done. Sometimes that restitution is by return to order and integrity sans the “good old boy” club members. There will be no further tolerance for any such as the hunting club with poaching and mass murder of wildlife in or out of season. The people have HAD IT, good buddies, so I would think that you might well be wise to be negotiating with those people who have paid at your hands.

Good evening

CHAPTER 10

REC #1 HATONN

THU., MAR. 23, 1995 6:45 A.M. YEAR 8, DAY 219

THU., MAR. 23, 1995

LETTER TO TUCKER AND JEFF ROSENZWEIG

First: a letter, to Tucker and Jeff Rosenzweig

D.J. Ekker
c/o Editor, *CONTACT*
P.O. Box 27800
Las Vegas, NV 89126
(800) 800-5565

March 23, 1995

Honorable Jim Guy Tucker
Governor
State of Arkansas
State Capitol
Little Rock, AR 72201

RE: RICHARD WAYNE SNELL

Governor,

I trust you realize that you are an international celebrity. I also hope that you are realizing that every citizen of this nation, and every nation who is allowed freedom in any form, is watching YOU.

It only APPEARS that all eyes are on the O.J. Simpson circus-circus. What we KNOW is that all is staged to accomplish a purpose—to take our nation with a final thrust of chaos and then to wipe out you silly bleaters who THOUGHT you were “ONE OF THEM”.

If you don’t know the old yiddish words, “*MISHPUCKA*” and “*MISHNA*”, I suggest, since you probably CAN’T read, you get your secretary to read selected parts of *CONTACT* referring to same. You may well think this is a Anti-Jewish prank caller of some kind but alas, no, I and “it” are very real indeed. This has no race (i.e., Jewish, Black, White, etc.); it has EVERY “**religion**” and the full intent is to take the world, and take it through you dupes of their game. First you THINK you are a part of the ones who will be the ruling Elite—but you will find yourselves dying off like flies as they finish with you and dump you. This is an Elite crowd.

You must know that some of the Bilderbergers are behind part of it but they are not the REAL ELITE who OWN ALL THE BANKS, MAJOR CORPORATIONS AND THUS AND SO. You are nothing but bothersome tools to have achieved an aim so evil that by the time you sober up and snort your last whiff, they will have had the last laugh and you will be DEAD. Moreover, you may not have bothered to keep up with the “news” in your narrow little stupid games in the robbery-homicide divisions of your garbage schemes—but they have not “forgotten” you and how dreary and stupid you have been. The Elite do not have stupid men or women on their team once a job is fulfilled. Neither do they retire you to wondrous places of luxury—they reduce you to the dregs of conscience dis-ease in the very pits. You have become traitors to your people, traitors to your country.

You are going to be hounded and haunted over this man, Snell, until you either do the RIGHT thing and release him OR you are going to allow his death and then it is over for you—YOU WILL BEAR SORROW UPON YOUR SOUL BEYOND ANY GRAVE. YOU ARE VERY CLOSE TO FACING GOD, MR. TUCKER, AND AN EXPENSIVE SUIT FOR YOU OR THE MRS. WILL NOT BUY YOU A TICKET INTO THE HOUSE OF GOD.

Indeed sir, the international networks are filled with this tale and the “Watchers” are on alert. It would certainly seem wiser to have this team you didn’t suspect existed on your side than all the evil criminals who share the petty greed with you. You could make a statement, you know, and perhaps all Governors would step forward and we could rebuild the *Constitutional LAW* the right way—through ballots instead of the old trick of the tricksters—death and destruction.

We are building a NEW “**REPUBLIC**”; there are leaders ready, a place ready and the Mishpucka (pronounced: Mish-puke-ah) and the simple “Pukes”, such as you, are THROUGH destroying our nation.

You are most fortunate indeed as Mr. Snell only wishes to share a few final days with his family and share what he perceives as truth IN GOD. He already forgives (you should go visit him for two reasons, to know the MAN and to familiarize yourself with your expected surroundings). Indeed, it would be a very wise political move on your part to show that you are really interested enough to GO VISIT THE DOOMED “BY YOUR HAND”.

Nobody on this side of your wretched fence is going to bother to shoot you like you do your unfortunate enemies. You will be taken care of by the discarders who will dump you in a second to save their own asses. They are already doing so. The Elite Committees will also dump Clinton so that it appears the hapless little stupid puppet was worthy of bearing such a title as President. Shame has come upon this great nation through you liars and cheats—but mostly shame has come upon we-the-people for allowing it to happen. We do not need guns to take you bastards—we have pens and ink and voices AND UNTAMPERED MINDS FOR YOU CANNOT TAKE THE MIND OF A GODLY PERSON IF HE IS PART OF THE GOD OF TRUTH. Religions will destroy more quickly than anything—so we speak here, NOT OF RELIGIONS. KNOW the difference, Tucker. There is no way to lock away or kill all your enemies or nightmare demons. You had better consider joining the crowd of good and make an effort to save your Fanny!

Are “We” all just Snell’s “religious” “righters”? No, I don’t even believe that Mr. Snell’s “religious” knowledge is correct—but, it is all he has available, isn’t it? That book written by the ancient Mishpucka through

the followers of Mishna Laws, has now become THE law of the land. In your understandable vocabulary you would in error call them Jewish. They are NOT—they are the evil conjured chaotic rules of Satan whom WE KNOW YOU SERVE! Now run down to your local preacher and let him reassure you of your godly shelter—BUT **YOU KNOW IT IS SIMPLY MORE LIE** for you know I speak the truth!!

The choice would seem simple. You can get on the goodly side with we-the-people who are going to reclaim our nation under God and reclaim OUR government from you thieves and liars and all of you will be exposed and then you will shrivel in the light of truth. Or, you can stay in the wormholes to be destroyed by the bigger worms who can't bear to have you around for they base their success on the secret orders and covered dark actions.

We already understand that you have made the choice to free Snell and are considering taking a decent stand from your position as Governor to ask your State people to forgive that you might set things to straight. I chuckle because it would appear to me that your JUST lot is at the hands of YOUR OWN EXECUTIONERS WHO PLAN TO TAKE YOU OUT ANYWAY.

WE THE PEOPLE DEMAND THAT YOU LET RICHARD SNELL GO! THERE IS NOTHING LEFT FOR HIM TO “TELL”—THE PEOPLE HAVE IT ALL, FROM THE DIRTY DEALINGS WITH UTILITIES IN YOUR FINE STATE TO YOUR CUTE LOANS WITH MADISON GUARANTY AND ETTA'S PLACE. JUST THINK, JIMMY-GUY, YOU HAVE AN OPPORTUNITY TO SAVE YOURSELF—YOUR STUPID BUDDIES ARE NOT SO LUCKY.

May you Rest in No-Peace until you do that which is RIGHT! We will all be WATCHING while we consider the merits of forgiveness for such as you. May that push and creepy-crawly up your back be only the proverbial wind—however, with the way the Billiaries take out their FRIENDS—I would consider getting God to walk behind you henceforth.

By the way, I and I hope others, are using the *CONTACT* address so that you can realize there are many who now KNOW. No, not because of *CONTACT* but because *CONTACT* prints only truth as offered by the myriad individuals who know all about you and those like you. I, myself, am from California. I lost my home and all my property to the likes of your corruption—through the S&L crimes right through to the corruption of the Resolution Trust Corporation. The PEOPLE are mad as hell, Your DisHonor, and won't take it any longer. I and millions are already supporting and gathering more support for a GOVERNMENT BASED AGAIN ON THE *CONSTITUTION* AND *BILL OF RIGHTS*. **TRUTH IS SHINING THROUGH AND THE LIES AND LIARS ARE BEING UNCOVERED.**

D.J. Ekker

D.J. Ekker
c/o *CONTACT*
P.O. Box 27800
Las Vegas, NV 89126

March 23, 1995

Post Prison Transfer Clemency Board
c/o: Jeff Rosenzweig
Attorney at Law
300 Spring St., Suite 310
Little Rock, AR 72201

Re: Petition for Clemency for Richard Wayne Snell

Members of the Board, Jeff Rosenzweig:

The life of a man rests in YOUR committee. What a terrible thought to have to depend upon a modern-day “committee” to decide life and death. Well, maybe not—for ALL the truth is coming out NOW about your dishonorable Governor and his scallywags, some of whom are likely on THIS BOARD. It is obvious that the Clintonistas are going to get rid of Tucker and any of you who are within the circle serving him. They are, obviously, in the midst of getting rid of Clinton himself, so there will be no clemency FOR YOU if this man is slain for the floodlights of the international circuits will be turned upon YOU.

You and Arkansas are destined to go down in the annals of history as one of the Sodom and Gomorrah corrupt states of a once great nation.

Well, WE-THE-PEOPLE are going to take back our nation—call us whatever you will. We are going to have back our REPUBLIC, “one nation UNDER GOD” in truth, in liberty and freedom. We do not resort to the gun—that is for the bastard traitors such as your governor and our humiliating president. We can even respect our real enemies for they have a goal of taking control of the world—your slime simply scrapes the dung and smears it on all they touch.

The truth is KNOWN and allowing the execution of Richard Snell will only bring the LIGHT down upon your heads and you shall be tarred and feathered with the same garbage as the perpetrators of the lies, thieving actions and crime. Is it not time that instead of burying more truth—you turn up that lamp now in your HANDS and say “NO MORE”? Respect and honor will again flow and you can become the “heroes” who took a stand in right-ness.

We are not interested in “religious” doctrines. We are not even interested in your “death penalties” which are ALWAYS only a way to silence your enemy, at best. We are interested in the degraded state of our union and the total corruption of our so-called, embarrassed as we are, “managers”. NO MORE. You can begin by releasing Richard Snell who you know is guilty only of protecting himself and a victim of the evil and unjust corrupt system you have allowed, aided and abetted in your political tar-pit. You had best look carefully at the impossibilities involved in THIS CASE, only one of many. THE NATION IS NOW LOOKING AT THEM VERY CAREFULLY—ALONG WITH WATCHING WHAT YOU DO ABOUT IT.

KNOW that *CONTACT* is the most read paper—INTERNATIONALLY, of any truth-bringer. It bears no “sides” save “truth” in any offering. It is not “patriot”, has no “connections” and advocates NO VIO-

LENCE.

I use their address in hopes that others will do the same so that you can know that there is a FORCE out here with the pen which is mightier in truth-bringing than all the “forces” on the globe.

I am in California and I KNOW *Contact*. I also sit with a document in my hands this moment, from Japan—THEY HAVE NOW PROVEN THAT AIDS WAS DEVELOPED THROUGH THE UNITED STATES AND HAS DELIBERATELY INFECTED THE JAPANESE. Why do I bring this remote subject up at this time about this subject? Because I want you to know that the readership of this paper wraps the globe and TODAY YOU AND JIM GUY TUCKER ARE THE FOCUS OF THE WORLD WATCHERS. NOT O.J. SIMPSON CIRCUS (for everyone except O.J.), NOT HENRY KISSINGER, NOT DIANA AND CHARLES—YOU!!

Richard Snell is no threat to you or your stupidly corrupt system. He will most happily go away from your STATE. He is simply caught in the middle of this expected battle between good and evil. We recognize him as an alarm clock for he represents all the things which we KNOW will happen to us as the One World Order takes control—and you too, will be gone for the ENEMY has no honor—YOU and all those who serve on the fringes will be taken-out to further hide for a few more minutes the actions and corruption of the level just above your own. It is the way of historical action and as Clinton has witnessed, “friends” die like flies as the Elite Big Boys take over the game. That “little injustice” in the judicial system, the police departments, the government—are now TO YOU and WE CITIZENS and it is **BIG**. They use these corrupt persons as TOOLS and then toss them aside on the death heap or on the trash heap as truth is revealed and service is no longer possible. Pandora’s Box is open—and all the troubles of the world cannot longer be hidden or contained.

YOU CAN KILL THE “MAN”—YOU CANNOT KILL THE LEGACY!

Please think hard upon these things for you stand able to be hero or traitor.

Praying for your “WISDOM”,

D.J. Ekker

CRIMES AGAINST PEOPLE; ARKANSAS

by: Mary Hargrove, Don Johnson, Michael Whiteley.
Arkansas Democrat-Gazette Staff Writers.

Last in a series of four articles.

PART 4: ‘RED FLAGS’ IGNORED
IN FINANCIAL DEBACLE

Jim McDougal couldn’t refrain from buying real estate—his Madison Guaranty Savings and Loan

Association was on the brink of insolvency.

David Hale wasn't playing by the rules—his Capital Management Services Inc. was lending to unqualified borrowers.

The brakes could have been applied to these now-defunct companies in 1984. Or in 1986. Or certainly by 1987.

Red flags were clearly evident by the mid-1980s for federal regulators to try to rectify problems at Madison Guaranty and Capital Management.

Instead, Attorney General Janet Reno in January was forced to appoint a special counsel to investigate business dealings between Bill and Hillary Rodham Clinton and Arkansas financial institutions.

The territory to be covered was not new. Madison Guaranty and Capital Management—their funds either partially supplied or insured by taxpayers—had been scrutinized by regulators through the years. Or had they?

A review of the records reveals shocking lack of supervision that to date has cost the taxpayers at least \$70 million, including \$1.8 million for the current federal investigation.

The counsel's staff has been combing through decade-old business deals that should have alerted regulatory agencies at the time.

In 1984, the Federal Home Loan Bank Board issued a critical report after examining Madison Guaranty's operation.

It would be five more years before Madison was taken over by regulators.

In 1991, the Small Business Administration questioned why Capital Management books did not reflect that 86 percent of its loans were past due, according to the General Accounting Office, the watchdog for Congress.

It would be two more years before Capital Management was placed in receivership.

Someone should have been watching the watchdogs.

Here are a few of the red flags:

- 1984 and 1986: Federal Home Loan Bank Board reports Madison Guaranty was in trouble. Deep trouble.

So much so that the Federal Home Loan Bank Board ordered Madison Guaranty's directors to come to Dallas in July 1986. Federal Home Loan Bank Board supervisor Walter Faulk was angry. There would be no discussion, he told the visitors from Arkansas. Just listen. Madison officials were told:

- They had allowed the institution to run wildly out of control since a critical 1984 exam.
- Records were inaccurate or missing.
- Appraisals did not meet the most basic standards.
- Savings and loan employees had tried to hide records or create files with back-dated documents.

In one case, Madison board members would later discover, the S&L had not performed a title search to check on property used for collateral. Madison Guaranty “seems to hold a fifth mortgage”, according to Madison board minutes.

Although the regulators had issued strict orders to Madison Guaranty two years earlier, they had not returned to enforce them until Feb. 28, 1986.

Madison Guaranty, with McDougal at the helm, recently had purchased 1,000 acres in southern Pulaski County that he called Castle Grande. Loans for most of those deals were approved on the same day the examiners arrived.

Nearly every “commercial” transaction in Castle Grande was being looked at by Faulk’s examiners. That included the \$1.2 million sale of a sewer and water utility to a company Jim Guy Tucker and R.D. Randolph formed as Castle Sewer and Water Corp. and a \$260,000 Tucker loan on 34 acres of Castle Grande land.

If Faulk decided to write off the questionable loans to Castle Grande borrowers and the overdue loans on two other McDougal real estate developments, Madison would be insolvent immediately.

Faulk issued strict guidelines that day in July, directives that grew even stronger Aug. 15, 1986, under a cease-and-desist order. New funds were not to be extended to 12 borrowers, including Tucker’s company, without approval from the Dallas regulators.

Madison’s reaction was the equivalent of a yawn.

When examiners returned for a follow-up visit three months later, they discovered:

- Madison had given new chairman Steve Cuffman a \$96,000 salary, part of a package of raises examiners called “excessive” and said violated the cease-and-desist order. Cuffman said he voluntarily cut his salary to \$48,000 six weeks after he took the job because he was cutting back his hours.

- Senior Vice President Sarah J. Worsham Hawkins’ salary had jumped from \$33,000 to \$65,000. She was given an 8-year-old blue Bentley to drive, plus \$550 for monthly expenses. Hawkins’ salary was involuntarily cut back to \$60,000. The Bentley was sold soon after. Hawkins was a former Federal Home Loan Bank Board examiner who criticized the S&L in the 1984 report.

- Comptroller Greg Young had received a 100 percent salary increase from \$25,000 to \$50,000 and

was given a year-old Mercedes to drive. Young said that, with salary incentives, he actually earned about \$45,000 a year before his raise. His new salary was not reduced. He drove the Mercedes no more than a month, he said, before Madison sold it.

- Madison Guaranty had not hired a real estate consultant to review its land and investment portfolio or obtained an independent audit as it was told to do.

- It had extended an overdue \$40,000 unsecured loan to ousted owner McDougal, in violation of the Federal Home Loan Bank Board's order. The loan was renewed two days after McDougal missed a payment on a \$359,590 house loan. McDougal had been removed as president in July 1986 by Madison's board, at the insistence of the Federal Home Loan Bank Board.

Madison Guaranty board minutes reflect similar problems in the running of the S&L without McDougal. Excerpts from a Jan. 27, 1987, meeting state:

"The extension request by (name blocked out) had been consummated through error. The board had previously denied extension since the borrower had refused to furnish a financial statement and application. And the collateral of stocks or bonds was found to be nonexistent."

In May 1987, KPMG Peat Marwick, hired at the request of the Federal Home Loan Bank Board, released an audit. Madison Guaranty was insolvent by \$10 million.

It took nearly two more years before Madison Guaranty was officially taken over by the regulators. Today, the Resolution Trust Corp. totals the loss at \$65 million.

1987: MADISON GUARANTY VS. DEAN PAUL

Dean Paul signed loan papers for \$825,000 from Madison Guaranty in 1986.

But, when Paul was sued for failure to pay a year later, he had an interesting answer: He never got the money.

Paul said in an affidavit signed in August 1987 that he was acting as a "disclosed agent" for David Hale when he obtained the Feb. 28, 1986, loan.

And Madison, he added, was well aware of that fact.

The first time Madison Guaranty and Capital Management were linked was in a 1987 lawsuit against Dean Paul. But no one followed up beyond asking a few questions. The *Arkansas Democrat-Gazette* has traced the \$502,000 to an account in the name of Hale's Capital Management. The account was originally opened at People's Bank and Trust at Russellville.

The money, Paul said he told everyone, was being diverted through Hale to help Madison Guaranty "clean up its books". And, he said, the loan would be repaid, Hale told him, through deals being put together by Hale and Jim Guy Tucker.

Paul, a Malvern businessman, said his attorney, Mark Roberts, withdrew from the case because of a conflict, so he hired John Haley.

Haley was Tucker's friend, business associate and attorney.

Haley said Paul didn't tell him that a Tucker/Hale business venture was supposed to repay the Madison loan. But Paul said he told Haley the plans for repaying the loan.

If Paul had mentioned Tucker's alleged involvement in what appeared to be a sham transaction, Haley said he would have considered it a conflict of interest for him to represent Paul.

"I don't recall anything like that," Haley said. "We are very cautious of any conflict of interest. If there had been any appearance of conflict, we would not have accepted Paul as a client."

Haley said he doesn't know whether Paul was aware at the time that he and Tucker were good friends.

"I don't know if there were any occasion for that to come up. I can't imagine any occasion for that to have been discussed," Haley said.

Paul said he didn't feel Haley had done enough for him in the case.

"I got the feeling that my interests were not first and foremost," Paul said of Haley's representation.

Haley said he was "sorry (Paul) feels that way."

Paul "could never establish from any third party that he was acting for Hale," Haley said. "According to all the documentation, Hale was simply a seller."

Asked if he pursued Paul's story, Haley said he obtained a statement from Hale. He said he couldn't disclose what Hale had told him.

"I can say this much, if there had been any intimation from Hale that he had a continued interest in the transaction and that Tucker was even remotely involved we would have had nothing further to do with the case," Haley said.

Madison Guaranty was aware of Paul's claims that something was wrong with the loan.

Its board of directors took note in an Oct. 15, 1987 meeting that "former management could be involved in the distribution of the proceeds from the loan."

McDougal has denied knowing anything about the Dean Paul loan.

Hale pleaded guilty in March of this year to a mail fraud charge covering various acts allegedly committed by the former judge "and others known and unknown" from 1985-91.

Randy Coleman, Hale's attorney, said part of the mail fraud charge related to the Paul loan.

Tucker's press secretary faxed a statement to the *Arkansas Democrat-Gazette* that said, "Mr. Tucker had no knowledge of or participation in the \$825,000 loan. He has never agreed, directly or indirectly, to any involvement in that loan, and indeed has never been so involved."

But a 1989 memo from former Madison Guaranty President and CEO John Latham to his private attorney, obtained by The Associated Press, suggests Tucker and McDougal were involved in the loan.

The memo describes how the FBI questioned Latham about the loan in 1989. Other former Madison employees have said they were questioned by the FBI about the Paul loan before McDougal was acquitted of bank fraud in 1990.

Latham's memo reads: "Because of the fact that Jim Guy Tucker was involved and that McDougal's opinion on the real estate was that its value was more than sufficient to cover the loan, I had no reason to question the transaction."

Madison Guaranty won a judgment against Paul's company for \$993,960 in November 1987. After foreclosing on the land, Madison was left with more than a quarter-million-dollar loss.

Paul was questioned by federal investigators in 1990 before the McDougal trial, but never asked to testify. He was questioned again in 1993 and again several weeks ago by the special counsel's office.

1979-93: SMALL BUSINESS ADMINISTRATION

The conclusion of the General Accounting Office auditors was simple and to the point.

David Hale's Capital Management Services—which was subsidized by the Small Business Administration—had been mismanaged for years. The SBA, because of inadequate supervision, had failed to recognize the "red flags".

They were more like red rockets.

When a special team of GAO auditors seized Hale's books after his indictment in September 1993, they discovered that 11 previous audits over 14 years had been "only cursory":

Hale "secretly controlled" 13 of 57 companies that borrowed money. The flag? Nine businesses listed Capital Management's 1910 N. Grant St. address as theirs also.

A 1991 audit disclosed that Capital Management didn't accurately reflect the number of delinquent loans on the books. Examiners checked the payments and found 86 percent were past due. The flag? Hale told examiners he immediately sold 15 of those loans without a loss, but never provided any documentation.

Hale's company was supposed to provide loans to "socially or economically disadvantaged" individuals. The flag? A \$300,000 loan to Susan McDougal whose loan file reflected a net worth of \$2.2 million.

When Hale was told by federal auditors that his firm's eligibility profiles were insufficient, he responded,

“Arkansas is the poorest state in the United States with almost one-half of its area included in the Delta Development Region.

“This area has been determined by the Congress... to be economically depressed in comparison with that of the Third World Countries.”

That meant, Hale told auditors, that any Arkansas resident was qualified as “socially and economically disadvantaged”.

That included cable TV companies connected to Jim Guy Tucker. From 1983-87, Tucker entities borrowed \$725,000 from Capital Management.

Tucker, who acted as Hale’s attorney in the mid-1980s, said he did not know of the “socially or economically disadvantaged” qualification.

Billy Cost, a former Tucker business partner whose name appeared on three loans for cable companies in 1983 and 1984, said Tucker told him how to qualify for a Capital Management loan and helped him fill out the qualification papers.

Cost said Tucker told him that his Vietnam-era military service made him eligible for the loan.

“I specifically remember he and I having a big discussion on that,” he said.

Cost added he wasn’t told Hale’s company made loans to “socially or economically” disadvantaged individuals.

Whether Tucker was aware or not, as a Vietnam-era veteran, he would have qualified for the loans on his own.

Tucker’s wife, Betty, as joint owner of the cable companies, applied for the Cablevision Management loans. She would have qualified under the SBA guidelines as a woman.

But, as the General Accounting Office said with the Susan McDougal loan, the Tuckers’ net worth would have made the loans questionable. Betty Tucker applied for a Cablevision Management loan for \$125,000 in 1985. Jim Guy Tucker had an income of \$765,833 and securities of \$1.19 million that year.

While his companies were borrowing funds underwritten by the federal government to help disadvantaged businesses in 1984, Tucker earned \$180,000, held \$1.4 million in securities and guaranteed or was co-maker of \$5.1 million in loans.

A source familiar with Hale’s company described the SBA audit of Capital Management procedures as “just pitiful”.

“It was nothing in the way of an audit. This guy would come in and sit around and shoot the bull all day long and never question that there were loans on the books to companies that were defunct,” the source said.

The failure to watch Hale closely cost taxpayers \$3.4 million.

1994: THE LATEST
FEDERAL INVESTIGATION

Kenneth W. Starr, the new independent counsel, has promised to pick up where his predecessor, Robert Fiske Jr., left off.

“The nation has a compelling interest in the fair, just, thorough and prompt disposition of these matters,” he said.

The tab for Fiske’s share of the investigation through July: \$1.8 million. **[H: Not bad for someone who was already A PART OF THE ACTION IN ARKANSAS!!! And, what of Starr? Nothing of Starr—UNLESS YOU-THE-PEOPLE SEE TO IT THAT THERE IS “SOMETHING”. DO NOT EXPECT THE CORRUPT SYSTEM UNDER SUCH AS JUDGE HALE TO DO ANYTHING EXCEPT FURTHER COVER, OBLITERATE, SHRED AND DENY. BY THE WAY, WHEN THEY COME OUT AND SAY “I DIDN’T DO ANYTHING AGAINST THE LAW”, THEY MEAN IT—BECAUSE THEY WRITE THE LAWS FOR THEMSELVES AND CHANGE THEM WHEN THE LAW PINCHES—OR MURDER THE ONE WHO TELLS. OR, they plead guilty to some “nothing” charge to gain immunity from any real responsibility. YOU ARE IN SERIOUS TROUBLE, AMERICA!]**

ABOUT THIS SERIES:

For six months, a team of reporters for the *Arkansas Democrat-Gazette* has investigated Whitewater-related topics.

Associate Editor Mary Hargrove led the research, reporting and writing effort. Hargrove has been at the *Democrat-Gazette* since leaving the *Miami Herald* in February. She is a former managing editor of the *Tulsa Tribune* and past-president of the Investigative Reporters & Editors Inc., 4,000-member national organization.

Don Johnson has been a reporter and editor at the *Democrat-Gazette* for 14 of the past 15 years. He served as Washington bureau chief, assistant city editor, special projects editor, and night assistant managing editor before being named assistant managing editor for assignments last year.

Reporter Michael Whiteley joined the newspaper last fall after working in special projects and computer-assisted reporting for the *Fort Worth Star-Telegram*. He has covered government and politics and worked on special projects in Florida, North Carolina, Kansas and Texas.

Design Director Ray White, Assistant Managing Editor for Graphics Kirk Montgomery, Photo Editor Barry Arthur, and Assistant Managing Editors Frank Fellone and Alyson Hoge also made major contributions to the finished report. News Editor Sandra Tyler was principal copy editor for the series. Rebecca Patterson assisted in research.

[END OF QUOTING]

These people named above deserve a Medal of Valor and one of Honor. They have had to stay totally within the guidelines of journalistic absolutes and present something which has merit but does not reflect on the paper in any way. This is difficult, readers, because it means that only a tiny, tiny portion of what is FOUND and what ALL is going on can be disclosed.

If you believe that these things we share with you are localized little “things” YOU ARE INCORRECT. This kind of behavior of the social Elite and political circles, the judicial systems and on up and down the ladder—IS CORRUPT IN EVERY VILLAGE, CITY, COUNTY, STATE AND CULMINATES WITH THE VERY TOP-LEVEL PLAYERS IN YOUR GOVERNMENT(S).

I can only suggest you keep up with that which we are ABLE to present. I suggest you pay very close attention to Ronn Jackson. I don’t have time to present everything to you—AND I DON’T HAVE A PROBLEM WITH MR. JACKSON. I hope that, as we move along, I don’t have to do ANYTHING about your government OR YOUR *CONSTITUTION*. I have a much different and higher mission of which Mr. Jackson is perfectly happy to LEAVE TO ME.

Never mind Mr. Jackson’s seemingly unending incarceration—this too shall pass and there are others who can bear the load temporarily. The HOPE, readers, is that you will become disenchanted and jump ship. That, of course, is up to you and it happens every day as nice new things come up. We even have ones who come this way, take great responsibility and only botch and spoil the actual intent. We have ones now who have moved on, for goodness sakes, to raise money to get the “Lost Ark of the Covenant”!—and have a buried treasure (gold) expedition—in Arizona/Utah yet.

Ark of the Covenant? If there would even be one—what in the devil would YOU want with the confounded fountain of evil? Do you ever look carefully at that which you DO? The Ark of the Covenant is a Mishpucka-Mishna HOAX and bears more troubles and evil than Pandora’s Box could ever hold. Come now—I would suspect that Utah or Arizona would be the very LAST place the Mishpucka would hide the Ark!!!

Indeed, we received the invitation to INVEST in the recovery—before it captured the light of the eye of our marketing person. However, as is often the case, the tracks are all marked “personal and confidential” so no-one tells—but then the very people involved end up sharing the prize information first chance they get to IMPRESS SOMEONE ELSE. If you are foolish enough to get involved in such garbage—you must, I assume, wish to lose both your shirt and your soul—greed for the golden egg is often beset with the downfall of body and SOUL. However, if you think we will effort to change the corporate LAWS to facilitate your changing whims—forget it, please. We abide by all laws, God’s, Creation’s AND THE LAWS OF THE LAND. To do such while using ME or US here as a “reference” for somehow touting integrity is UNACCEPTABLE. Leave us out of your foolish adventures.

It matters not what you who would betray—tell. TRUTH STANDS THE TEST OF EVERY ASSAULT AND ONES FAR GREATER THAN YOU RECENT BUNGLERS ARE NOT ABLE TO MAKE THEIR LIES STAND IN THE LIGHT OF DAY. GOD’S TRUTH IS NEVER IMPLICIT—IT IS ABSOLUTE AND EXPLICIT. IF “YOU” DIDN’T BOTHER TO FIND THAT OUT—I SUGGEST

YOU BE VERY, VERY CAREFUL IN YOUR ACTIONS AND PRETENDING AT CAMARADERIE FOR YOU ARE “FOUND-OUT!” TO THEN COST OTHERS THAT WHICH THEY HAD AND HAVE—IS WORTHY OF DOUBLE JEOPARDY OF SOUL PENALTY. IT HAS NOTHING TO DO WITH ME—EVERYTHING TO DO WITH YOURSELF AND GOD. GOD MAY WELL ACCEPT YOUR PETITION “BACK”—I DO NOT HAVE TO DO SO! GO FORTH FROM ME AND FROM MY MISSION FOR YOU DO NOT KNOW TRUTH NOR DO YOU KNOW GOD. CERTAINLY YOU DO NOT KNOW ME.

There are some who, because of these actions, are now required to communicate through an attorney—from a loving and beloved friendship to a scramble of legal communications. I wonder if that is what the parties had in mind when first this viper-flower blossomed and the venom was first sprayed about in ignorance and distortion of fact?? How do “I” know the facts were related improperly? Because I saw the repeated version in a very personal document and the whole document was incorrect, the calculations incorrect and even the concept as laid forth by Mr. George Green, as explained by this “paid business consultant/adviser” was inaccurate. How dare YOU give advice that YOU DON’T EVEN UNDERSTAND!? **AND, IS INCORRECT.**

I think that there is something being missed by everyone involved in any of our disputes. Every person who now claims to be had by Ekkers, the Institute, or any other being connected here—came by way of Mr. Green. Mr. Green is the one who stole the assets so I find it most interesting that the ones who remain to see to it that nobody is hurt are the ones who must bear the eternal burden. Not any of these participants who are so dissatisfied now came through first contact with Doris or E.J. Ekker. Has anyone NOTICED—that every PROBLEM has come through Green? Is this not consistent enough to tell you “*something*”? And you want assets? He embezzled the only thing he COULD—so be glad there was not more loose that he COULD take or surely he would have and HAS. You miss another point: he not only stole the money—he has STOLEN the books and the money loaned to him against his own WORD! He had (HAS) a signed DEMAND NOTE and he not only does not honor it—he has stolen the collateral as well—not to mention the assets in gold.

Well, as John’s mind is now clear and bright it no longer sells to be named as a participant in Mr. Abbott’s case as he is listed with Eleanor. He is divorcing Eleanor so the attorney in charge must have had a little too much Vodka for the day—or the bats are all about some belfries.

It is likewise funny to note that these attorneys now in trouble with the Bar Association continue to tell such interesting tales. They talk about notes and signatures (from reportedly LOST documents) but somehow the ORIGINALS presented themselves (all seven pages) as signed by Mr. Green. More amusing—two sets of originals have been presented of those “lost documents”. How about that, Mr. Abbott and Mr. Horton? I see, I guess they just popped out of the Ark of the Covenant or something?

In closing I just want you to make note of your status with me as adversaries, you lying cheats—I HAVE AND AM UP AGAINST THE BIG BOY HIMSELF—THE PRINCE OF THIEVES, THE KING OF DECEIT AND DISHONOR. You do not hold a candle’s light to this in your silly, bilious and ridiculing games. This is not the FIRST nor shall it be the last. And guess what. GOD ALWAYS WINS THE WAR—EVERY TIME. TRUTH WILL OUT AND YOU HAVE LIED—SO WHERE DOES THAT LEAVE YOU GOOD GENTLEMEN? Oh you lawyers can whine and whimper and say you were

misled. Fine, it won't change one iota of the truth of it—you are a shame upon the nation.

It is a time of sorting, readers. This sorting is not just about God or nation—IT IS ABOUT **YOU** AND THE LEGACY HUMANITY LEAVES ITS CHILDREN AND ITS VERY BEINGNESS. INTERESTINGLY ENOUGH—WITH GOD THERE IS NO QUESTION ABOUT FORGIVENESS. BUT I CAN PROMISE YOU INTO ETERNITY: **GOD DOES NOT EVER FORGET!**

CHAPTER 11

REC #1 HATONN

FRI., MAR. 24, 1995 7:09 A.M. YEAR 8, DAY 220

FRI., MAR. 24, 1995

LETTER TO TUCKER AND JEFF ROSENZWEIG

First: a letter, to Tucker and Jeff Rosenzweig

E. Joe Ekker
c/o Editor, *CONTACT*
P.O. Box 27800
Las Vegas, NV 89126
(800) 800-5565

March 24, 1995

Honorable Jim Guy Tucker
Governor
State of Arkansas
State Capitol
Little Rock, AR 72201

RE: RICHARD WAYNE SNELL

Governor:

In an effort to help you make easier decisions regarding the prisoner, Richard Wayne Snell, we could do this transfer very quietly and remove Mr. Snell from Arkansas. He writes very good observations about religion, spiritual truth and other things of current nature but obviously, only as presented to him to share. He is not altogether accurate in his observations on the subject of religion—but God never asked ONE MAN to “save” the world. The “Ones” HE has sent haven’t done it so why would it be expected that another succeed? Man has to either save himself from the traps abounding about him—as with you—or go down in his ignorance.

I will say that you have several in your State Prisons of whom we are aware and who share some excellent input on many subjects. One is a superb artist and it seems such a shame to have these talents lost to an execution chamber. Those, however, undoubtedly were choices made at the time of commission of CRIMES—IF INDEED—THE CRIMES WERE COMMITTED BY THE PERSONS CHARGED. I do not believe in murder, even for murder, for it is not my business to judge or slay another.

I am not a zealot but I demand that my nation become again under the *CONSTITUTION* and demand no less than integrity and excellence of the men we place in high positions. You in Arkansas have become a beacon to the world of incredibly BAD JUDGEMENT, INSANE LEADERSHIP, GREED AND CORRUPTION. This is not RIGHT, Governor, and because it is not right it is about to pull you down, along with the integrity of the nation in the eyes of the world.

We are not foolish enough to think that it is ONLY you or some of “yours”. We KNOW what is going on from Pennsylvania Ave. in Washington to the moonshine still in the Ozarks. You have fallen prey to the very lies you have constructed and assumed the public was feeding upon—in the UNfree and Totally Controlled PRESS AND MEDIA.

THERE ARE MANY PLACES THAT A MAN SUCH AS SNELL CAN GO TO CAUSE YOU NO FURTHER TROUBLE ABOUT ARKANSAS—**HOWEVER, I WONDER WHERE YOU CAN GO TO HIDE??** I understand that unless you get some heroic medical help you are going to a far more dangerous place for your ultimate experience—quite soon. Would it not be better to go having left a legacy of betterment for your having passed this way? It matters not whether your “time” be long or short! I would suspect that if you changed your pathway, trusted the people of this land, and did worthy deeds that you would have an extension of “time” to perfect the way a bit—you might, however, have to give up a few vices and commandment-breaking along the new pathway. GOD IS INFINITE in both power and goodness.

This wonderful nation was based upon goodness under GOD of LIGHT and we have allowed such as you to pull her to her knees and she now sits on the brink of the coffin hole. This is NOT acceptable to God or to WE AS CITIZENS UNDER GOD.

Evil shall be routed out from the dark places and, as that is presented, Man (citizens) will attend the perpetrators and there will be no God of Darkness that can save you. Your fellow-man, however, would do so and I know many places that would give you public witness and honor for acting selflessly in THIS VERY INSTANCE. This very paper, *CONTACT*, would spread the worthy acts all around the world in its next edition as you might request, or remain silent in the action while removing Snell from your bothersome list. Murder Mr. Snell and there shall not be a silent moment—for I cannot tell you strongly enough—THE CITIZENS OF THIS GREAT NATION ARE FED-UP, “MAD AS HELL AND WILL NOT TAKE IT ANY LONGER!!”

It would, further, seem wise indeed to ACT NOW before this thing blows any bigger—for every day you act not in securing release for Richard Wayne Snell or have one hair of his head damaged (heaven will not help any of you who hurt him and God forbid you let him die of ANY CAUSE), the word shall go to the four corners of the globe and you will be famous—but it shall not be a pleasant legacy by which to be remembered. You would not even have the saving GRACE of an Adolph Hitler who at least BELIEVED in his cause.

Thank you for your attention and we appreciate your immediate action to free Mr. Snell. We are offering you a way OUT of this mess and, in addition, we offer you opportunity to CONSIDER THE OTHER PRISONERS YOU HOLD WHO ARE BUT ONES IN SELF-DEFENSE OR OTHER NON-DELIBERATE ACTS. WE WANT NO TRUE CRIMINALS THRUST UPON THE PUBLIC BUT IT AP-

PEARS THE REAL CRIMINALS SIT IN THE PLACES OF GOVERNMENT AND ON THE BENCHES OF OUR JUDICIAL SYSTEM. Indeed Governor, we are “Mad as Hell and **will not take it any longer.**”

E. Joe Ekker

cc: To everybody who is “anybody”!

ALL FAX NETWORKS

E. Joe Ekker

c/o Contact

P.O. Box 27800

Las Vegas, NV 89126

March 24, 1995

Post Prison Transfer Clemency board

c/o: Jeff Rosenzweig

Attorney at Law

300 Spring St., Suite 310

Little Rock, AR 72201

Re: Petition for Clemency for Richard Wayne Snell

Members of the Board, Jeff Rosenzweig:

The life of a man rests in YOUR committee. What a terrible thought to have to depend upon a modern-day “committee” to decide life and death. Well, maybe not—for ALL the truth is coming out NOW about your dishonorable Governor and his scallywags, some of whom are likely on THIS BOARD. I am also sending a copy of this letter to Janet Reno who seems to be quite disenchanted with the mess in Arkansas. Perhaps you nice criminals will enjoy a taste of the SWAT-BATF United Nations Forces raiding YOUR HALLS AND HOMES as they are now doing to the Citizens of this GREAT NATION.

One more MURDER at the hands of your State Administration and/or Bill Clinton to hide further the activities in your government in Arkansas will be known AROUND THE GLOBE. We-the-people will accept this treatment NO LONGER.

We-the-people, however, will assume the responsibility for the freedom of Richard Snell and remove him from the presence of Arkansas so as not to be a further BOTHER to your ungoodly and criminally corrupt seats of control. What happens to the Billiarries, Hales, McDougals and such, is up to you and the people of Arkansas. What happens to our fellow-citizen is not easily brushed aside.

I ask that you consider this carefully so that the Governor is not without backup for his humane and positive action in this matter. You see, the facts are that it is YOU THE PRIVILEGED who cannot be trusted to

keep your word or live in TRUTH—but we-the-people can be trusted without doubt. When we say that we will keep Snell in safety and silence about your further misdeeds, we WILL DO SO. There is nothing left except individual cases which are also KNOWN that have not been made PUBLIC. Killing Mr. Snell is only an action which will bring the Pandora's Box of Troubles upon you along with the SPOTLIGHT of the world. I would suggest that you consider the truth above—WE SHALL HAVE OUR NATION UNDER GOD IN TRUTH—BACK! WE SHALL RECLAIM THE CONSTITUTIONAL LAW AND YOU MIGHT WELL BE WISE TO BE CONSIDERING YOUR PLACE IN “**THAT**” SOCIETY. **THE PEOPLE ARE SPEAKING AND WILL NOT BE SILENCED!!**

I thank you for your immediate attention to this matter for the sooner you take positive action, the less attention will be called to this incident; the people will go back to sleep and you can continue in your garbage heap for a while longer while you figure out what you are going to do with yourselves on Citizen's Judgment Day.

THE TRUTH IS ABSOLUTE AND CANNOT BE DENIED

1995 IS THE YEAR OF THE RECLAIMING OF THE **REPUBLIC**
PATRIOTS (PATRIOTIC CITIZENS) ARE
MAD AS HELL AND WILL NOT TAKE IT ANY
LONGER! COUNT ON IT!

Most regretfully yours,

E. Joe Ekker

cc: To everybody who is “anybody”.

ALL FAX NETWORKS

CHAPTER 12

REC #2 HATONN

FRI., MAR. 24, 1995 8:12 A.M. YEAR 8, DAY 220

FRI., MAR. 24, 1995

Please allow me to take a minute and respond to the most recent correspondence from Wendell. I am pleased that you have done your experiments on coal and that you have found, independently, the value and readings of same. Yes indeed, it is basically the base of all life but as with anything, it can give more and abundant life or it can kill. I believe that what you will find interesting is the fact that we already use it on the fields in our limited farm area. It has been a most expensive TEST and, because other things were NOT correctly handled, we still do not have the ability to conclude value. The value will not be shown necessarily in the production yield or even in the pod or seed size; however, the harvest product will have far increased frequency and wave amplitude levels.

My next request, which is very simple in production, but has not yet been accomplished, is a frequency pulse field generator for the growing fields. The people can't handle great scientific problems while we are "making do" and simply scraping by—but I didn't use the coal on the fields for growing, I use it for the receiving and transmission of interchanged frequency from the "generators"—if we ever get them. I also want higher mineralization on the fields for the same reason, because with the mineral concentrations increased only slightly, the frequency increases exponentially. There are some mineralized areas which are not available commercially at this time but hold the necessary array and spectrum. We can get enough to treat our fields but there seems to be static which I do not understand, for the minerals are available for the small-time gathering. There always seems to be a concerted "battle" here over the use of products and often the lessons are lost to the ones who do not wish to change habits, ideas or direction. It is always painful to have to override preferences for we find ones feeling somehow faulted. No, there is no "faulting" to be considered, but rather, only the "better way". So be it for I realize, friend, I am talking to one who has paid for healing ideas—even at family level of respect and participation. We hold strong within GOD for that is the only resource Who offers ALL. Religions teach only more greed of a different kind and manage to get that which you have gleaned, away from you, just as does the government. And yet, man remains blind, deaf and dumb.

I do hope that you are being kept apprized of all information now being shared on deficiency disease because the planet is dying for lack of nourishment of foods with any value. We cannot simply introduce frequency for it is simply not feasible—the Big Guns can out-do us every time. We could, however, begin to consume whole grains with added frequency as with our whole spelta and solve the problem.

ANTIBIOTICS

The problem and our need right now is having available a rapid-action "antibiotic". The thrust of DNA crossing and upgrading is killing you. The impact on the body is so RAPID in these new assaults as to work at killing or destroying BEFORE the immune system can counter the attacks. A healthy immune

system CAN SAVE THE PERSON but many, many will perish from overwhelming septicemias which strike and move into crises too rapidly to count on handling as we are with ONLY the immune system. If we could IV the drias, we would save anyone from about anything—but we can’t, so that is out for now. We all but lost a Mother and Babe yesterday because of septicemia and, with the upgrading intentionally of the microbes and viruses, we are going to have serious problems. We also have reported a terminal case of Pneumonic Plague (Black Plague) right here in our small town. Worse for the people, the very “carriers” for the plague fleas are the little Environmentally Protected rodent species and all you can do is pray it doesn’t spread. This person infected is a young and healthy man in his early twenties. People seem to think I will dump magic all over them—I will not. We do, however, need to have available something that directly works against the invaders to give opportunity for the system to take over.

Another of the oldest remedies and most simple to utilize is “Silver”. Gold would be even better but I have to have monatomic gold to produce an “antibiotic” for RAPID results. What we have is suitable for immune system recovery and clearing of the cells but we have the problem constantly of ever-changing infectors. We also, as with any additive, have the problem of abuse and misuse—“If a little helps, why not a lot?” attitude. We don’t want heavy metals in the system except in small and useable quantities. Mankind is a strange lot! My appreciation and gratitude to you who have gone back there [*to planet Earth*] to see our people through is without limits for the odds are so stacked against you in EVERY FACET of perception. I realize daily how LITTLE is comprehended.

THE LOST ARK?

We have some now who are off on a jaunt to somehow capture the Ark of the Covenant. Number one, they won’t because it is NOT! But the mere lack of understanding is astounding. You cannot contain that which is THOUGHT (which is all there is in actuality) in a container of some kind—any kind. Someone may well find a “box” somewhere and it may be ornate and it will only bring total devastation to those who present it—but no one wishes to hear as they hop from one foolish journey into another. Hold your breath, Wendell, before you laugh—they think they have cornered it in the Arizona/Utah adjoining area. I don’t keep up much with it because it is so incredibly distracting and can only have no meaning, or worse, negative presentation. If mankind cannot realize difference in PHYSICAL MANIFESTATION and THE ENERGY FORM WHICH HE IS, there is little hope for his passage in great numbers. You are that which CREATOR has conjured and manifested from THOUGHT and energy, that substance of the Universe called, in your terms, Prana or LIFE energy. There are only a handful of you who recognize that message.

Back to the problem at hand and you won’t have to search very far to make connections, Wendell. You already KNOW ABOUT THIS but I want to present it to *CONTACT* and this will get it to both of you from this same source. H.A. sent the article I will use. He is in California and I will protect his privacy at this time.

Now, Wendell, I know what you are going to say that, “We already have that in the Gaiandriana and in a far more useful form.” Ah yes, but the people don’t seem to recognize it and, further, they wonder if this stuff is doing them any good at all. I cannot change the minds of men from their prison cells. I can only hope to move along and present reasonable alternatives until we come back into knowledge and some sort of REAL science. YOU ARE NOW BRED TO BE DUMB AND CONFUSED AND A HAPHAZARD PRODUCT OF MIND CONTROL, WHICH IS THE “ULTIMATE” FORM OF CONTROL.

I ask Dharma to carefully re-type it for I need her to know its contents. Thank you.

[QUOTING:]

SILVER PARTICLES!

“NEWEST” SCIENTIFIC DISCOVERY KILLS 650 VIRUSES IN 6 SECONDS! AND NO PRESCRIPTION IS NEEDED!

It's now the world's cheapest antibiotic—and it may be the answer to the new drug-resistant germs!
[H: IT IS.]

Here's the startling newspaper article that started it!

From the *Orem Herald*, Feb. 13, 1992.

The small glass vial is filled with a clear liquid resembling water. But an Orem resident is convinced it contains the cure for AIDS.

“I don't have a doubt in my mind. It's what eats me alive at night,” says Daryl Tichy.

Suspended in the liquid, which is mostly distilled water, are ultrafine particles of positively charged silver. By researching within several different sciences, Tichy has determined that the solution will kill the AIDS virus without harming the human body.

Tichy, a full time member of the administrative staff at Brigham Young University's physical plant, said he considers himself a searcher, not a researcher. He looks for patterns and answers to problems by crossing the boundaries of different disciplines such as physics and medicine. **[H: A dangerous place to be for the individual, most especially in the presence of the now Mormon element who is aiding and abetting the Elite take-over. All will have to temper the meaning and outcome because of the obvious constraints and distractions and misinformation which will be thrust upon such work. BEWARE is the watchword.]**

In reading a book called *THE BODY ELECTRIC* by Robert O. Becker **[H: Therein is the information you NEED.]** Tichy learned that Becker encouraged bone fractures to grow back together by stimulating the area with silver electrodes and low voltage electricity.

According to the book, silver at the positive pole killed many kinds of bacteria without side effects.

Through studying small aggregates of atoms called microclusters, Tichy learned these clusters stay electrically neutral. However, when positively charged the microclusters will stay as tenaciously positive, he said.

Other research showed that at the turn of the century, people used ultra fine particles of silver to treat a myriad of illnesses from pneumonia to warts and tonsillitis, Tichy said. Some praised the treatment; others were not so encouraged.

Tichy said in that time, the particles were obtained “by chemically breaking down silver salt such as nitrate”. However, while these particles were positively charged, they were of different sizes and tended to group together and neutralize over time.

By creating the particles from elemental silver and using the science of micro clusters, Tichy said, he was able to create ultra fine particles nearer the same size which retain their positive charge.

Tichy said he had the material tested at two different labs; results showed the solution killed a variety of pathogens, including the HIV virus.

After creating the solution, Tichy tested it on his 6-year-old son whom he said had about 70 warts on his hands. After one injection of the liquid, all of the warts cleared up, he said.

It was also given to the family dog which was suffering from parvo virus. Several days later, the dog recovered, Tichy said.

Tichy said he’s been having problems gathering the needed support to test his findings. To gain the necessary approvals from the Food and Drug Administration to test the substance on humans, Tichy estimated he would need a minimum of \$80,000.

He has already spent as much as possible out of his own pocket, he said.

“The investment is being spent mainstream,” Tichy said. “It’s like saying: ‘Here is the answer that everyone is looking for, but no one wants to find.’”

He doesn’t have a medical degree or other credentials which will make him accepted in the mainstream of research. But one can solve problems by stepping outside of the norm and drawing ideas from several different disciplines, he said.

Before his ideas will be accepted, he must produce results, Tichy said.

“I don’t want to just abandon it,” he said. Testing the solution will create the documentation needed for people to take notice, he said. **[H: So here we have it again, a TOTAL MISUNDERSTANDING OF WHAT IS TAKING PLACE IN YOUR WORLD—THE CONTROLLERS DO NOT WANT YOU TO HAVE ANYTHING THAT SAVES YOU—THEY ARE TRYING TO DEPOPULATE A PLANET AND SPEND UNTOLD SUMS AND TIME PRODUCING VIRUSES, ETC., WHICH HAVE NO TREATMENT. DO NOT EVER EXPECT TO GET ANYTHING EFFECTIVE PAST THE CONTROLLERS. IF ONES NEED EXAMPLES—TRY THE COLD FUSION RESEARCHERS PONS AND FLEISHMAN.]**

SOMEBODY MUST HAVE TAKEN NOTICE BECAUSE,
AS PAUL HARVEY SAYS, “HERE’S THE
REST OF THE STORY...”

Silver, whether in the colloidal form or in various other forms, is once more receiving widespread attention in the medical community. For example, most antibiotics kill only perhaps six or seven different disease organisms, but silver is known to kill some 650—almost a hundred times more!

Further, resistant strains fail to develop. Moreover, silver in the colloidal form is non-toxic and in other forms virtually non-toxic. Says a pioneering silver researcher, Dr. Harry Margraf of St. Louis, “Silver is the best all-around germ fighter we have.”

Before we go any farther, perhaps you should understand the scientific definition of “colloidal silver”.

Colloidal silver (containing the metal in a colloidal form and not as a salt) is a clear gold liquid. The color of the pure colloidal silver sol [*Editor’s note: “Sol” is short for “hydrosol” which is a technical term in chemistry for a liquid colloidal dispersion—something like a lumpy solution.*] is LARGELY dependent on the manner of its preparation and the presence or absence of minute quantities of electrolytes.

Def.: colloid—a substance composed of particles that are extremely small but larger than most molecules (currently referred to in scientific jargon as atomic microclusters). The particles in colloidal silver do not actually dissolve, but remain suspended in distilled water.

Colloids also play an important part in organic functions, such as digestion and excretion.

SOME USES: When prepared under suitable conditions and properly “protected”, colloidal silver sol is quite stable even in the presence of salts and of normal constituents of the blood. Its destructive action on toxins is very marked so that it will protect rabbits from Ten Times the lethal dose of diphtheric toxin.

Taken internally, the particles of colloidal silver are resistant to the action of dilute acids and alkalies of the stomach, and consequently continue their catalytic action and pass into the intestine unchanged.

T.H. Anderson Wells reported in the British medical paper *Lancet*, years ago, that a preparation of colloidal silver was used in a case of puerperal septicemia without any irritation of the kidneys and with no pigmentation of the skin. The physician found that a series of doses of colloidal silver, every forty-eight hours, produce no untoward effects and that recovery was rapid.

Sir Malcom Morris reported in the *British Medical Journal* that colloidal silver is free from the drawbacks of other preparations of silver, viz., the pain and the discoloration of the skin; indeed, instead of producing irritation it has a distinctly soothing effect. It rapidly subdues inflammation and promotes the healing of the lesions. He has had remarkable results in enlarged prostate with irritation of the bladder, in pruritus and perineal eczema, and in hemorrhoids. It can be used in the form of suppositories whilst a solution is simultaneously applied to the irritated skin.

In ophthalmology, colloidal silver has now largely replaced silver nitrate.

J. Mark Hovell writes in the *British Medical Journal* that colloidal silver has been found to be beneficial for permanently restoring the potency of the Eustachian tubes and for reducing nasopharyngeal catarrh.

Colloidal silver has also been used successfully in septic conditions of the mouth (including pyorrhea alveolaris—Riggs' disease), throat (including tonsillitis and quinsies), ear (including Menier's symptoms and closure to Valsalva's inflammation), and in generalized septicemia, leucorrhea, cystitis, whooping cough and shingles.

OTHER USES OF SILVER

Some specific instances of silver's use: Silver is widely used to purify swimming pool water, and it doesn't sting your eyes as chlorine does. A dramatic demonstration recently took place in Nebraska: Fifty gallons of sewage was pumped into a pool without any disinfectant. A standard measure of contamination is the count of E. coli, an organism found in the human intestinal tract. The count soared to 7000 E. coli cells per milliliter of water. Then the water was flushed through silver electrodes—and within three hours it was completely free of E. coli.!

[H: See, readers, there are ever so many BETTER treatment methods than the ones that are both ineffective against parasites and also toxic in your water treatment systems. What does this tell you? EXACTLY! It is intentional that you not have better and secure systems. Most of it is total greed of the chemical companies and the INSIDERS.]

Silver also can fight deadly POISONS. Japanese firms have announced five startling technologies which use silver to purify air. One company converts 50 parts per million of carbon monoxide to harmless carbon dioxide by passing the gas through a stack of screens coated with silver compounds. Another uses silver compounds to remove vinyl cyanide, methyl cyanide, and hydrocyanic acid from its discharges. A gas chemicals company removes all the 200 parts per million of nitric oxide by passing the gas through its silver compounds.

[H: Can you see that with very little cost and very little effort you can have purification systems more effective than anything you now have available—right at your intake system? The next step is the ability to detoxify the radiation which might become a polluting problem. Any physicist would be able to take THIS information and recognize the next step to accomplishing that safety factor. Furthermore, as you move along, if you so desired, you could also have your power (electric) pulled from your water supply. There are all sorts of possibilities of quite simple procedures. As I interrupt here, I wonder how many of you recognize WHAT crumbled those building walls this week in New York? Indeed, Dr. Young (and E.J.), a Tesla frequency box found by some youngsters and away we go...! You live on the precipice of all sorts of disasters as each hour passes. What an interesting time it is upon your Earth. The device didn't just peel off a wall or two—it crumbled them. Interesting!?!]

To guard against such waterborne diseases as dysentery, more than half the world's airlines now use silver water filters. For instance: British Airways, Swissair, Scandinavian Airlines, Lufthansa, Olympic, Air France, Canadian Pacific Airlines, Alitalia, KLM and Japan Airlines.

The Swiss government has approved silver water filters. They're used in homes and offices throughout the country.

[H: Note WHO this covers! These are the more affluent of your inner circles of society—and Switzerland is the banking homeland wherein it is intended that the people in power survive comfortably—and, without such as AIDS and other diseases which kill off the rest of you.]

After testing 23 methods of Purifying water, NASA selected a silver system for the Space Shuttle. The currently increasing medical interest in silver actually reflects a kind of revival in the public health sector. In ancient Greece and Rome, people used silver containers to keep liquids fresh. American settlers, traveling across the West, often put a silver dollar in milk to delay its spoiling. **[H: Yes indeed, every ounce of Gaiandriana in Dharma's (my) bottle of Dria production is produced (matured) in the presence of "pure" gold and "pure" silver coins, along with the bathwater produced from dipping the coins first in Hydrogen Peroxide of 35% strength. It only takes a couple of drops of the "bathwater". We do a lot of things to later become only "pure and perfected" water—but in the getting there, we have a lot of fun in the laboratory OF GOD.]**

SOME CANCER RESEARCH

Dr. Gary Smith (a pioneer in cancer research) in an unpublished article writes that: "Success depends on the amount" of silver in the person's body and failures result from the lack of silver in the body. When silver was present, the cancer cell redifferentiated and the body was restored. When silver levels are low or non-existent, the cancer growth rate slows or continues to grow because the cells cannot differentiate. I believe the residual silver in the body has a big effect on the killing power of the immune system to destroy viruses and bacteria.

One might ask, how do we get silver in the body in the first place? We get silver and all minerals in the body through the food we eat. How does silver get in the food? It gets in the food through living soil where living organisms in humus soil, of which there are billions in a handful of dirt, break down the soil so plants are provided minerals in a form assimilable to the plant. By assimilating the plant nutrients the minerals are transferred in our digestive tract, where our bodies utilize the captured organic (chelated) minerals, through the blood stream to the various organs of our body. Hence, we get silver from plants. If we cannot assimilate silver for some reason or as the tissues age, we develop a silver deficiency and an impaired immune system leading to cancer. I suspect a silver deficiency is possibly one of the main reasons cancer exists and is increasing at such a rapid rate.

[H: I trust this answers you questions about the mineralization of your fields? The mineral content of the area we have found, friends locally, has the best breakdown consistency of that which we need to allow the pulling out of the silver. Now you can do that which you will—but some day you are going to need good bodies to make this transition. Moreover the material will NATURALLY conserve WATER, cleanse water (detoxify), and in conjunction with good pumice will give you full growing capability—eventually without irrigation needs. I suggest you immediately set forth a proposal for production and when there are funds available, you will have access. I do expect the area considered to be above the water line following disaster from Earth breakage. It will have to have new crossways across the Garlock Fault but that portion of the desert should upthrust. I apologize for focused information but that is the purpose of my writing in the first place, readers. It isn't all supposed to make sense to the public.]

There are other ways of getting silver into the body, though it may be in smaller amounts and thus, a slower process. We can do it by eating from silver plates, knives and forks, drinking from silver goblets, and cooking on silver pans. People used to use these type utensils all the time until the price of silver became so expensive that they changed to cast iron, stainless steel, glass or aluminum for cooking, glass or

plastic for drinking and ceramic for eating. We know aluminum leads to Alzheimer's disease and aluminum cook-ware has been banned in seven countries, yet people still use aluminum cook-ware in the U.S. [H: I would interject here, however, before you go off on an Alzheimer's jaunt. The far majority of "diagnosed" Alzheimer's patients, DO NOT HAVE ALZHEIMER'S DISEASE—they simply are suffering from deficiency in nutrients. Good supplements along with whole grains and foods (with silver content) will turn the senile and the misdiagnosed around. In fact, if there is actual Alzheimer's present—these things will reverse that disease as well. Just the addition of fluoridated toothpaste will be sufficient to counter the aluminum present and bind it, rendering it harmless. I do not say "fluoridated water"—that is too much and is damaging.] Eating, cooking and drinking from silver may not be the best method of getting silver into one's system but it apparently does get some silver back into the body.

[H: Perhaps not but I can suggest placing silver (pure) coins into 35% hydrogen peroxide and then using a few drops of the diluted solution directly into the food. It will not be noticed except in almost immediate better health. Try it, you'll like it. Moreover, it will be fine in your dropper bottle "anywhere" to treat water in restaurants and in food. Now isn't it simple how God provides for you who will see and hear? I would guess that Gaia could surely and easily make this available to you readers without worry about amounts, percentages, etc., and, with a dropper for convenience.

I have to broach these things most carefully and gently for our people are so overloaded they can't really even smile when I dump another thing on them—and you may not have noticed but I have done so this day. I suggest a few drops of this solution in the water used for the bread mixes, etc.; cooking doesn't hurt silver, it only enhances the dispersion. So be it. I think the team could have this ready for you in the time it takes to get the bottles and get the labels. We will also see to getting gold into the same solution in proper percentage while we're at it. It may well cost a bit more than other "drops" but it doesn't take much, just a little drop here and a little drop there, here a drop, there a drop, everywhere a drop-drop—and everybody lives happily ever after!

We have to take things in their proper sequence for unless you do things in appropriate sequence you will only enhance the ongoing problem which plagues man at present—the PARASITES. YOU NEED TO DEPARASITE YOURSELVES SO THAT YOU DO NOT SIMPLY ENHANCE THE LITTLE HANGERS-ON. THEY ARE "CARRIERS" OF MICROBES, NOT THE DESTRUCTIVE FACTOR, AND THEY WILL JUST GET HEALTHIER AND HEALTHIER IF YOU TRY TO LIVE WITH THEM AS YOU UPGRADE YOUR OWN SYSTEM. TRUST ME!]

The Chinese put in a GOLD coin when cooking their rice to help get gold back into their system. We can use silver coins when cooking our food to get silver back into our systems. It should help to get silver into the body, and we know it will as the amino acids in food will chelate with any metal. The use of the electro-chemical process will theoretically utilize that silver to cause the cancerous cells to regenerate OUT of the system and eliminate cancer. Please understand this is theoretical and may not work.

Colloidal silver is the only known substance that can safely be used as a silver supplement.

What does the FDA say about colloidal silver? In a letter written on September 13, 1991, Harold Davis (Consumer Safety Officer) writes, “Colloidal silver is considered to be a pre-1938 drug. These products may continue to be marketed without submitted evidence of safety and effectiveness (required on all prescription drugs marketed after 1938) as long as they are advertised and labeled for the same use as in 1938.” Because of the FDA’s policy, colloidal silver could be purchased off the shelf from any store that carries such products.

OF WORTHY NOTICE

There is no microbe known that is not killed by Colloidal Silver in six minutes or less, at a dilution of as little as 5 parts per million, though there are no side effects whatsoever from higher concentrations.

It also causes major growth stimulation of injured tissues. Burn patients and even elderly patients noticed more rapid healing.

Dr. Bjorn Nordstrom, of the Karolinska Institute, Sweden, has used Silver in his cancer cure method for many years. He says the whole thing is quite simple—it brought rapid remission in patients given up by other doctors.

Richard L. Davies, executive director of the Silver Institute, which monitors Silver technology in 37 countries, reports: “In four years we’ve described 87 important new medical uses for silver.”

The following is a separate report on colloidal silver which contains added information:

Silver is a powerful, natural prophylactic and antibiotic, used for thousands of years, with no side effects. It is a catalyst, disabling the particular enzyme that all one-celled bacteria, fungus and virus, use for their oxygen metabolism—they suffocate. Yet it is of no harm to human enzymes or any part of the human body chemistry. And it kills all disease-causing organisms, in six minutes or less, upon contact—even those pleomorphic, no matter how they mutate. Resistant strains fail to develop, and the body doesn’t develop a tolerance. Colloidal Silver is both a remedy and prevention of infections of any kind. Having sufficient Colloidal Silver in your body is to have a superior second immune system. It was in common use until 1938. Great Grandma put a silver dollar in the milk, to keep it fresh at room temperature.

[END OF QUOTING]

I need to leave this now as there are other pressing duties. Thank you for your attention. Salu.

CHAPTER 13

REC #1 HATONN

SUN., MAR. 26, 1995 7:09 A.M. YEAR 8, DAY 222

SUN., MAR. 26, 1995

EACH NEW DAY YOU TURN YOUR PLANET'S FACE OPEN UNTO THE SUN (SON)

You live in a world of fables, myths, traditions; all those things built and extended, laid down as foundations, and presented for your acceptance as a basis upon which you must build your own passage. If a myth or tradition is actually evil and binding in concept or presentation—you as a passing experiencer cannot know in the “conscious” experiencing mind the meaning or expression of the IDEA or SEED planted in the long-ago, either intentionally or unwittingly planted, which now is your TREE of knowledge. But readers, that tree can be of poison hemlock—or bountiful fruit of life.

YOUR PERCEIVED ENEMY

You make every effort as you move along to blame, find a culprit who has wronged you and even look for love in all the wrong places and faces. All you are actually going to find is a REFLECTION of self. In that “reflected” entity are both the real and unreal, for as you reach out to touch that other perfect image—you find but a mirror. Most often the one who reaches out to CHANGE the image reflected—you are forgetting, is YOU. So what’s so “bright” about this recognition? Nothing. It is amazing that you live with you, exist with you, share with you—BUT YOU KNOW NOTHING, OR VERY, VERY LITTLE ABOUT THAT “YOU”.

Do you know exactly where and what is the “liver” within your body? How about that wonderful eye that SEES and through which the soul somehow manages vision? You cannot stuff a chair into your eye, or a tree, so what it is that offers sight? You wrap your machinery in a package of wrapping paper you call “skin” and then GO HIDE! If the wrappings do not suit you, you will go to the limits of foolishness to remold, remeld, remake—or simply settle down to hate yourself. If something goes “wrong” in your world—wham, bam, it must be the fault of the crooked nose or the nevea or the broken fingernail, that causes others to disrespect you. No, those who only look at those things—do not even respect selves, much the less, YOU. After all, if you are not pleased with self—why should another be pleased with you? Those who would put you down in order to raise the image of themselves—don’t give a damnable ice-cube in hell about YOU. Why do you think the would-be kings teach you to be fat, or skin and bones, or make you sick physically and mentally? So that you are NEVER content with self and the end fall is nurtured along so that you will fail.

You spay and neuter, you deprive nutrition, you overload with drugs of all sorts—MOSTLY LEGAL. You march along to the Satanic drummer and find self more and more dissatisfied. Well, beloved friends, you will only continue the downhill slope until you come out from hiding, look at self and act responsibly—for,

and in the name of, SELF. Give GOD lodging and expression within SELF and the reflection will get ever so much more pleasing.

BABYLONIAN TALMUD

I mention the word and the Khazarian Jewish people set up the howl of anti-Semitism. No, the Babylonians were not Hebrews—they were an intermeshed bunch of thugs and hard-core pornographic experiencers. They were anti-Christ controllers and would-be KINGS then and remain so to this day. They were what they are from the BEGINNING so why do you flinch and deny? They are the expression of the opposite of GOD Creator. The “*Talmud*” is a book of protocols for accomplishing World Control—WRITTEN BY PHYSICAL PEOPLE. It is not even proclaimed to be the word of God. Like the *PROTOCOLS OF THE LEARNED ELDERS OF ZION*, the *Talmud* is a BLUEPRINT by which to live to destroy goodness and enslave the souls of mankind.

Why do you find this hard to believe? Why do you deny tampering with “your” *Bible*? How did it get from the hands of the so-called, self-styled “Jews” to be YOUR *BIBLE*? The “*HOLY BIBLE(S)*” are but novel ideas put forward to fool all you nice people and suck you in. Ah indeed, enough truth to pull you IN and then the brain-washing to bring you under CONTROL. You can go right down the list of “commandments” and pick the ones that have NOTHING TO DO WITH GOD OF LIGHT, just as you are ***BORN*** KNOWING RIGHT FROM WRONG. You will note that the *Bible* is nothing but a blueprint for blood-letting, killing and war. Oh, you don’t think so? Well, if Jesus, as you say, was nailed to a cross and crucified and you now “eat” of his flesh symbolically and “drink” of his BLOOD symbolically—is that not murder and a continuing ritual to that murder? You MEMORIALIZE and Commemorate (and will again on “Easter”) the most Satanic of the so-called Christian Holidays. MAN, DEATH, SACRIFICE FORCED BY ANOTHER, MURDER AND TOTAL MAYHEM (LOOK AT MARDI GRAS!), “MAN PHYSICAL” AND “MAGIC”.

THE ENEMY HAS BLUNDERED

Satan’s plan has the most magnificent FLAW of all errors. In his push to entrap and enslave minds for his purposes—he forgets or hides one major factor—GOD **IS** MIND! Satanic realms are the dense planes of bondage. Satan is simply trying to keep you from knowing TRUTH for in truth there is no bondage—except of passing “bodies”. When mankind awakens to this FACT, there need be NO WARS for GOD HAS WON by the simple existence of Creation. What YOU BELIEVE TO BE, shall be. If you believe that you must win peace and freedom by the sword—you will lose—for Satan is ever so much better than you at swordsmanship. If you try to counter the lies with more lies (as is taught in your world) you will lose for he is the KING OF LIES AND DECEIT.

YOU WILL **WIN** THROUGH THOUGHT AND **TRUTH** OR YOU SHALL GO DOWN. Is this simplistic enough? Readers, THERE IS NOTHING EXCEPT THOUGHT! THE FIRST THING IN EXPRESSION—IS “THOUGHT”. YOU ARE YOURSELF BUT A “THOUGHT OF GOD” EXPRESSED IN LIGHT, MANIFEST TO SEE AND TOUCH (THE VERY THINGS WHICH BRING THE FALL). If you play in the Light on the mountain top you cannot be touched by the gutter’s infections and or the dark corners of either street or mind.

Let me give you a hint of the problems you face. We can use Cathy O'Brien and Kelly. Do you think that Cathy's past is anything save a nightmare memory? No, it isn't! Her torment now is that SHE ALLOWED THIS TO HAPPEN TO HER INNOCENT BABE WHILE OTHERS OF HER OWN BODY AND SOUL WERE SACRIFICED TO SATAN. She now KNOWS that TRUTH is the ONLY thing that can bring peace from the torment and possible freedom for the child. But as the child grows into its years of responsibility—the CHILD must become the changer for the parent can no longer control except through more mental bondage. Of course one "fears" for self from horrendous promises of evil: "if you tell..." But the true agony of living is in that which you do unto another, especially the innocent. The ONLY thing you can then do is come into KNOWING and understanding with and for SELF and then live the example and share the knowledge IN AND OF **TRUTH**.

WHY DWELL ON THE EVIL?

I would hope you are wise enough by now to know that we do not DWELL on the Evil. We tell you of the evil actions so that you KNOW THE DEEDS AND KNOW THE PEOPLE WHO FURTHER THE BONDAGE AND ACTIONS. If we and a few like us didn't tell you about a Robert Byrd or a Bush you would continue into infinity putting them in the seats of power OVER YOURSELF. YOU PUT THE EVIL KINGS IN POWER, little citizen—through your refusal to recognize truth OR YOUR JOURNEY.

"But," you say, "we are afraid that we cannot take the consequences of bearing witness to truth! Are you saying that, for instance, Dharma will simply leave the planet when the going gets too rough?" **Yes indeed!** When the body can take no more while attached to the mind—THE MIND-SOUL WILL DEPART! It is called "death" of the body, readers. And, moreover—DEATH ALWAYS COMES TO THE BODY—SOMETIMES IN INFANCY, BUT ALWAYS IN OLD AGE. So, what is YOUR problem?

You always think that to win, however, against what you perceive to be your enemy—that you must use the WEAPONS OF HIS CHOICE. Well, nice for you, brothers and sisters; HE HAS NOW WORKED HIS WAY UP TO GOD'S WEAPONS—THE MIND! HE CANNOT WIN THE ULTIMATE WAR! If you cannot see the meaning—wait a while—but keep on reading what we bring to you. The acts against Creator and Creation WITHIN THE MIND can and will be undone in that same battlefield. Moreover, the Mind is a tool of CREATION so the bad little beasties have to try and build the shield against truth—first in "THAT" mind to destroy you. Your enemy becomes The Lie for what you "think" you "know" in a physical world of manipulation/manipulators—YOU DO NOT. The "enemy" knows that all you need is the key and, once you have the key—he hasn't a chance. To win in evil you have to have control of all the necessary things of flesh-sensing. The last rape and pillage comes with the MIND. Satan cannot win the ultimate battle, for the SOUL OF "YOU"—IS ALSO THE SOUL OF "GOD" who manifested YOU. However, Creator gave you that wondrous brain/mind and freedom of will and choice. So, God the Father watches and waits—HE HAS TIME!

You who would continue to want US to SAVE you by using force greater than the enemy YOU perceive to suit YOUR needs of the moment—err greatly. First: WE WON'T! Second: Why would we even suggest such a thing? Just because you THINK you know the best way? I take note that if you knew the "best way" you wouldn't be in the predicament in which you now find selves. Further, if you cannot see that you CANNOT WIN A WAR BY THE SWORD, you haven't learned anything.

I GET PETITIONS

I bring up a new-old thought for your use and I find the circus beginning. Then, it is, “We don’t want to make a mistake..., so tell us, tell us! Get Dharma to write and you tell us how, what, why, when, where and why! NO, I will tell you why and if the answer to the rest be already available—YOU GO FIND IT! If you don’t at first KNOW—go study and CREATE, and stop annoying Dharma. She has enough problems just deciding whether to continue serving valueless cake at meetings, or soaked spelta-grain.

There is nothing wrong with cake—OCCASIONALLY OR EVEN OFTEN—if you attend your responsibilities. Either way, readers, do you see that DHARMA is not your guru nor is she THE ONLY WAY to ANSWERS?? YOU HAVE THE SELF-SAME RESOURCES!! Moreover, I NEVER GIVE YOU ANYTHING, without also GIVING YOU THE ANSWERS! I simply am left to ponder why “my suggestions” become “her problems”? I do recognize that “here” you have a problem for if I don’t get harsh and urgent—the COMMITTEE mentality takes over and you lose the moment. You do not need to reinvent ANYTHING! All you have to do is figure a way to lawfully and legally USE WHAT IS ALREADY AVAILABLE. With the drias it is a bit different for it is (THEY ARE) the LIVING CELLULAR source of life—especially when integrated with the basic LIVING atomic structure of the precious metals. Gold, Silver, etc., did not get “PRECIOUS” because they are pretty. Diamonds are not of value because they sparkle—they are the chips that are programmed by and for life itself. And if you want to KNOW TRUTH about available resources now banned—start with such as Folic Acid which is not available in reasonable needed amounts without prescription. LOOK! Could it be that only a bit of folic acid in a reproduction chamber MUST do something wondrous or it would not be banned?? Why can’t you in the U.S. get DHEA? Just as there are “abortion” pills, there are also “living” substances. Note, however, which is first released!

We are not going to even CONSIDER BREAKING ANY LAWS to do anything. Moreover, it is certainly NOT NECESSARY TO EVEN CONSIDER IT!

By the way, the “enemy” doesn’t think he has a big problem here and the ones who might dislike the disclosures are NOT the BIG BOYS! They are bothersome tools who are now quite out of favor with the top honchos—ANYWAY. The actions done in evil are often more terrible than is acceptable by Satan. Satan wants to claim your souls—not necessarily bring pain and suffering to your world. YOU DO THAT! Part of Lucifer’s gloating at the terrible actions of man is that he KNOWS WITHOUT DOUBT that the actions of evil shall be punished in like manner—ten-fold. Lucifer was the honored and perfect son of God. He was not evil—he was brilliant. His own punishment, for his lack of perfection (or fall therefrom), if you will, is having to experience and experience and experience in the evil minds and souls of physical man. Do the “Overlords” have “Overlords”? YES! Just as “God” is a principle of rightness, Satan REPRESENTS the principle of evil. In most instances it is quite unfair to the old and weary dark energy—but he, like we, must bear responsibility for that which we do on our way to finding perfection. Do “I” have some weird kind of “advantage”? Nope, I learned it all the hard way! Lucifer is caught in what could be considered a trap of his own making. But his intent is the same as all souled beings—to become perfect in an imperfect environment. The TOTAL WRONG committed by MAN is MAN’s doing. Lucifer got caught with his hand in the cookie jar and now he must figure a way to pull man TO GOD through the physical senses WHILE PRESENTING MAN WITH THE CONCEPT OF FEEDING THOSE “SENSES”. He must try to win his battles through what is presented without ability to

CREATE, which is the POSITIVE energy of soul.

I respect my enemy and, actually, I feel sorry for that being for we all walk through that trial by fire, under fire, and within the limitations set forth upon man physical.

I am well aware that you want me to just sit and rattle on about spiritual magic and never upset your thought-waves as do the other “channels” and preachers of “do nothing”. No, I won’t do that—you are here to learn and, by golly, my job is to present you with TRUTH for your understanding. You can’t even begin to get off that volatile place of yours if you don’t even know what an atom is or a pulse frequency—or, for goodness sakes, that you have to feed your body the things it needs or it will DIE. You are IN PHYSICAL MANIFESTATION, like it or not! God presented you and then he presented you with a stage upon which to experience your play. IF YOU DON’T LIKE THE PLAY—YOU MUST CHANGE IT. Therefore it behooves you to listen to Truth or you keep the same old pitiful directors and allow your play to be corrupted and knocked off. Then you turn to whatever you perceive to be your “god” and demand and petition, pray and ritual that it be “fixed” for you. But what you do is read the instructions, which always lead you right back to the ones who wrote the play in the first place, instead of re-writing the script. God will give you what you ask for REALLY—things, luxury, pain, agony, riches, poverty—whatever you demand. It is a PLAY, no more and no less. If YOU, further, have no faith in your own play—who else should bother to bring it to “Broadway”? Moreover, you always perceive you have to be on someone ELSE’S stage to somehow participate in your own play. No, there is no MAGIC IN SOME-ONE ELSE’S PLAY—EXCEPT THE PERSON WHO CLAIMS THE STAGE.

I love it to watch and see how many people flow THROUGH this place—coming to experience where they believe they have found the gold ring. Ah, but they want to restructure and refit and refurnish THIS STAGE. They come and perceive it their bounded DUTY to waddle about in OUR PLAY. Over and over again, perceptions are that “I can reset their lackings and make this thing work!” What “thing”? We have no group, cult, commune or ANYTHING of the such. Dharma and E.J. are often given ultimatums and mandates to “you either change or I go!” Say what? Then the answer is always the same—”GOOD BYE”. Why did you foolishly come to this place when you were already a FAILURE at your first place?? You don’t want to FIND TRUTH—you want us to commit to YOUR FAILURE!

NEW AGE PERCH?

If you come simply to find a “new” New Age perch, forget it. We don’t hug trees—we respect and honor them, we don’t do rituals—we laugh at them! We don’t “just allow”—we learn truth and CONDITIONAL LOVE with responsibility and maturity. We don’t expect God to save our assets—we take our own responsibility, build the WAY and USE IT while trying to protect it from corruption by those who just want to gain in physical greediness that which we build. If your first need is to find the Holy Grail or the Lost Ark of the Covenant—go look somewhere else and waste not your time or ours—you will find NEITHER here. You will find Truth and you will find God—you will not find those things of our enemy. And by the way—at some point you are GOING TO REALIZE that you were WRONG ABOUT YOUR CONCEPT OF GOD—AND MAY WELL FIND THAT GOD’S TROOPS SHOOT BACK! You seem to work under some imaginings that God is a stupid, unconditional fool of some kind. That is a severely BAD PERCEPTION! Remember!?: the Overlords have Overlords! The OWNER of this camp is NOT A WIMP! Some of you who want things “different” and “your way” are actually getting

EXACTLY WHAT YOU DESERVE—painful as it may be to accept. To find fault within another is only proving your own feelings of fault within self. EVERY TIME. For when one wishes a different set of circumstances—one changes **his** circumstances instead of complaining that nobody respects or appreciates him. Even with jobs here, if you don't like that which YOU ACCEPTED, then GO! We do all we can, for all we can, and tearing us down will not change a hair of it. There are zillions of “groups” and churches and things—we are none of it—so why pick and pick and pick about us or ours? If you don't like US—GO WHERE YOU MIGHT LIKE IT!

What I really enjoy, however, are the constant ones who drift through and try to get power through getting “rid of Hatonn”. Is that your task? Is it to displace “Hatonn”? Hatonn displaces when Hatonn is ready to displace and I find not even ONE MAN on your place that can do the job. I am reminded of Gunther and Father Ed when “Gunther in his stupor said, I have two more to kill and you are one of them...” and Father Cleary said, “Buddy, you ain't man enough.” So try it, brother or sister, AND MAKE MY DAY! “But that isn't Godly!” you say? Oh, and EXACTLY WHAT DO YOU ACTUALLY KNOW ABOUT GOD? ALSO, YOU INSULT, YOU PICK, YOU LIE, CHEAT AND STEAL AND THEN CLAIM IT ISN'T GODLY IF ANYONE SPEAKS BACK TO YOU? FORGET IT! I DON'T CARE ONE IOTA WHAT YOU THINK ABOUT GOD—YOU DO NOT KNOW GOD IF YOU ASK SUCH STUPID QUESTIONS AS TO WHY WE MIGHT SPEAK HARSHLY TO YOUR SENSITIVE SENSES THAT JUST DEMANDED OUR DEPARTURE IN FAVOR OF YOUR LEADERSHIP OR THREATENED TO KILL US, YOUR MESSENGERS.

I harken to Jordan Maxwell's statement, including to me: “I'm going to tell this truth no matter what or who says otherwise, this is my KNOWING TRUTH and I am going to get it done...” Well, I can only respond, as I did to him—”Me too, so let's just get on with it!”

I think I'll leave this here for now. We have a bit of a gathering this afternoon and I suppose this is enough to make my enemies for the day. Right (right-ness) and Wrong (evil) DO EXIST! Don't fool yourself by that garbage that says there is no such thing! Both are “PRINCIPLES” AND BOTH ARE PRESENT—THE CHOOSING IS YOURS. I perceive error and correction—THROUGH INTENT. May you rest in peace for the only restlessness in MY PLACE is watching you find your way.

Salu.