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By Gyeorgos Ceres Hatonn

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CHAPTER 1

MANDAMUS

by Grandma 10/19/96

THINK ABOUT IT

logo

Mandamus: One single word, used since time began, by sovereign people, instructing those either elected or appointed to govern them, meaning order yourself! Order yourself from infringing into and onto our rights. It's a cease and desist order on those who oppress, who practice and impose despotism, by and through acts of tyranny, acts against constitutional policy, and moreover, against public policy of all our adopted laws, which prior to 1972 kept this nation in order.

Today, I picked up a book on Commercial Law (1918), let's take a look at two (2) things in particular, (1) Rights, and (2) Law.

RIGHTS

1. Rights. Men are endowed with certain individual rights. These rights are principally of two classes, personal and property. Men have the right to live in peace and quietude. In so far as it does not interfere with the same privilege on the part of others, they have the right to be unmolested in the pursuit of happiness (the right to work, the right to enjoy one's home in peace and free from intrusion). They have the right to defend themselves against the attacks of others, to satisfy bodily hunger and thirst, and to preserve their bodies in health and strength.

Besides these personal rights, men have the right to acquire and keep property. This right is also subject to the limitation of not interfering with the same privilege on the part of others. Men have the right to acquire property, both chattel and real. For the purpose of rendering their existence and enjoyment secure, they have the right to keep the title and possession of this property in themselves.

In primitive times, property rights were few. Personal rights were recognized and enforced by might. As the requirements of civilized life became more complex, property rights were needed and recognized. Rules of conduct and rules for the holding and transfer of property were recognized and enforced with regard to persons and property. These rules are known as laws.

LAW

2. Law. Law may be defined to be a rule of human conduct. It may be said to embrace all rules of human conduct recognized by courts of law. Laws are necessary to enable men to enforce and enjoy their rights,

both personal and property. Customs of men become rules by which human affairs are regulated. Men may disagree as to what their rights are, or as to their exact scope or limitations. In this event, rules of conduct or laws must determine their scope and limitations. Disputes among men arise about their personal or property rights. The rules recognized by the courts in settling these disputes are laws. These rules or laws relate both to persons and property. A law which prohibits murder is a rule by which the state protects the lives of its citizens; a law which prohibits theft is a rule for the protection of property.

DIVISIONS OF THE LAW

There are two great divisions of the law, written and unwritten. The greater portion of the law consists of the customs of the people, as evidenced and preserved by the written decisions of the courts. These customs, to be recognized as law, need not be found in written decisions, but the most important ones have become embodied therein. New customs are necessary and are recognized to meet new and changing conditions. These new customs are continually adding to our unwritten law.

A LITTLE CHANGE IS SOMETIMES GOOD— BUT! THAT *FEDERAL ADVISORY COMMITTEE ACT* OF 1972 MUST, BY MANDAMUS IF NECESSARY, BE REPEALED!

The *Federal Advisory Committee Act* (5 U.S.C.) grants too much power to the Executive [*branch of government*], the president, his advisory committees, which in turn, by excessive misconstruction and abuse of powers of the office of the President of the United States, which makes laws outside the Congress, outside the sovereign states of the United States, which infringe and impede the inherent, inviolable, perpetual rights of the People, pursuant to an act of Congress, the *Bill of Rights*.

Recently, our President proposed to allow the Environment Protection Agency to confiscate the assets of suspected polluters. The same as the illegal, unlawful, unconstitutional Assets Forfeiture Law, which currently is employed as a tool for unlawful, repugnant, unconstitutional acts, imposed on the people by the Federal Government under the alleged Maritime Common Law.

THERE AIN'T NO SUCH THING!

Admiralty Law yields to Common Law. Admiralty 1.9.

Rhodian Law (Maritime) takes anything in its pathway, as long as an existing law does not exist that can stop it!

Do we have existing law to stop this madness?! Can we get our *Constitution* back? Yes, we can!

The Federal Procedure Act! ss23.09 and ss23.10. **Mandamus!**

The Maryland District Courts (Washington, D.C.) inherited the Common Law Jurisdiction. Common Law Jurisdiction for Mandamus. The courts have the power, to override acts of Congress or of the President

of the United States, if the Congress refuses to order itself and represent the people.

23.09. Mandatory relief in general. Mandamus intricacies do their deadly deeds not only by denying jurisdiction to district courts to grant mandatory relief when mandatory relief is needed, but also by confusing the law of availability (repugnant laws or oppressive laws) and scope of review. According to the Administrative (sic) Procedure Act, which is surely based upon considerable understanding of modern needs, availability of judicial review does not depend upon any such distinction as the supposed one between ministerial and discretionary action. But according to Mandamus tradition it does. And somehow most federal courts continue to assume that Mandamus tradition must be allowed to override what Congress has enacted.

THINK ABOUT IT

If our Congress refuses to abide by the wishes of the people, Mandamus, properly petitioned by the American citizens across this nation, can resolve and do away with unconstitutional repugnant acts imposed upon them, which impede the rights of the American people.

SOMETHING ELSE TO THINK ABOUT

All this disarming the American people! Well, we watched that same-old-same song-and-dance routine back in the 1930s. All of Europe disarmed. The arms manufacturers kept manufacturing arms. Hitler overran Europe like hot pockey through a hot tin horn. The answer is quit manufacturing the damned things.

Did you ever wonder what would happen if Israel was disarmed, as she disarmed the Palestinians?!

Aw shucks, that would make peace a simple thing. Are you thinkin' about it?!

Grandma Herrman-Herman

10/21/96 GRANDMA

First, I have to share with you a little tidbit of a conversation held the other day with a fellow concerned American citizen. It was during this conversation whereupon a charming statement was made in reference to me and my constitutional Common Law research. I will call the gentleman Charlie. Charlie said, laughingly: "Grandma is the Agatha Christie of the constitutional laws and citizens' rights." (Just thought a little humor would brighten our days.)

MEANWHILE

The Federal Government is conducting conflicts of interest.

THINK ABOUT IT!

ALSO:

The Federal Government is conducting prison labor manufacturing jobs as did Hitler with the Jews in the prison/concentration camps of Europe during World War II; they (the FEDs) call it Uni-Corp.

THINK ABOUT IT!

Several years ago, I wrote about the private prisons and ultimate utilization of inmates for (a) labor resource for manufacturing and industry, (b) riot control, (c) military personnel, etc. Last evening, *60 Minutes* exposed the prison labor issues (which should be asked to be rerun for all to see what is going on). The handwriting is on the wall...

THINK ABOUT IT!

In every state in this great commonwealth/republic of constitutional united States, in the State Civil Codes (most usually in Chapter 1), you will find provisions for our old laws (while the conspirators tell you these laws have been repealed).

In Illinois, for example, Illinois Civil Code, Chapter 1, ss1103, rights, etc.; 4: “No new law shall be construed to repeal a former law, whether such former law is expressly repealed or not; or any Right accrued or claim arising under such former law, or in any way effect any right accrued.”

Our courts, albeit state or federal, almost in their entirety refuse to acknowledge the grandfathered, constitutional laws. We must ask ourselves why.

In the classification of law, a number of useful classifications of law are recognized. Any classification is more or less arbitrary, and no classification has been recognized universally. However, the *Constitution* for the United States shall be the primary law recognized by our courts. All courts are bound to uphold, protect and defend the *Constitution* for the United States.

The laws regulating the enforcement and recognition of constitutional provisions are called constitutional law. The laws protecting citizens against the actions of dangerous characters are called criminal law.

The public, as a unit, is said to be interested in public law. Public laws are recognized and enforced, in theory, at least, for the benefit of the public and not for any particular individual. For example, if a murder is committed, the state, through its officers, prosecutes and punishes the criminal on the theory that a wrong has been done to the state.

Now, go to your public library or nearest federal library, or even borrow from one of your friends 18 U.S.C., and look up policy number one, policy number two, policy number three, policy number four, etc. It will shock the daylight out of you to discover your duly elected is mandated by law to do the people's bidding, or formally, “the sovereign will of the people prevails”. However, our duly elected refuse to listen to us and our concerns and protestations.

EXAMPLE (THINK ABOUT IT!)

V.K. Durham has a case in U.S. District Court against Illinois Power Company. Currently, the defendants are in default six or more times. The court refuses to apply its own rules; also the court refuses to acknowledge (1) the Rule of Decision, (2) the *Constitution* for the United States, common law of contracts, (3) pleaded in res judicata by previous Supreme Court cases, (4) enforcement of petitioned Article I, clause 10 (estopping and barring impeding of contracts or contract rights), (5) the court refuses to employ its own Rule 56 (a), and (6) the court refuses to notice pursuant to Mandatory Notice Rule 201 (d) whereas the court has been noticed of the defendant's intent, stated in writing, to remove from the Illinois Secretary of State's records public documents filed by V.K. Durham.

THINK ABOUT IT!

The case, itself, is a slam-dunk. All precedents at law are in V.K. Durham's favor. (1) A simple contract being a sum certain contract is in existence, (2) the contract is a "payable upon demand instrument", (3) the "payable upon demand" was made by Specific Performance upon Illinois Power Company, (4) Non Performance by Illinois Power Company. As a matter of fact several Specific Performances were made upon Illinois Power Company, each time they defaulted.

In the realization that there was something else in the woodpile, V.K. Durham sought out the Securities Exchange Annual Reports for Illinova/Illinois Power Company.

(V.K. Durham had filed a UCC-1 lien on the Contract. When Illinois Power Company defaulted, V.K. filed a UCC-9-503 default, and "taking possession of collateral without judicial process".) Illinova/Illinois Power Company did not Notice the Securities and Exchange Commission of the default. V.K. Durham also noticed, in this false report to the S.E.C., other companies owned by Illinois Power Company which are not in the state of Illinois, some of which were in the Grand Cayman Islands. Then the search began. V.K. Durham began looking in the woodpile!

Illinois Civil Codes ss28 (grandfathered at the time of the merger of Illinois/Iowa Power Company) of the Public Utility Laws, states: Franchises or rights to own or operate public utilities to be granted or transferred only to Illinois corporation.

Public Utilities, chapter 111 2/3 ss28, Illinois Civil Codes:

"No franchise, license, permit or right to own, operate, manage or control any public utility, except common carriers engaged in interstate commerce and except telegraph or telephone companies engaged in interstate commerce, shall be hereafter granted or transferred to any grantee or transferee other than a corporation duly incorporated under the laws of this state."

THE FEDERAL ADVISORY COMMITTEE ACT OF 1972

Under this *Federal Advisory Committee Act*, the President and his Cabinet have decided to take away the congressional powers regulating interstate commerce on banking and utility corporations. Which, in fact, takes away the state's constitutional rights of self government. The 1847 constitutional debates for the state of Illinois, in its entirety of debate and conclusions, prohibited foreign banking corporations and

foreign corporations from doing business in the state of Illinois, unless they are duly constituted and duly registered in the state of Illinois.

Why are these state laws in place?!
State revenue (taxation) that's why?

THINK ABOUT IT!

COMMERCIAL LAW

Commercial Law, No. 117: Rights and Liabilities of Foreign Corporations (incidentally; Illinova/Illinois Power Company is a Delaware corporation):

117. Rights and Liabilities of a Foreign Corporation. "Corporations have no rights, as such, outside of the jurisdiction of the power creating them. A corporation organized under the laws of one state may be excluded from performing any of its corporate functions in another state. States may permit foreign corporations to exercise their function within their borders, if they so desire. But states cannot be compelled to recognize the corporate rights of foreign corporations. While the *United States Constitution* provides that citizens of each state shall be entitled to all the privileges and immunities of citizens of the several states, a corporation is not a citizen within the meaning of this provision. The United States Government may employ or organize corporations to carry out its purposes. Such corporations cannot be denied the right to exercise their functions by any state. For example, the *United State Constitution* gives Congress the right to regulate commerce with foreign nations, among the several states, and with Indian tribes. A corporation engaged in interstate commerce (telephone, telegraph, trucking, railroads, etc.) engaged in interstate commerce cannot be excluded by any state, in the exercise of this function. Outside these governmental agencies, each state has the right to exclude a foreign corporation from exercising any of its corporate functions within their jurisdictions. The states generally provide by statute, (Illinois Civil Codes 111 2/3 ss28, which precludes foreign corporations, Delaware or otherwise) that foreign corporations may transact business within their territory by filing with the Secretary of State a statement of their business, and the names of their officers. Then, by paying a certain tax, they are permitted to maintain an office and transact business within the state thus granting them the privilege."

WHAT ABOUT SS28, CHAPTER 111 2/3, ILLINOIS CIVIL CODE (GRANDFATHERED)

Then, what about revenue (taxes) into the state coffers to conduct the affairs of the people? These forbidden foreign corporations pay little or no taxes, and the people suffer the burden of taxation! The corporations' holding companies shuffle off, as did Illinova/Illinois Power Company, or so it seems, to the soft money area of the Grand Cayman Islands—take the money out, bring it back in tax free.

WHAT ABOUT THOSE PUBLIC BONDS PAID FOR BY THE TAXPAYERS?!

“Aw, to Hell with the taxpayers! Confiscations of properties will take care of them!”

As the President of the United States mucks around with congressional power, taking away congressional power under the *Federal Advisory Committee Act* of 1972 (5 U.S.C.), giving full authority to the Executive Branch Advisory Committee. They railroad any crooked, unconstitutional, repugnant act they desire and when challenged, ss6 “national security” is imposed by the President and his crooked little cabinet. While our U.S. House of Representatives sit there daily, with their thumbs up their fannies, and their brains in neutral!

REPEAL THE *FEDERAL ADVISORY COMMITTEE ACT*!

Grandma Herrman-Herman

CHAPTER 2

A TIP OF THE ICEBERG

by V.K. Durham 10/26/96

REPEAL THE *FEDERAL* *ADVISORY COMMITTEE ACT!* REINSTATE THE “HOUSE OF UN-AMERICAN ACTIVITIES”

Back when Russell Herrmann-Herrman-Herman finally “fessed” up (about what had really been going on, in the Contra Arms, Contra-this-Contra-that mess) with me, after I had lost my own home to one of the Contra this-thats, the reality of the gravity of the situation across the nation sat down hard in our minds. No law would or could stop the lawlessness of these acts of stealing equities of our homes, our farms, our businesses, our industry by mortgage, Savings & Loans, banks and other financial institutions, using foreign investors’ moneys (which they stressed, to prove their own importance). For the Federal Reserve had tightened money, there were no jobs, interest rates were soaring. Our financial institutions closed the majority of American people out of the borrowing industry for homes, farms, manufacturing. Times were hard, and the people had no place to go but to the hard money markets just to keep going, since the Federal Reserve was afraid Americans would work, buy homes, create industry and manufacturing and bring about good economy and sound-dollar economy by producing.

Russell kept talking, but I wouldn’t believe him.

Russ kept telling me and others about the planned overthrow of this nation. He also stated (to me and to others), that the moneys from the failed Savings & Loans, banks, etc., were, in part, stolen by “recall chips” in the computers, which the financial institutions use, which “ties back in with the Federal Reserve Banking System”. As an example: A financial institution would be audited by the feds, and be healthy and in the black. Less than thirty (30) days later (such as the S&Ls) they would be in the red and “belly up”. Certificates of Deposit were lost. Two-hundred-and-fifty-billion dollars in CDs to be exact.

\$250,000,000,000.00 in American investor dollars (this was given to Banking Committee Chairman D’Amato, Kaptur, Chenoweth, etc., verified), turned up in the European money market. Interpol begged for U.S. Government assistance. No assistance was given (stopped by Lynn Schively, Ambassador to Denmark).

The agent of the U.S. Treasury (IRS), Marion Akien/Aiken/Akiens/Aikens, spent time as a guest of Copenhagen, Denmark, in the “crossbar hotel” for the laundering of these and other Certificates of Deposit with which he was guaranteeing loans through Copenhagen’s Bibkin Bank, in concert with banks in Germany, Switzerland, Japan, South Africa, England, Ireland, Scotland, Canada’s Bank of Montreal, Chase Manhattan, Morgan Trust, City Bank, CitiCorp, Security Pacific, Wells Fargo, Bank of America, etc. All the time using the \$250,000,000,000.00 in Certificates of Deposit, which belonged to the American people.

The American people's \$250,000,000,000.00 in Certificates of Deposit gave them nothing more than a tax increase to pay for the failed Savings & Loans and other financial institutions, which increased to \$260,000,000,000.00 after the audit, while tax increases soared. The FDIC did not pay off the amounts lost. Americans who thought they were secure, went on Welfare. Americans who had their homes paid for borrowed hard money, only to lose their homes by corrupt practices of the old shell game. Farms, businesses and industries were lost by the same old shell game. The foreign bankers, foreign investors, foreign trusts began the landed-equity game. They took title to our lands.

They took title to all water rights, mineral rights, and even our rights "duly constituted". Title to our President and Executive Branch of U.S. Government was taken, treaties were made under the *Federal Advisory Committee Act* of 1972. Side deals were cut, payoffs made—by any foreign entity who wanted to buy-in on America.

The United States of America became, under the *Federal Advisory Committee Act*, a highly saleable commodity. Our presidents have sold us out under the *Federal Advisory Committee Act*. Our U.S. House of Representatives is not too concerned for, in the event they were, they would repeal the *Federal Advisory Committee Act*, and deprive the use of the sanctuary of ss6 (section 6), whereas the president, at his discretion can deem anything a national security [risk], and both houses have to back off from any pending investigation. Of course, at this time, We, the People must take a long careful look at the 104th Congress' contract on America, and their actions during the 104th session. We must look at the unconstitutional acts passed by this 104th Congress and make a determination if the contract was on or with America and Americans.

LET'S GO BACK TO THE EQUITIES

From 1972 (since the *Federal Advisory Committee Act*), our state laws have steadily eroded. The old law books were cast out, the Bar Association published new law books. The Bar Association drafted and encouraged passage of new laws to allegedly replace our old tried-and-true laws, which made this nation great. A reversal of Constitutional, duly constituted rights occurred. The people no longer were allowed to vote on their desired laws.

Something else occurred at the hands of the Bar Association. If the people's vote was required on issues of rights and taxation, a yes vote meant no, and a no vote meant yes, due to deliberate confusion of the verbiage of the issues presented for vote. In other words, the language of the bill was deliberately gerrymandered to deliberately confuse the public at large.

DUE TO THE FEDERAL ADVISORY COMMITTEE ACT

Our presidents have cut side deals with foreign banks, investors, financial institutions, etc., overriding state laws and allowing foreign bank corporations to buy state incorporated banks and other financial institutions through holding corporations. These holding corporations are buying up every state-incorporated bank and chartered bank they can get their hands on, across this nation; including water companies, our

gas and electric companies (publicly owned).

These foreign trusts, foreign banks and foreign investment groups have silently taken over this nation through holding corporations, assisted by the *Federal Advisory Committee Act*, and side deals cut by the presidents of the United States, since 1972.

One has to wonder what Clinton sold out on, when he cut his deal with China, Indonesia, Israel, Mexico, Russia, England and the NATO nations. Mr. Clinton and his resigning staff sorely beg investigation by the U.S. Senate Crime Oversight Committee but only after Congress repeals the *Federal Advisory Committee Act*, precluding the president and his minions from hiding behind section 6 (ss6), and declaring National Security.

WHERE, OH WHERE, IS THE “HOUSE OF
UN-AMERICAN ACTIVITIES”?!

Since 1972’s *Federal Advisory Committee Act*, approximately 10 million farmers have lost their farms, large and small. Large holding corporations, all foreign-owned, in the form of syndicates, took over these farms (our equity in America).

Since 1972, holding corporations have taken 20-50 million America homes. Putting home owners (a) on the streets, and (b) on Welfare (our equity in America).

Since 1972, our industry and manufacturing bases have been lost to holding corporations, Americans’ equity base in this nation.

Since 1972, our state-incorporated banks have become all but nonexistent, for they have been taken over by holding corporations of state-incorporated banks, which have been in turn purchased by foreign holding corporations. These foreign corporations and additional holding corporations, who slip under the state laws by purchasing the state-incorporated banks, putting the state banks under the holding corporations, then commence buying up other state-incorporated banks under the larger banks, which originally enjoyed the state incorporations. (Are you confused yet? Well, think of the old shell game, or the “Hughes umbrella”.) This is in violation of the Sherman Anti-Trust Act, the Clayton Act, ss8 (section 8). Backed by Contra deals moneys.

REPEAL THE *FEDERAL ADVISORY COMMITTEE ACT*!

REINSTATE THE “HOUSE OF
UN-AMERICAN ACTIVITIES”

Now you know why the old Contract/Certificate sits and waits. She is the only chance this nation has of recovering from these unconstitutional sets of acts, and which can restore this nation once the corruption is purged. Only then can the American people restore this nation. Only then can our Treasury become gold-backed.

[*This went to the U.S. House of Representatives and Senate, 10-26-96 @ 8:50AM—V.K.D.*]

CHAPTER 3

THE UNTOLD HISTORY OF AMERICA

PART XII OF A SERIES

by Ray Bilger 10/31/96

Editor's note: Part I of this bold series was presented in the 8/13/96 issue of CONTACT; Part II was presented in the 8/20/96 issue; Part III was presented in the 8/27/96 issue; Part IV was presented in the 9/3/96 issue; Part V was presented in the 9/10/96 issue; Part VI was presented in the 9/17/96 issue; Part VII was presented in the 9/24/96 issue; Part VIII was presented in the 10/1/96 issue; Part IX was presented in the 10/8/96 issue; Part X was presented in the 10/15/96 issue; Part XI was presented in the 10/22/96 issue.

Chief Sitting Bull of the Sioux (Indian) Nation was on the warpath almost continuously from 1869-1876, because he consistently refused to submit to reservation life. After the battle of Little Bighorn in 1876, Sitting Bull fled across the border into Canada where Indians were allowed to live in peace. This practice became a constant source of embarrassment to the American Government. Thus, an American commission, led by General Alfred Terry, was sent to Canada to request Sitting Bull and his band of Sioux to return to the United States and reservation life. Sitting Bull responded by reviewing his tribe's experiences with the "Great White Father" in Washington, reminding the general of the innumerable broken treaties and promises. He then continued, (quoting:)

For 64 years you have persecuted my people. I ask you what we have done to cause us to depart from our own country? I will tell you. We had no place to go, so we took refuge here. It was on this side of the boundary I first learned to shoot and be a man. For that reason I have come back. I was kept ever on the move until I was compelled to foresake my own lands and come here. I was raised close to, and today shake hands with, these people. (He strides toward Canadian Commissioner MacLeod and Superintendent Walsh, shakes hands with them, then turns to the American commissioners.)

That is the way I came to know these people, and that is the way I propose to live. We did not give you our country; you took it from us. Look how I stand with these people (pointing to the Canadian Northwest Mounted Police). Look at me. You think I am a fool, but you are a greater fool than I am. This house, the home of the English, is a medicine house (the abode of truth) and you come here to tell us lies. We do not want to hear them. Now I have said enough. You can go back. Say no more. Take your lies with you. I will stay with these people. The country we came from belonged to us; you took it from us; we will live here. (End quoting)

The embarrassment that was the government of the Great White Father in Washington is no less an embarrassment today to sane, thinking, intelligent Americans. And the lies continue, for the Indian as well as for the general masses, who are but slaves themselves to the Great White (now Bolshevik) Father. Oh, how wonderful it would be to simply say to the Elite One World Controllers, "Just go back to where you came from and take your lies with you!" But we need to be more realistic about such things.

No one in power ever willingly gave up that power to the people. We-The-People in America did fight for,

and win, that power to ourselves in 1776. But we were lulled to sleep by the clever Elite and they've now given us sports to feel our power. Most have accepted this substitution without sensing any change.

As this author writes this page, heavy rains (weather control?) have cancelled the first game of the 1996 World Series of baseball in New York City. The average American, like the Roman just before the collapse of the Roman Empire, has lost sight of what his real focus should be (the impending collapse of the world as we know it) and is instead distracted by the thrill of momentary illusions. Today, one might appropriately ask, "Who is the fool, and who is the greater fool?" Let's continue with our investigation of geophysical manipulations.

When we left off with Part XI, we had seen how powerful electromagnetic light flashes were observed prior to the great earthquake at Tangshan, China in 1976, and we saw how Tesla-technology was able to create such phenomenon. We also saw that, as Dr. Peter Beter revealed, the Russians had placed deep undersea bombs in the Pacific Ocean to generate earthquakes.

Dr. Peter Beter has also revealed that, as of 1980, the Russians had also planted earthquake-generating cobalt bombs underground in the Northeastern part of the United States. These are primarily concentrated around New York City but extend up into New England. On the morning of January 9, 1982, an earthquake of magnitude 5.9 on the Richter scale was set off in Eastern Canada, near Maine. This was reported to be the worst earthquake in the area in 127 years. Nine days later, on January 18, a second earthquake was set off in New Hampshire. This was population control with earthquakes, conducted by the Russians.

In Part XI of this series, it was stated that the January 30, 1981 edition of the *Washington Post* reported an increase in significant earthquakes coincident with an increase of E.L.F. (Extremely Low Frequency) transmissions by both Russia and the United States.

The March 29, 1992 edition of the *Washington Times* reported that the incidence of E.L.F. signals associated with earthquakes are continuing, (quoting:)

Satellites and ground sensors detected mysterious radio waves or related electrical and magnetic activity before major earthquakes in Southern California during 1986-87, Armenia in 1988, and Japan and Northern California in 1989.

(The radio signals before these quakes had very low frequencies.) They are known as Very Low, Extremely Low, and Ultra Low Frequency waves, or V.L.F., E.L.F., and U.L.F. Such waves can travel through a certain amount of solid rock, as well as through the atmosphere. (End quoting)

In addition to the above, an Athens University physicist observed electromagnetic signals in six out of seven quakes in Greece over several years.

The available information on human-induced earthquakes is scant compared to that available on weather modification. For one reason, it is not as easy to look inside the Earth as it is to look into the sky. When we see incredibly heavy rains and flooding in one area, lasting for months, while a few hundred miles away there are unusual drought conditions, it's not hard to figure out that something is not quite right. But we cannot see inside the Earth to study how the tectonic plates are moving. Nor are we able to see inside how

magma (molten lava) is circulating like the blood in our own veins and arteries.

When, however, there are brilliant flashes of light, seen for 200 miles, prior to an earthquake, or very powerful E.L.F. waves detected just prior to an earthquake, this should be an indication that the earthquake may well have been human-induced.

According to one highly-reputable source who must remain nameless, both Russia and our own U.S. (Bolshevik) Government have the capability of triggering earthquake faults and also of detonating volcanos. In fact, in May of 1979, Mt. St. Helens was triggered to explode, apparently by Russian Cosmospheres.

According to this unnamed source, as of 1992, there were approximately 150 Cosmospheres stationed high above and all along the San Andreas Fault, from Alaska to Central America. As well, all along the New Madrid Fault, which runs roughly along the path of the Mississippi River, from the Great Lakes to the Gulf of Mexico, there are over 100 Cosmospheres in high-altitude positions.

There are also squadrons of Cosmospheres stationed above every major volcanic mountain in the Pacific Northwest of America. These include, but are by no means limited to, Mt. St. Helens, Mount Adams, Glacier Peak, Mt. Rainier and Mt. Shasta.

Why the big emphasis on the West Coast of America? Heavy damage inflicted there would cause major chaos. Also, the banking central computer system, as of 1992, was/is located there. If this were damaged there would be chaos in the American financial community. It doesn't take much imagination to figure out that if the American financial community collapsed, and that included Wall Street and New York City, it could be used as the pretext to collapse the already shaky world financial community!

Why do you think all American business has moved to other countries? And why we had to have G.A.T.T., N.A.F.T.A., etc.? The intent is to collapse America, and We-The-People along with it. A big part of the Elite One World Controller's Global Plan 2000 is major depopulation of planet Earth by the year 2000, and all of the above planning fits neatly into their dastardly scheme. The triggering of earthquake faults, however, is not done by Cosmospheres alone. Our own Space Shuttles are used, among other things, for the same purpose.

On Sunday, October 10, 1993, *C.N.N. Headline News* announced that the Space Shuttle *Columbia* was being prepared to launch on Thursday, October 14th. On the morning of the 14th, it looked as though weather (?) would cause a delay. Then things looked okay, but moments before lift-off a "computer malfunction" stopped the launch. It was announced they would try again the following day.

On Friday, October 15th, N.A.S.A. announced they would reschedule the launch for Monday, October 18th.

On Monday morning, October 18, 1993, *Columbia* lifted off from Cape Canaveral, Florida, with its crew, and 14 rats, on a 2-week mission (unnamed intelligence sources have reported that the salamanders were involved in high-level contract negotiations and boycotted this particular flight). It was (really) announced by C.N.N. that some of the rats would be decapitated and dissected. Unfortunately for us slaves, the rats did not include Bill Clinton, George Bush, any of Clinton's Cabinet Members, Alan Greenspan,

or Henry Kissinger, as all of them were seen elsewhere the same day. Would you have cried if some of them were decapitated? Apparently there are some Americans who believe the rat stories. Amazing!

According to another highly reputable source who must also remain nameless, this Shuttle mission (as well as many others) was used for triggering earthquakes. Early on the morning of Sunday, October 24, 1993, at 1:55 a.m., a strong earthquake, reportedly of “about” magnitude 6.8, shook Mexico City. During this same two-week period of the *Columbia* being in orbit around the Earth, there were many small quakes in Oregon, California, and Nevada. On October 19, there was a magnitude “4.1” quake along the California-Nevada border. On October 20, the same thing. On October 21, yet another magnitude “4.1” quake in the same area (almost looks like a pattern).

As well, there were earthquakes in Japan, the Kuril Islands, the Philippines, Solomon Islands, off the coast of Kamchatka, off the coast of Nicaragua, the Virgin Islands, Southern Bolivia, Fiji Islands, Guatemala, Costa Rica and Ohio. All of these quakes had magnitudes between “4.3” and “5.8”, except Ohio, which was “3.4”.

One might ask the question, “Are all of these earthquakes significant?” The answer, of course, is yes, because our scientists know that to keep all fault lines in repeated and periodic motion keeps them loose enough that when it is determined to hit them hard, they will go without a hitch! Besides, all this shaking keeps the masses on edge. It is actually terrorizing of the masses. This is part of the reason we have to have terrorists. If we did not have terrorists to keep the masses traumatized through fear (and thus in more chaos and confusion and totally controlled), they would have to be created. But we are now actually getting into what could be termed part of behavior modification, so let’s leave this for now.

On the morning of Monday, January 17, 1994, at 4:31 a.m. local time, an earthquake of magnitude “6.8” shook the area around Northridge, California. This was in the area of Los Angeles, and the shaking damaged several other areas of the city, destroying buildings, freeways, water mains, powerlines, and gas lines which ignited fires. According to scientists, this quake occurred on a previously unknown fault which was said to be a reverse thrust fault. There were reports that at the very epicenter, magnitudes were more like “9.0”.

Sources have revealed that this earthquake was human induced. One of the clues is that there was actually a sharp up-thrusting of the land. Naturally occurring earthquakes are usually characterized by mostly lateral movement as the two sides of a fault slip along against each other. According to sources, this quake was caused by detonations from below, which in turn caused the violent up-thrusting of the land.

Even though this earthquake was man-made, it still has many of the markings of a naturally occurring quake. Because the Earth has been greatly disturbed, there are aftershocks, and in L.A. there were many. Two hours after the initial quake there was a magnitude “4.0” quake in Northern California, just north of San Francisco. On Wednesday, January 19, there was a magnitude “6.9” quake in Indonesia and a “4.4” in Klamath Falls, Oregon. On January 20, there was activity in Taiwan, Peru and Northern California. And on Friday, January 21, there were two quakes in Indonesia, a “7.3” and a “6.2”. All during this same time Los Angeles experienced over 1,500 aftershocks, many of magnitude “5.0” to “5.5”.

Since earthquakes occur all the time in California, (almost) no one suspected that human beings would

create such things to destroy and control other human beings. But they do.

By January of 1995, Japan was sitting in a very favorable financial position as it had used its assets, abilities and technological ingenuity to build the world's most successful manufacturing empire. Those who like to let it be known that they run the world, the Elite One World Controllers, had been pressuring Japan to allow the International Monetary Fund (I.M.F., a United Nations-related institution) to have some control over Japan's great financial empire. Japan, wanting to maintain what it felt it had rightly earned itself, chose to retain control over its own wealth and resisted the moves by the I.M.F. If Japan would not listen to the words of the Controllers, then some powerful arm twisting was in order. Japan needed to be taught a lesson!!

Early on the morning of Tuesday, January 17, 1995 (one year to the day after the Northridge, California quake), at 4:45 a.m., a very powerful earthquake of magnitude "7.2" struck Kobe, Japan, one of the country's main manufacturing centers, especially of high technology, and a major port city. The message had been sent to Japan, loud and clear. And they got the message. Sources said it was more like magnitude "8.2"!

The death toll of the Kobe quake would eventually reach 5,000, as the twin cities of Osaka and Kobe suffered incredible devastation. However, those who had been awake and outside prior to the quake reported that there was a tremendous lighted explosive blast prior to the actual earthquake. Some witnesses said it resembled what they would describe as "the whole world being blown up". The Kobe quake was man-made!! As in the Northridge quake, there was the same incredible up-thrusting of the land with relatively very little lateral movement.

The same day as the Kobe earthquake, there was a "6.0" shaker in the Fiji Islands at a depth of 600 kilometers, and another "6.0" in Alaska. The following day there was a "5.6" quake in the Kuril Islands just north of Japan, and the day after that, a "6.5" in Colombia, South America.

We need to understand that all is connected to all on this tiny planet, and that any earthquake activity around the 'Ring of Fire', or around the great Pacific Tectonic Plate generally, affects earthquake activity in other areas around that plate, oftentimes on the opposite side. The entire surface of planet Earth is nothing but a series of interconnected crustal plates, known as tectonic plates. These tectonic plates are always in motion, and at this particular time of Earth changes activity they are in an even more heightened state of movement. Both natural and artificial earthquakes occur today, and will occur tomorrow, because we do not put a stop to the artificial ones. Let's move on to the study of behavior modification, which affects us in more ways than we realize.

Behavior modification, in the broadest sense, includes every device, scheme, artifice or mechanism used to control or influence human behavior, either directly, by some physical means, or through more subtle suggestion (which is not always so subtle), to effect in the human being a specific change in and of their performance.

The practice of behavior modification, when viewed in this broad definition, is as old as humanity on this planet. If we can narrow the parameters of our investigation of this subject to just this century, where the major thrust for controlling the masses has really been elevated to a rather sophisticated science, then we

will not have to consume precious time examining the barbarity of past centuries. This is by no means to say that the use of E.L.F. waves to manipulate human behavior is anything but barbaric. It is just that we will not discuss spears, clubs, lances or the like which no doubt were rather effective early means of behavior modification.

What we do know about human behavior modification is that the head is the main target for all of it. This is simply because all of our important senses for perceiving the world are concentrated there. Whatever we see on T.V., or on advertising billboards, or read in books, newspapers, or magazines is seen by the eyes. Whatever we hear, from T.V., to radios, to other people's opinions (most of whom have been brainwashed by the propaganda that envelopes us all) reaches us through our ears. And the brain is the computer which must help in interpreting all of this, as well as helping to maintain all of the general physiological functions which keep the entire body going. As was explained in Part IX of this series, the Alpha Waves of the human brain are in the range of 10 cycles per second, which is also within the range of E.L.F. waves, which are being pulsed almost continuously today for both behavior modification and for weather control.

The use of lies to control the people is as old as civilization itself, but the more sophisticated means employed to control huge populations, and even all of humanity, have seen the major thrust of their development in the early part of this century. It was explained in Part V of this series that at the conclusion of World War I, the Tavistock Institute of Human Relations was established in England. It is the 'Tavistock Method' which uses repeated psychological shocks or stressful events to absolutely control society. This is why mankind has been bombarded with one crisis after another for at least this entire century.

The print media (newspapers, books, and magazines) has been used as a device for controlling the masses as long as there has been the printed word. While one might find some truth in books, in America, newspapers were and are owned by powerful monied interests and obviously represent those interests. Remember, the history of events and wars is written by the winners, i.e., the international bankers and the multinational corporations.

It was the advent of radio broadcasting which began a new form of communications. With radio, people could be informed almost immediately about events half-way around the world. Of course, the reporting would have the desired spin on it for purposes of controlling or influencing the listeners to perceive the reported events in a certain way.

The first scheduled preadvertised radio program in the United States went on the air on the evening of Election Day, November 2, 1920, when Station KDKA, Pittsburgh, Pennsylvania, operated by Westinghouse Electric, broadcast the returns of the Harding-Cox presidential elections. From that day forward, America and Americans would never be the same.

With this new media at their disposal, the One World Controllers kept the major think tanks busy devising all sorts of programs to numb the masses, and then alternately shock them repeatedly with reporting on world events. We have already seen, from earlier Parts of this series, how the masses were lied to time after time about World War I, the crash of the stock market in 1929 and the ensuing economic collapse, the great depression, and events as they unfolded into World War II, and on, and on.

The paramount mind-control device was being developed through the 1920s and 1930s. Silent film, sound, movies were becoming more and more popular, but it was television which would capture the attention of all who saw it, in a unique new way. In 1939 the National Broadcasting Company began regularly scheduled public telecasting with an experimental station, but it would be another decade before TV really had the bugs worked out and it caught on big. By 1948, television was no longer a fad, it was the modern means of communication.

Many years ago, this author heard a story (true) which must have sent a very clear message to our Controllers about just how powerful was this new media called television. Some details about the exact year and location are sketchy, but perhaps some reader might inform us of the correct details.

It was about 1950 with the first hour-long scheduled TV program of Milton Berle, broadcast out of Detroit, Michigan. Today, we have TV commercials every other minute (or so it seems), but in 1950, an hour-long program only had one break, after 30 minutes, or, right in the middle of the hour. This was sensible, as even Milton or his guests might need a momentary break. This program ran at what would later become known as “prime time”, from 8:00 p.m. to 9:00 p.m. All was good, and everyone thoroughly enjoyed the very popular Milton Berle.

In a related story, however, there was a big problem in Detroit that had developed, and which could not at first be explained. At precisely 8:30 p.m. on certain evenings the entire city of Detroit would lose all water pressure. This was puzzling until it was realized that this only happened on nights when the *Milton Berle Show* was on TV. So popular was Milton that everyone was watching him, but not only that, everyone was waiting until the break at 8:30 p.m. to use the bathroom, and then everybody went at once. With thousands-upon-thousands of toilets flushing at the same time, it was as though someone had opened all the water outlet valves in the city, thereby reducing the water pressure in the entire city to almost nothing!!

This was, no doubt, valuable news to our Elite One World Controllers. They now knew for certain they had an enormously powerful tool on their hands. The people could be trained like robots to all get up and go to the bathroom at the same time. It would not be too difficult then to have all the lambs line up for the slaughter, especially if the slaughterhouse could be made more attractive with slick programming, color pictures (on the TV) and with great sound effects. Just think of it; a mind control device to control the world, disguised as a television set. How clever!!

What is it that makes TV so magnetic that it draws you into its spell like some hypnotic trance? Try walking into a room where people are watching TV and see how difficult it is not to pay attention to it. Could it be because TV is an electromagnetic device that is radiating electromagnetic signals, and sounds, out to the viewer? Do TV programs program us??

Although there is incredible potential for television to become a very engaging tool to inform and enlighten the masses, since the efforts of our Elite Controllers have overwhelmingly been to lie to the people, it should come as no surprise to learn that TV was and is used to further the lies.

Some excerpts from *Encyclopedia Americana*, 1962 Edition, Volume 26, will prove very telling about what was projected onto the public from a publication now obviously controlled by think tanks. It is amazing that the encyclopedia said what it did. It is doubtful you would read about this in a new encyclo-

pedia, (quoting:)

There are compelling reasons for the serial character of television programming. One is the fact that television adapts itself to the routine of daily life so that audiences form viewing habits and develop program loyalties. The housewife organizes her domestic tasks around her favorite programs, the children's schedules are built around programs designed for them, the family gathers for group viewing after the day's tasks are over...

The continuous operation of television broadcasting stations throughout the day, every day, has no parallel in other public communications media and the consequent rapid absorption of program ideas places considerable strain on human ingenuity and imagination. It would be literally impossible to schedule something entirely new and original in each program segment; hence the necessity of stretching each program idea as far as possible...

Television is essentially a reporting medium, with the unique advantage of being able to time its reports flexibly and precisely in terms of... the needs and psychological readiness of audiences... information can be timed to find the audience in a suitably relaxed and receptive mood...

The speed and completeness of public acceptance of television broadcasting have been among the most striking of social phenomena of modern times. This is true in every country where a television service has been made available, but particularly true in the United States because of its size, large number of primary stations, and the purchasing power of the general public. Within a decade (1950-1960), over 46,000,000 homes in the United States were equipped with television. It took radio broadcasting 25 years to accomplish the same penetration, and the automobile half-a-century. In that brief decade the television set advanced from a novelty to a household necessity, ranked in importance with the telephone, the bathtub, and the refrigerator...

Television is sometimes alleged to be responsible for juvenile delinquency, crime waves, and other antisocial behavior; or it is proposed that television be used to "sell" democracy...

Students of social control believe that people are influenced most importantly by the small, primary social group to which they belong. It appears that television's capacity to influence behavior depends heavily upon certain prior circumstances, such as an individual's existing disposition toward the behavior suggested by television and the existence of a social mechanism to facilitate achievement of the suggested goal...

Though television is not all-powerful as a social influence, it nevertheless has a profound advantage over all other media of communication in its capacity to enlarge the individual's horizon of experience vicariously. (End quoting)

Today, it is not difficult to see how true is the above information from 1962. "Television's capacity to influence behavior depends heavily upon certain prior circumstances", and if those circumstances are guns, drugs and violence in the environment of young people, and they see plenty of guns, drugs and violence on television, then those same young people are predisposed to turn around and go shoot someone for drugs. The "social mechanism to facilitate achievement of the suggested goal" is, or can be, the gun, and it is used

as the convenient means of solving social problems on an increasingly frequent basis. And those who do not see how all of this has worked together to destroy youth, the family, and society, are blind!!!

to be continued...

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NOTE ABOUT J.A.M.S. SERIES
AND ROLE OF ROSE COLOMBO
by Ray Bilger 10/30/96

Dear Readers: In the April 9, 1996 issue of *CONTACT* there appeared a Front Page article by this reporter, entitled "Legal Gangsters—Judicial Corruption Takes An Enterprising Turn Thru J.A.M.S." The article was about J.A.M.S. (Judicial Arbitration and Mediation Services) and a very brave woman named Rose Colombo who suffered, and continues to suffer, at the hands of the allegedly corrupt judicial system in Orange County and the J.A.M.S. operations there.

This reporter would be somewhat remiss if he did not acknowledge the significant contribution of Rose Colombo in making the article and two subsequent articles possible.

But Rose is not the only person to suffer at the hands of J.A.M.S.; thousands of other persons statewide expected justice at J.A.M.S. but found, instead, a judicial process allegedly corrupted by money, greed and power. The responses received from readers made it clear they wanted to see the J.A.M.S. situation fully investigated and exposed.

For further information regarding Rose Colombo and her brave and continuing efforts to expose the allegedly corrupt judicial system in Orange County and beyond, please write to Rose Colombo at 16027 Brookhurst St. #G279, Fountain Valley, California 92708. Good Luck, Rose.

CHAPTER 4

WORLDLINE

by Calvin Burgin 10/30/96

Dear Friends,

Here's more news the networks don't tell you:

THE GODS ARE BACK

(did they ever leave?)

When people hear information about what is in orbit around Earth, what is on the Moon or Mars, or such, they always ask (or at least think), "If that's true, why doesn't somebody see something, how come it's not front page headlines," and such. The answers are, astronomers and others do see things, things are reported, but there are conspiracies to keep the truth away from the mass of the public. You can find information if you look, but *you must "do your homework."* Example, on a recent Art Bell radio show, Art read a FAX he had received from an astronomer who was currently tracking a giant object (craft) of some sort flying around the moon. An older example, on a 19 July, 1991 radio broadcast of *For The People*, the question was what ever happened to 8-13A? The host read the following from a 6 Oct '77 article from the *NY Times*, (quoting):

Government scientists call newly discovered heavenly object a stray asteroid. Astronomers worldwide in disagreement with official explanation call the phenomena an intelligently guided object.

Washington, Oct 6. United States Government astronomers at the National Radio Astronomy Observatory have identified an uncataloged object near Jupiter as an asteroid from outside the solar system. Their conclusions have been contested by leading astronomers across the world who believe the object is not a natural phenomena. The object, designated 8-13A, was discovered on Monday by Dr. Leo Moffet at the Green Bank Radio Astronomy center in West Virginia. Dr. Moffet made the discovery while searching for evidence of an atmosphere on Io, a moon of Jupiter.

His instruments detected a small object not previously recorded just outside Io's orbital path. The existence of the object has been verified by scientists worldwide. Dr. Moffet initially believed that the object was a tiny moon of Jupiter, but its course and velocity persuaded him otherwise. He then assumed it was an errant asteroid on an extremely elongated, elliptical orbit around the Sun. He named it asteroid 8-13A in accordance with the observatory's classification system.

When the discovery was announced to the scientific community on Tuesday, astronomers throughout the world focused their attention on 8-13A. Its size was approximated to be 7 kilometers, about 4 miles, in diameter. Scientists had expressed surprise that the object had hitherto escaped detection and focused their attention on plotting its course. No trace of an orbital curve could be found. The object is apparently on a straight trajectory that will take it very close to Earth. According to calculations, there is no danger of collision. But if 8-13A's rate of deceleration remains constant, it should take up orbit around Earth just

inside that of the moon on or about Oct 25. In light of the discoveries concerning 8-13A's trajectory, Dr. Moffet modified his original statement and described the object as a cometary body from interstellar space which was making its first and only visit to this solar system. Not all scientists agree with this explanation, however. Dr. Lawrence Rude of the British Interplanetary Society stated "the facts surrounding 8-13A effectually discount the possibility of a natural origin for the object. First, the object is on a perfectly straight path toward Earth. Second, it is traveling at just the right speed to enable it to enter into a stable orbit around Earth. If it were traveling any slower it would be pulled into Earth by gravity with catastrophic results. If it were any faster, it would pass by our planet and move on out of the solar system. Finally, the fact is that 8-13A is DECELERATING as it approaches implies guidance. Natural celestial bodies do not decelerate of their own accord. It is my belief that 8-13A is neither an asteroid nor a comet, but an intelligently guided vehicle from beyond the solar system."

MORE RECENT VISITORS

Here is another recent example. NASA scientist Dr. Norman Bergrun says in his new book *The Ring-Makers of Saturn* that a NASA *Voyager* probe took pictures of intelligently controlled craft in orbit around Saturn. He said that portholes could be seen on the craft. There were two craft, elliptical, and *each one was estimated to be approximately the size of the Earth!* Bergrun talked of them on the *Alan Handlemann Radio Show* in Charlotte, North Carolina, on January 30, 1996, WRFX-FM.

Science News, August 5, 1995, in the article titled "Saturn ring toss: Hubble finds more moons", p. 87, announced discovery of "...two previously unknown moons orbiting the planet", dubbed S3 and S4. The article says Amanda Bosh of Lowell Observatory in Flagstaff, Ariz., and Andrew Rivkin of University of Arizona reported the findings in a July 26 report. "These bodies lie outside Saturn's narrow, outer F ring, with S3 adjacent to the ring and S4 about 6,000 km farther out." The article then reveals that the orbits were projected using "...a set of quick observations taken in 1980 and 1981, when the two *Voyager* spacecraft flew past Saturn." Then *Science News*, February 3, 1996, page 71, in the article "New Saturn moons or only transient debris?" reported on these "new moons" but said they may be only clouds of "ice and dust". "But after analyzing the data further, Bosh has now determined that only one of the bodies is a new moon. The other, dubbed S3, has an orbit so similar to one of Saturn's outer rings, the F ring, that it in fact represents a small clump of material from the ring.

"From Hubble images taken during the August 10 crossing, Phillip D. Nicholson of Cornell University and his colleagues detected two never-before-seen bodies as well as S3. The team has concluded that none is a moon. Nicholson says the objects must have been created during the last 14 years, because they are too big and too bright for the *Voyager* craft to have overlooked them during Saturn fly-bys in the early 1980s. In addition, the brightest of the three bodies is elongated, unlike a satellite. All three objects seem to have disappeared by Nov. 21, when Hubble again viewed Saturn, Nicholson notes."

Big. Bright. Two unknowns, then three, then they decide one "may represent remnants of tiny, shattered moons". But they say that "none is a moon". There have been many reports of sightings of HUGE craft near the Moon, etc., reports of unknown "comets/asteroids" coming in toward Earth then they are never mentioned again, etc. Why does the government hide this information?

When asked this question, Dr. Bergrun said: "The 1958 Space Act states that the public should only be

informed of space data and photographs if it is determined 'non-hostile'." He said a craft this size would be considered "hostile" and would be kept secret from the public. "It would have far too great a military significance," he said.

DON'T MISS YOUR TRAIN

Nikolos Soren, a private investigator in Los Angeles, called a news conference on March 26, 1996, and said that while he was on a stakeout west of the Montgomery Freeway, he aimed his "bionic ear" microphone across the bay at the Coronado Naval Amphibious Base on Silver Strand Blvd. He heard an officer say, "Oh, shit! Look at the time. We'd better get back in. The tube train leaves in fifteen minutes for Groom Lake!"

Groom Lake, Nevada, is a long way from Los Angeles. Soren later said he had received threatening phone calls telling him to "shut up about the train".

TURN, TURN, TURN

British crop circle researcher Colin Andrews says that the crop circle researcher community has been nearly taken over by intelligence operatives. Intelligence agents threatened him. He said, "They wanted me to state publicly that the crop circle phenomenon was a hoax. When we got back to my home he said that he would show me how to say it and what to say. In return for this I was offered a bank account in Switzerland in which would be enough money that I would never need to even think about money ever again." Andrews has moved to the United States.

SADDAM HUSSEIN GETS HIS (BALL) BEARINGS

Aviation Week & Space Technology magazine for Sep. 30, p. 23, article says: "CONFUSED COMMAND"—Cruise missile raids against Iraq have shown some command and control problems within Central Command, Pentagon officials say. Conventional air-launched cruise missiles were fired against the wrong types of targets because of last-minute target changes made by Central Command officials who didn't know the capabilities of the B-52-launched weapons. The Boeing-made missiles carry one-ton warheads that dispense a spray of metal balls designed to destroy air defense missiles, radars and control vans out in the open—not blast hardened facilities or underground bunkers....Not surprisingly, damage was inconsequential..."

The Sep. 9 issue had an article (p. 35) called "No Clear Winners Emerge From U.S.-Iraq Clash" which said there were 4 target sites with 15 targets, 44 cruise missiles were fired but many missed. "That means at least half the missiles hit within 30-45 ft. of their targets. What is not clear is the total damage inflicted by those missiles that were not direct hits. One senior Pentagon official classified the first strike as 'about what the planners expected,' but the re-strike 'wasn't worth a damn'." If the first strike did what they planned, then why did they need a restrike? They said that clouds prevented them from knowing for sure if the targets were hit. Fact is, cruise missiles are programmed for stationary targets, and are not appropriate for mobile targets such as SA-6 and SA-8 sites. Remember the news telling us that Iraq fired a missile at a U.S. plane and we fired back and "took it out"? *AW&ST* said the Iraqi SA-8 missile radar site fired

and then was turned off “but it is not known if the SA-8 was hit.” “No clear winners?” It looks to me like they both won, it’s almost as if Clinton and Hussein were working together for mutual political benefit.

Page 36 has an article about conventional air-launched cruise missiles being used to carry electromagnetic pulse generator warheads, and says that these same CALCM’s are sometimes used to throw out “a spray of metal balls”.

NASA CONTINUES TO BE TAKEN OVER BY WAR-MAKERS

AW&ST, Oct. 7, 1996: “NASA Begins Shuttle Handover”, p. 72. Article says that 85% of shuttle operations are being placed under United Space Alliance, a joint venture of Lockheed Martin and Rockwell International (William Perry and Norm Augustine and boys). CEO of United Space Alliance is Kent Black. I wonder how/why/where they came up with the name “United Space Alliance”. They are preparing for war in space. The *Air Force Magazine*, October 1996, p. 3 says: “The Air Force is preparing for the eventuality that military operations—and probably combat—will occur in space.” General Thomas S. Moorman, Jr., Air Force vice chief of staff, spoke of “spacebased lasers to shoot down hostile ICBMs, space weapons that attack other satellites, or weapons released from space platforms that destroy terrestrial targets.”

BUGS

Georgia Tech is currently talking to three companies about mass producing bio-sensors to detect such bio-hazards as food poisoning.

“The nation’s military chiefs have endorsed a plan to vaccinate all U.S. forces against anthrax in what would be the Pentagon’s first regular inoculation program against a germ warfare agent, Defense Department officials said”. (Oct. 2.)

Short wave radio talk shows have told of agents equipped with anthrax warfare kits who have (already) been infiltrated into this country and are ready to go on command. They plan to kill hundreds-of-thousands. Don’t run out and “get your shots”, though, the shots are often more deadly than the disease. Health and disease are some of the DEADLIEST hoax subjects being used to kill and control people and amass fortunes. A small “for example”: George Bush was part owner of a Houston company that sold biological warfare agents to Iraq which were used against American troops. Bush was head of one of the world’s largest illegal drug operations when he was head of the CIA, then he was made a director of Eli Lilly drug company by Dan Quayle’s father (now you know why Quayle was later chosen as Bush’s vice president). He illegally lobbied for drug companies and is still in the drug business, both legal and illegal (drugs are drugs, whether legal or not). Alan Abelson in *Barron’s* said “Neither Mr. Dole nor Mr. Clinton has made an issue of the startling disclosure that the CIA was hawking crack in L.A. during the ‘Eighties’.” What goes around comes around. Former senior White House FBI agent Dennis Sculimbrene says some top Clinton Administration officials had recent histories of extensive drug use. What he did not say, but others do, is that (the real) Clinton inhales about 5 lines of cocaine per day.

Rumors on the Internet were that several people had been arrested about October 24 or 25 at Houston

Airport for carrying thermos jugs full of (anthrax) fleas. Dulles Airport was shut down for four hours at approximately the same time, officials were observed spraying perfume in the air conditioning vents at O'Hare Airport, etc. It appears that Clinton bombed Hussein (actually, Clinton did not know about it until after it happened), and Hussein told the U.S. that he would retaliate with biological attacks on the U.S. There is more going on but it is not safe to know too much about it. The following was posted on the Internet by Brian Redman:

IRAQI WOMEN BRING ANTHRAX AMPULES INTO THE US (HIDDEN IN THEIR PRIVATE PARTS)—Biological Pearl Harbor Feared by Pentagon. Former CIA microbiologist Larry Harris was on Steve Quayle's shortwave radio program *Blueprint for Survival*, 9.400 Mhz, 5 pm CST yesterday, warning of a biological "Pearl Harbor".

Harris said he did an interview for CNN that hasn't aired yet about Iraqi agents bringing anthrax and plague into the country to unleash on American cities. My feeling is that CNN will never air it. He said the government is taking the threat seriously and that is why they want to vaccinate ALL American G.I.s. Quayle started his program saying a lot of people from the Defense Department were listening to this program Tuesday to hear Harris. Harris is an ex-CIA microbiologist who had some inside information given to him by an Iraqi microbiologist he met at a university he was attending. The woman is a daughter of a former high-level Iraqi official. She told Harris 100 Iraqi cell groups were in place in 1993. Harris said he is now under CIA protection, and that most of his story has been confirmed by the government and they believe the attack is imminent. Harris expects the attack in July of 1997, to coincide with some Islamic holy day." (End quoting)

I have the broadcast on tape, but there was a lot of static. He gave very detailed information of exactly how the material was transported, stored, how to be activated, and how it would be distributed, how many hundreds-of-thousands would die under various situations, etc.

A LITTLE GREEN MAN CALLED GORBACHEV

Mikhail Gorbachev spoke at Butler University in Indianapolis, Indiana, on Oct. 8, 1996. He praised his good buddies Maurice Strong, former Senator John Mitchell, and Vice President Al Gore, and promoted his organization called Green Cross International. Gorbachev, President of Green Cross International, met with the Chairman of the Earth Council, Maurice Strong, in The Hague in April 1994 and agreed to start The Earth Charter initiative.

Think about Gorbachev, who covered up the Chernobyl nuclear disaster, as head of an environmental movement? It makes about as much sense as Bush and Clinton being promoters of the anti-drug war.

An Earth Charter workshop was held in May 1995, and a branch called Global Green USA was started and is supported by such as Indiana Governor Evan Bayh, Yoko Ono, Robert Redford, Carl Sagan, and Ted Turner. An Earth Charter draft is scheduled to be ratified in time for its proclamation on January 1, 2000.

WHO TURNED OUT THE LIGHTS?

We wrote previously about the “Blackout” on August 10, 1996, that hit over 6 Western states. Skywatch International, a group whose members watch the heavens for signs of extraterrestrial existence, put a report on the Internet on August 26 (and reported in *Mail Tribune* of Medford, OR, Sep. 9) that at precisely 3:45 p.m. on August 10, witnesses saw three oblong sky ships, each about 120 feet long, over the same area where the outage was reported to have started. The telephones went out at the same time, and a woman said her daughter “went to her husband’s place of work [a gas station] and was told that a man had come into the gas station saying that all the cars on Interstate 5 had stalled when the power went out.” Another woman came into the station and said that her car had mysteriously stalled and she wanted the station to check it out. They found nothing wrong.

Birds. That’s all it was. I’ve heard of power outages caused by birds. Sure enough. Birds. BIG birds. 120 feet long.

BIG BIRDS IN ISRAEL

The *Maariv* daily paper in Israel has reported on the ongoing wave of UFO sightings in Israel, and listed 16 reported sightings in the past 3 months. A 62-year-old Israeli was interviewed on television about his story that he was abducted by aliens on the way to the post office. He made front page headlines, and a strange dust on his clothing was analyzed and determined to be 55 percent aluminum and not from around there. Samples were sent to NASA for further study.

WHERE WOLVES?

New York Times (Sep. 1, 1996) reported that Banbirpur, India, is having “the worst wolf menace anywhere in the world in at least 100 years,” quoting an Indian animal conservationist. The deaths of 33 children in five months have been blamed on werewolves, but authorities say it was from wolf packs. A hunt by villagers and police resulted in killing ten wolves.

“It came across the grass on all four paws, like this,” said Sita Devi, the 10-year-old sister of the boy killed by a wolf Aug. 16 in Banbirpur. She moved forward in a crouch from a cluster of villagers gathered by a well. She told her story with tears in her eyes, to anxious murmurs from the crowd.

“As it grabbed Anand, it rose onto two legs until it was tall as a man,” she said. “Then it threw him over its shoulder. It was wearing a black coat and a helmet and goggles.”

ANOTHER ROCKET BITES THE DUST

On June 4 this year, the flagship launch of the European Space Agency, carrying four Cluster magnetospheric research satellites which were to study the Sun’s affect on the Earth’s atmosphere, veered off course just 40 seconds after launch and was blown up, flaming to the ground near the launch facility in French Guiana, South America. The cause of this giant \$8 billion fireworks display was said to be a computer glitch. Staff and guests were evacuated from three miles around the area, wearing gas masks.

This launch was to be a major bid for future launches to compete with the American Space Shuttle for the

world's satellite launch business. The failure was a major loss of face for Europe. The "project was all but doomed by the Ariane 5 failure because the satellites were not insured" (AW&ST, 6/10/96, p. 22). The space craft were to "obtain a three-dimensional picture of the various plasma field boundaries in the Earth's magnetosphere." They were to orbit Earth in tetrahedral formation (attention Mr. Hoagland). Ariane 4 also exploded in mid-flight in 1994. A similar scientific satellite was the Spartan-Halley space-craft lost in the STS-51L *Challenger* accident.

It seems to me that they are spending an awful lot of effort and money on measuring the Sun's rays.

MY MAGNETOSPHERE SCIENTIFIC EXPERIMENT

There have been reports of the magnetic North Pole fluctuating recently, so I got a compass and placed it on the window sill and lined the pointer to precisely North. A few days later, the needle was about 1 degree off. I lined it up and it did it again. It has not changed recently, though. You might want to try your own similar experiment, so that you can see for yourself if the magnetic field changes.

By the way, do you know why compasses have mirrors on them?

Why, so you will know *who* is lost, of course.

ANOTHER O.J. BOOK

Johnnie Cochran has a new book out about the O.J. Simpson case, and the ad asks these questions:

Why didn't the Jury hear the statement O.J. made after his arrest? Why did most of the DNA come from bloodstains discovered weeks after the murders? Why was the bloody glove still moist and sticky after lying on dry ground for seven hours? Where are the assailant's (or assailants') clothes and weapons? Why did no one see blood on the socks for two months? *Why didn't the glove fit?*

Reporter to Dole: "Sir, which do you prefer, boxer shorts, or briefs?"

Dole to Reporter: "Depends."

I have more material, but no time.

Calvin

CHAPTER 5

THE NEWS DESK

by Dr. Al Overholt 11/5/96

U.S. SURRENDERS TO THE SOVIETS!!!

Excerpted from a FLYER by Bob Johnson, Queen Creek, AZ, [quoting:]

Surrender to a foreign power is done with such subtle ploy as to cause you to think you are helping a needy brother—whilst you KILL your own families.

Some nine years ago we broke the news in *The Dove* that President Reagan had been forced to surrender to the Soviet Union. Most people did not believe us.

The surrender terms stated that Reagan had five years to dismantle the military forces of the United States and submit to the Soviet Union or face total destruction. At the time the Soviets had developed a laser defense which was able to knock out 95% of all U.S. missiles and bombers if we had tried to attack them. At this same time the U.S. had worked on a similar program called “Star Wars”, but it was not yet in operation. The Soviets demonstrated their ability by shooting down the U.S. Space Shuttle with a laser, and also shooting down several U.S. rockets carrying military satellites.

It is important for you to understand that the Soviet Union has been governed, since the Communist takeover, by the World Government and used as a “dummy front” to force the rest of the world into submission to a coming world dictator. The World Government then used a new technique when the five years were up. The Soviet Union collapsed and the American taxpayers were forced to pick up the tab and care for not only the Soviets, but for all the collapsing Communist satellite nations. Then the American people were told the Cold War was over and the West had won. But here are the facts: Our money was and is being sent to the former Soviet Union, including all our technology. The Soviet Union is now being rebuilt by the West. We are rebuilding their entire industrial base, their mines, oil fields, refineries, electric grid, nuclear reactors, and they are becoming joint partners with NASA.

They never had to fire one shot, never had to send a soldier to attack us, because we are policing ourselves, paying tribute to them and stripping our land of all our assets. **THE AMERICAN PEOPLE HAVE BEEN LED INTO THE SMARTEST TRAPEVER SPRUNG ON A PEOPLE. WE LOST THAT WAR BUT BELIEVE THAT WE WON IT!!**

MIKHAIL GORBACHEV IS RULING FROM THE OLD ARMY BASE, THE PRESIDIO, IN SAN FRANCISCO, CA. IS IT A COINCIDENCE THAT HE IS IN CHARGE OF DECIDING WHAT SHOULD BE DONE WITH CLOSED AMERICAN MILITARY BASES IN AMERICA?

IT IS ALL OVER FOLKS! WE HAVE LOST OUR LAND. THE QUESTION NOW IS—SHALL OUR NATION ALSO LOSE ITS SOUL, OR WILL WE AS A NATION RESIST BEFORE IT IS TOO LATE??? [emphasis mine] —*THE DOVE*, P.O. Box 41001, Sacramento, CA

95841], [End quoting]

CONTACT has published this fact previously but it is time to be reminded again of our **desperate** circumstances so that we can **WAKE UP** and **regain our Constitution**. Hatonn has reminded us there is still hope for us to turn this situation around and become a **shining beacon of Light to the remainder of this world**. **PLEASE, PLEASE, DO YOUR PART!!**

MINT SAVES BEES

Excerpted from *EARTH CHANGES REPORT*, October 1996, articles by Cynthia Keyes, Matrix Institute, Inc., P.O. Box 336, Chesterfield, NH 03443-0336, phone 800-628-7493, [quoting:]

Beekeeper Robert Noel of Cumberland, Maryland couldn't bear to just stand by as witness to the demise of his 46 bee colonies, so last year he started experimenting with remedies to eradicate the culprit mites. "I just wanted to try something," he told *ECR*.

Rapid spread over the last few years of two types of parasitic mites coupled with the recent harsh winter have crippled the bee population, threatening crops, especially in the North and Northeast, and caused farmers to pay dearly to rent hives for pollinating. (See News story, *ECR*, 8/96)

Thinking about some of the natural ingredients that bees encounter in nectar and what might be acceptable to a bee but distasteful to a blood-sucking mite, Noel was inspired to try applying cinnamon in one of his hives. He was elated to find that it succeeded in knocking the mites off his bees, but dismayed several days later to discover that, "they jumped right back on".

Noel consulted his sister, a nursing school college professor, who opened her kitchen cupboard and grabbed a bottle of wintergreen oil. She recalled one of her college professors who had extolled the powers of wintergreen. Since his bees were dying anyway, Noel went home to concoct a mixture of the wintergreen oil into a solid patty of shortening and sugar.

Much to his amazement, when he checked the tested hive several days later not only were the mites off his bees, but they were dead, by the hundreds, on the bottom of the hive. Thrilled with his discovery, Noel contacted the U.S. Government and at least 15 Universities about his natural remedy. The only respondent was West Virginia University entomologist James Amrine who was, indeed, skeptical at first but could not argue with Noel's resulting healthy, honey-producing bee colonies.

Since then, Noel and Amrine have worked together testing other effective oils such as tea tree, pennyroyal, spearmint, peppermint and patchouly and devising the best delivery system for the remedy. It appears that most mint oils will work.

Successful methods of delivering the remedies so far have included mixing the mint oils in a patty placed in the hive, on a sticky tracking strip that the bees come in contact with or in a sugar water mix that the bees drink when flowers are not making nectar. The oil eradicates varroa mites, the most deadly, by weakening them and leaving them unable to reproduce. The pesky tracheal mite gets stuck in the oil and dies because it is unable to migrate to the bee's breathing tubes.

Noel's most recent experiment is aimed at treating the top of the hive as effectively as the bottom which has the drink dispensers and sticky strips. "A friend of mine calls me the mad scientist," he said, "because I'm always trying new things."

Another friend told him he should hire a lawyer and seek a patent. This doesn't interest Noel. "Loss of bees for pollination could mean world famine," Noel warned. To be truly successful he feels it is more important to get the word out to beekeepers than to cash in on his solution.

"To that end, Noel, a high school computer teacher by day, has over 200 beekeepers listed on his data base. He offers suggestions tailored to each individual beekeeper's needs and keeps records on their applications. Noel's research and formulas are posted on the Internet at <<http://www.wvu.edu/~agexten-varroa.htm>>. An article outlining Amrine and Noel's research and formulas appeared in the Sept. issue of *American Bee Journal*. Information on his remedies and results can also be obtained by contacting Noel at 108 Blackiston Ave., Cumberland, Maryland 21502.

While scientists continue working on the development of mite-resistant bees, they admit that the oils, which seem preferable and more effective than the traditional chemical pesticides, are a very plausible solution.

"I think there is hope," Noel reflected, "the key is to get the word out to beekeepers because we need to save our bees and the Earth." Acknowledging that he could gain to profit from his experimentation, Noel excuses that angle, stating that the problems with our Earth have come about because of people going after the "almighty dollar". He prefers to try and "help my fellow man and help out our Earth. We need to work on that," he finished, "there's nothing more important than our environment." [End quoting]

What a blessed man God has sent to help us in our time of need. In this day and age, can you believe a man turns down (probably) millions of dollars to make it easier, and possible, for man to save himself and his fellow man from famine and to help save planet Earth from further destruction. **THANK YOU, GOD!!!** I venture to say that some of Satan's boys planted these mites as part of their plan to remove MOST of the Earth's population **BY THE YEAR 2000 ("the Elite PLAN 2000")**. Don't forget **GOD ALSO HAS A PLAN 2000**. I'll give you one guess who wins.

WHERE HAVE THE "GREAT STRIDES OF MEDICAL SCIENCE" TAKEN US?

Excerpted from *THE POISONED NEEDLE*, by Eleanor McBean, [quoting:]

After a glance at the medical records covering the past 70 years of what is boastfully called "**our great strides of medical science**" we can hardly help wondering if those seven league strides haven't been in reverse, because there has been a marked decline in our nation's health and a shocking increase in the serious **killer diseases** during those very years. The acute diseases that were supposed to have been conquered by vaccination have only been masked and **re-named** to "save face" or suppressed until the retained poison corroded the internal organs and developed into dangerous chronic diseases.

The following table gives us an idea of what our present faulty methods are doing to our race:

INCREASE IN KILLER DISEASES
DURING THE PAST 70 YEARS...

Insanity	400%
Cancer	308%
Anemia	300%
Epilepsy	397%
Bright's Disease	65%
Heart Disease	179%
Diabetes	1800% (In spite of or because of insulin.)
Polio	680%

Never in the history of this country have preventable diseases flourished with such wild abandon, continuously being fed by the very drugs and commercialized irritants that set them into operation in the first place. [End quoting]

She's right on target, but *CONTACT* readers are only being **reminded** of what the medical "profession???", **guided by the likes of the Rockefellers**, is doing to us.

FROM AN OBSCURE GENIUS COMES A
TINY PUMP FOR COMPUTER AGE

Excerpted from *THE SEATTLE POST-INTELLIGENCER*, 10/16/96, [quoting:]

This tiny pump—the size and composition of a computer chip—has no moving parts. It was built by University of Washington engineers using a design patented 75 years ago by the eccentric Serbian American inventor Nikola Tesla.

Engineers at the university of Washington have created a microchip-sized pump with no moving parts, exploiting a 75-year-old patent held by an eccentric Serbian American inventor whose celebrity status was once the equal of Thomas Edison and Albert Einstein.

His name is Nikola Tesla.

tesla pict

pump pict

This tiny pump—the size and composition of a computer chip—has no moving parts. It was built by the University of Washington engineers using a design patented 75 years ago by the eccentric Serbian inventor Nikola Tesla.

Many people today, scientists and engineers included, have never heard of Tesla. Yet those who do know his work contend he may have had a more profound effect on the modern world than Edison, if not Einstein [*Much more profound, but the Elite removed his materials and knowledge from ready access and saved it for their own use to take over control of the world. Much of his technology is used today in all sorts of “Star Wars” weapons, satellites, etc.*].

“His impact on the 20th century was phenomenal,” said Martin Afromowitz, a UW professor of electrical engineering.

Most of our electrical power system—based on alternating current—was Tesla’s creation. He invented fluorescent light bulbs, held the first patent on radio and in the early part of this century predicted future technologies that sound like cellular phones and the Internet. A basic unit of electromagnetic power is named for him. And that’s just the beginning. Tesla’s name is on more than 700 U.S. patents.

Yet many of his ideas, some half-completed and some half-baked, languish from the same lack of recognition [*You would be amazed by the recognition he gets from the Elite by their overwhelming use of his ideas and inventions.*] that today accompanies his name. One such idea was a pump design known—or in most cases not known—as the Tesla valve.

“I was surprised at how little application this (pump design) has had,” said Fred Forster, a UW professor of mechanical engineering.

Forster, Afromowitz and their students had been struggling to build a tiny pump for use in medicine, electronics and any situation in which very small amounts of fluid must be pumped without the poorer reliability and damaging interference of moving parts.

Nothing they came up with worked until one night when Forster remembered a college course he took some 30 years ago. His professor had shown the class a Tesla pump.

Tesla, Forster said, had built a gas engine pump without moving parts. The pump featured two complicated series of loops for the intake and outlet valves designed to favor flow in one direction over the other.

This “leaky valve” approach to pumping is not very efficient in terms of overall flow rate, Forster said, but it has the advantage of being simple in construction and highly reliable.

When Forster suggested the Tesla pump approach to his UW colleagues, they just stared at him.

“Nobody had ever heard of it,” he said.

But the UW engineers, with graduate students Nigel Sharma and Ron Bardell, pursued the idea and found Tesla’s 1920 patent. Then they created a variety of tiny Tesla-style pumps by etching silicon wafers in the same way computer chips are created.

The intake and outlet valves, each a series of pretzel-like loops on each side of the pump chamber, are about the width of a human hair. The central pump chamber, also silicon, is maybe a quarter inch in diameter and one-tenth of a millimeter thick.

A small electric charge applied hundreds of times per second to the pump chamber makes it flex, forcing the fluid to move. Because of the design of the valves, the fluid tends to move in one direction.

“It looks kind of bizarre,” said Afromowitz. “We had no idea if this would work.”

It did, but only after the UW team made changes to adapt Tesla’s design to fluid behavior at the micro level. Some \$200,000 in private and public funding was made available to the UW engineering team now working to perfect this micropump.

“We expect miniaturized fluid systems to be a major breakthrough in new technologies,” Forster said. If so, it’s another breakthrough credited to a man once called “the greatest inventor the world has ever known”.

There are a lot of theories, and conspiracy theories, that attempt to explain Tesla’s lack of recognition despite his immense accomplishments. His contemporaries often regarded Tesla’s ideas, inventions and behavior as bizarre [*Jealous and envious people are always anxious to call others odd, crazy, etc., to take away their limelight or to divert recognition of talent and knowledge.*]. A Serb born in Croatia in 1856, he came to America in 1884 to pursue his interest in electrical engineering by first working in Edison’s lab.

Tesla and Edison soon had a major falling out based on Tesla’s advocacy of alternating current. Edison had invested his efforts—and a lot of money—in direct current electricity and ridiculed Tesla’s competing theories. Tesla left Edison’s lab and sought other financial support for his research.

“But Edison was high on the pecking order with the industrial giants of the day,” said Nicholas Kosanovich, executive secretary of the Tesla Memorial Society Inc. based in Lackawanna, N.Y.

With Edison campaigning against him, Tesla had trouble getting funded. Eventually, he succeeded in convincing George Westinghouse to support him. Making a long and convoluted story short, Tesla created the AC induction motor that now represents about 80 percent of all electrical power in use today. In doing so, he made Westinghouse an industrial giant.

“Still, Tesla remains obscure,” said Afromowitz, noting the inventor didn’t profit much from his inventions because he usually had to sell the rights for the amount he needed to pay for his next project. “He wasn’t much of a businessman, that’s for sure [*Tesla wasn’t here to make money—he was here to bring technology to this planet in hopes of helping man to save himself from himself. Instead, the Elite have used the knowledge to enslave the world.*].”

As far as some of the scientific community was concerned, Tesla wasn’t a regular scientist either. He tended to like dramatic demonstrations—such as creating man-made lightning or running high-voltage electricity through his body—and to make wild pronouncements [*How else could he get the attention of*

the people he was trying to help? You know how hard it is for good people even today to get out the truth to the masses.].

He dismissed as wrong Einstein's theory of general relativity [*Hatonn has verified that the theory was/is wrong.*] and once claimed to have received communication from extraterrestrials [*There is nothing strange about that. Many people believe in the Bible and yet it tells of ones who conversed with extraterrestrials.*]. He had all sorts of strange phobias and compulsions and, as far as anyone knows, never had a romantic life [*Most **good** people who come and truly try to help man out of the mire of this planet have been mistreated, criticized, imprisoned and/or killed. How would you react under the circumstances?*].

Tesla died in 1943 a semirecluse, in debt and perhaps even more on the fringes of the scientific establishment than when he began his fight with Edison. Because he seldom kept notes on his experiments, much of his work remains a mystery.

But as Forster and colleagues showed, it pays to remember Tesla.

"It's easy for an engineering or science student to think that the last 10 years are all that matters," Forster said. [End quoting]

Tesla was a genius beyond the point of which most highly trained scientists of today can begin to understand. He was truly a man ahead of his time—trying to **AWAKEN** mankind before it was too late. Man will pay the penalty because of failure to recognize God's gifts to help him on this journey to knowledge and wisdom. **TESLA MADE A BOLD EFFORT.**

DON'T PREPARE FOR GLOBAL ANYTHING

Excerpted from the Internet, [quoting:]

If you are a social naturalist you might be interested in a peculiar quirk that infects those of us who labor in the journalism trade.

We have a habit of picking up a sentence or a phrase, usually originated by some political or corporate flack, repeating it until it becomes a cliché and then elevating it to the status of a mantra with the power to paralyze a journalist's brain.

Here's an example: "We must prepare our children to compete in the global economy."

One, it implies that the global economy is something new that Americans have never had to cope with. That's just ignorance. Americans have been participating in a global economy since the days they called themselves loyal subjects of his majesty, King George.

Two, so far as their work is concerned, the overwhelming majority of Americans will not compete in the global economy. The bulk of the American economy is domestic.

Three, individuals rarely compete in the global economy. Offhand, the only people I can think of would be

entertainers, lawyers and mercenaries. Mostly, it's a few American corporations that compete in foreign markets, and many of them compete by building plants overseas staffed by nationals of the country where the plant is located. In 1991, U.S. direct investment abroad was about \$450 billion.

In 1994, American exports accounted for \$513 billion. That year, like most years, we imported more than we exported, so the net effect of foreign trade was a minus \$151 billion.

Thus, unless your child plans to operate in the overseas sales and marketing division of a large corporation, the global economy, as far as his education is concerned, is just another example of globaloney.

You will notice that people who say we must prepare American children to compete in the global economy never get around to saying just how they propose to do that. How do you prepare a carpenter, plumber, bricklayer, machinist, librarian or truckdriver to compete in the global economy ?

Suppose you are a machinist who works for Boeing, which competes in a global economy. It makes no difference. The machinist's skills are the same whether the plane he's working on is going to be sold domestically or overseas.

Actually, all the globaloney is just propaganda to mask some bad trade policies and some unconscionable practices of American corporations that prefer cheap foreign labor to American workers.

The more important point is that the people laboring in schools to convert little savages into competent human beings have enough problems without being showered by political and journalistic fertilizer.

American children need to learn today what they have always needed to know: how to read, write and speak their own language; how to use math; the history and philosophy of their own country and its institutions; geography; something about basic sciences; literature; art; music; and a skill that will be marketable in the great American domestic economy.

If we fund the schools, reduce class sizes, cut the crap out of the curricula added by politicians and bureaucrats and enforce iron discipline, our educational system's problems will vanish.

Let us prepare American children to be strong Americans, and they will handle any competition that comes along.

Toss the globaloney into the trash where it belongs. Gives one pause for thought, doesn't it?—Susan Holladay, Citizens United for Education, [End quoting]

U.N. CONCENTRATION CAMPS IN U.S.

Excerpted from a FLYER, by Bob Johnson, Queen Creek, AZ, [quoting:]

map of conc. camps

A total of ten concentration camps were activated under Reagan's "Rex 84" program. The additional six "emergency custodial facilities", as they were conveniently called, were quietly set up on existing U.S. military bases: Ft. Benning, GA; Oakdale, CA; Ft. Huachuca, AZ; Ft. McCoy, WI; Eglin Air Force Base, FL; and Vandenburg Air Force Base, CA.

One massive detention camp is in the wilds of Alaska. This monstrosity is designed to handle more than 500,000 prisoners. An 80-acre civilian internment camp has been built near Topeka, Kansas. The map below shows concentration camps and locations. [End quoting]

CONTACT has published information on camps before, but it needs to be refreshed in your minds because **TIME IS RUNNING OUT!!**

USELESS EATERS, SEX SLAVES AND LABORERS

Excerpted from a FLYER, by Bob Johnson, Queen Creek, AZ, [quoting:]

"Useless Eaters" are the segment of population considered disposable by the New World Order. These people include: the elderly, sick or disabled will be disposed of. Any person who will not conform to their global policies, such as Christians, Patriots, constitutionalists, the militias, gun-owners, food "hoarders" (those who garden and put food by), etc. will be used as "sex slaves" for the Elite, or "slave laborers". However, if they don't conform, they will also become disposable. [End quoting]

THIS IS ALREADY IN OPERATION AND IS PLANNED TO ESCALATE, IN A MAJOR WAY, SHORTLY AFTER NEXT WEEK'S ELECTION!!

RUSSIA'S PROPHECIES CONCERNING THE U.S.A.

Excerpted from a FLYER, by Bob Johnson, Queen Creek, AZ, [quoting:]

The attack on the *U.S. Constitution* and *Bill of Rights* continues to gather dangerous momentum. To those who would doubt there is such a plan, read Khrushchev's prophecy:

"I can prophesy that your grandchildren in America will live under Socialism. And please don't be afraid. Your grandchildren will not understand how their grandparents did not understand the progressive nature of a socialist society." Nikita Khrushchev, head of the Soviet Communist Party and President of the USSR, speaking on an American nationwide television program, June 1957.

When he was preparing to leave the U.S., Khrushchev made the following statement:

"We cannot expect Americans to jump from Capitalism to Communism, but we can assist their elected

leaders in giving Americans small doses of Socialism until they suddenly awake to find they have Communism.”—*World in Review*, June 1996 [End quoting]

Direct from the horse’s mouth!! What more do we need? If we can’t believe it we are certainly doomed to experience it big time.

* * *

COURAGE
by Mark Twain

Courage is resistance to fear, mastery of fear—not absence of fear. Except a creature be part coward, it is not a compliment to say it is brave; it is merely a loose misapplication of the word.

Consider the flea: incomparably the bravest of all creatures of God, if ignorance of fear were courage. Whether you are asleep or awake, he will attack you, caring nothing for the fact that, in bulk and strength, you are to him as are the massed armies of the Earth to a sucking child; he lives both day and night, and all days and nights, in the very lap of peril and the immediate presence of death, and yet is no more afraid than is the man who walks the streets of a city that was threatened by an earthquake ten centuries before.

CHAPTER 6

REPUBLIC OF TEXAS FOUND IN CONTEMPT

[Quoting, from *The Victoria Advocate*, 10/29/96:]

AUSTIN (AP)—A state district judge found the Republic of Texas group and its top leaders in contempt of court Monday for trying to take over state bank accounts.

Judge Joseph Hart ordered the group to rescind letters mailed to about 176 banks directing them to transfer all accounts held by the state, its agencies and political subdivisions to the organization.

Hart gave the group one week to comply with the order before facing \$10,000-a-day fines that will double each day until the letters are rescinded.

Hart told officials from Attorney General Dan Morales' office they could seek higher penalties or arrest of group leaders if they do not comply with his order.

Richard McLaren, ambassador of the so-called Republic, said Hart has no authority to order the group to do anything. He contends that the people of Texas will take action if the state tries to enforce the fines.

"If they start taking assets, you won't believe what will happen. If they start it, they won't be able to turn it off," McLaren said.

"People are upset. If you start going around stealing assets, people are going to react. ...If he really pulls it off, God help him."

The Republic group, which would not reveal its membership, claims the annexation of Texas in 1845 was illegal. It has set up various institutions, including its own courts and treasury.

Peter Haskal, as assistant attorney general, said he was unaware of any bank turning over accounts to the group. But he said the letters have caused some confusion and have wasted people's time.

Hart earlier this year approved a temporary injunction against the group, ordering it to stop filing items against property held by government entities and private people. He also ordered the group to stop filing supposedly legal government documents like the bank notices.

Haskal said the group also has notified other businesses in Texas that the state no longer exists. He said the notices direct any business wanting to work in Texas to deal with the organization.

He added that Attorney General Dan Morales hopes to avoid any violence and would rather see so-called Republic obey the law. But Haskal said the legal governments in Texas can't be held hostage.

"State and local government must be allowed to function, to do their jobs, to perform their duties and not

have to answer to a nongovernmental, small self-appointed group of extremists to do that,” he said.

Haskel also said the state’s civil lawsuit against the group could be expanded soon. He declined to elaborate, but said Morales is working closely with other law enforcement officials.

Attorney General
Dan Morales
Tel: 512-463-2110
Fax: 512-463-2063

Assistant Attorney General
Peter Haskel
Tel: 512-463-2615
Fax: 512-477-2348

Judge
Joseph Hart
Tel: 512-473-9313
Fax: 512-473-9332

Republic of Texas Internet: texas.by.net

CHAPTER 7

ATON: RECOGNIZING THE POWER OF YOUR DIVINE *BIRTH*-RIGHT

11/3/96 ATON, THE ONE LIGHT

Greeting, little one. It is I, Aton, the One Light, come to briefly commune with you this day.

This is a time for growth. You are being tested as are all who wish to participate. This is a time for sorting, and ones are going to have to face their fears. You shall overcome or you shall have to stand down. You have your challenges, as do all of Ground Crew at this time.

Ones may wonder why I, Aton, do not write more often. It is most difficult for ones down there to confront the fact that God would talk directly to them. Yet it is as natural as the thoughts you think every second of every day.

Also, ones have their own perceptions of who I am and how I communicate. I do NOT need anyone's permission to speak, write, or even paint a masterpiece on a sheet of canvas. I do, however, choose to allow my messengers to bring forth my messages of Lighted Truth because these ones (these Angelic messengers) need their lessons, as do you. How else do you think these ones earn their positions of responsibility as a Co-Creator?

All is for a reason. I have chosen the title of Aton at this time so as not to be confused with the many religions running around down there, claiming to be of God. Aton simply means "The One Light". This title was used in ancient Egypt and has been nearly removed from the awareness of man during the later centuries. The label is simply for identification purposes at this time. If you cannot come to grips with the fact that I, Creator God, can choose any label that I may desire, then I must ask: Who are YOU to place limits on the One who created you?!

My scribe wonders why the explanation of my label. There are newly awakening readers who need the information. These ones will do well just to keep up with the new writings coming out_let alone go back and read the thousands of writings penned prior.

Ones will have to go within and find the Truth that they need. The writings are made available to any who choose to partake of the gifts offered.

Many hear Louis Farrakhan use this label, Aton, and are confused, for it does not appear in your *Bible*. There are many spiritual Truths that do not appear in any of the many versions of your *Bible*!

At this present time of greatly accelerated experiencing, ones are waking up to the fact that there is something to My Reality. This is to say that ones are becoming more aware of the true spiritual nature of their existence. Ones out there, such as Mr. Farrakhan, need toknow who is who. Furthermore, they, too, need their confirmations that they are indeed on the correct path.

There are My Host sent in every form you can conceive of at this time. Some are incarnate in the physical, and are thus born into the planet's birthright. Others may be in the physical and yet they were not born into the planet's birthright. And still others have come in the etheric state (the fourth-dimensional state).

There are many other presentations that exist, yet there is no allowance for their descriptions in the current language. These ones exist in higher-dimensional realities and exist mostly as thought projections, both within and without the known universe of your perception.

You ones may be asking: "What is this 'birthright' of the planet?" When ones choose to enter into the planet's karmic condition through the route of being born into the world as a child, they, in effect, can do more without bumping into the restrictions otherwise imposed by the Non-Interference Rules. Ones who come to a planet, yet are not born into the world, are restricted as to what they can and cannot do in terms of bringing about change.

Ones who choose to be born into the planet must go through all the distractions of the physical and are subject to getting lost in the confusion of the planet's high density, low frequency condition. Yet, ones who wake up to their reality of mission, and make connection, have the ability to more directly impact the evolutionary process of the planet's civilization.

Take my son Esu "Jesus" Immanuel as an example. He would not have been allowed to impact the spiritual awareness of your planet if he did not first agree to go down and be born into the planet. By being born, he earned the right to influence the course of humanity on that planet. [See end of book for the Immanuel journal.]

So, for those of you down there at this time who are the ones who bring forth my messages of Spiritual Truth, whether they be from one of my messengers or from Me Myself (GOD!), I am reminding you that there is good reason for your DIRECT CONNECTION at this time.

This also goes for you ones who may not receive consciously at this time. Please know that you DO receive_and that the mere act of spreading the inspired messages of Truth, from whatever physical source such may enter into your awareness, causes the means by which the awareness of a planet can be shifted.

Ones need to realize that their "holy" books are limited and have been distorted through time. There is, however, much truth left in them. But I tell you now: discern always the information! Take all information and think it through for yourself.

Even these writings that are coming forth each day must be read with discernment, for you are always being tested as to where you are in your current level of perception and awareness. There are no absolutes down there in the physical experiences. Use your mind and be responsible for your choices.

No man has any corner on Truth. You each have to find your own way through the challenges of the physical compression of that third-dimensional reality.

Be attentive to those things which cause you to feel fear. Fear is what will inhibit you from reaching your true potential while down there in the physical. Recognize WHO you are and WHY you are there! Go forth in confidence that you are part of the Oneness that is Light. You shall either create the miracles or they will not get created. IT IS YOUR BIRTH-RIGHT!

I LEAVE YOU NOW WITH MY BLESSINGS. TO YOU WHO EFFORT TO FIND TRUTH AND SEEK TO FULFILL YOUR PART IN THIS MISSION: I AM THE ONE LIGHT. I AM ATON. I AM. ADONAI.

CHAPTER 8

ESU SANANDA ON OVERCOMING FEAR

Editor's note: In conjunction with Aton's message on the previous page, the following is another important spiritual lesson for all of us as we enter a time, now that the elections are over, when all indications are that the Elite controllers will step-up their agenda for domination over We-The-People, the "useless eaters". As has been discussed in many of the "Rainbow Masters" series of spiritual writings over the past several months in CONTACT, we are entering a time when the direct connection of each of us with the God-Source within shall become imperative. Fear is the single biggest tool the Adversary uses to block or otherwise derail that connection. Thus the following writing is most appropriate "food for thought" at this time.

10/30/96 ESU "JESUS" SANANDA

Peace, Thomas, Esu present in Radiance.

Fear hangs like a shroud above your planet, strangling out freedom of thought, crippling many into non-action. It is that "negative" force which keeps man down, that keeps man as part of the herd mentality, that keeps the eyes locked in place, the heart racing, and always the doubts run through the mind—will "they" come for me at the front door; will "they" stop me on the street; will I be gunned down; will I be arrested; the list is endless. Will I die alone, is a big one.

Always, in a state of fear, God is locked out, barred from entry by the closed mind that has no faith.

Am I saying that those who fear have no faith in God? Well, essentially, yes. For once you truly become one with God, in your faith in God's Creation, there is no thing in this world to fear. Certainly there needn't be fear of even death for, in truth, with God's people there is only eternal life—each played out on a new stage of Creation.

Man locks out all possibility with fear, he becomes immobilized, stagnant, and worst of all, in a true state of fear, he does, by design, become very alone. God never leaves his people, but God's people continually lock God out, the doors closed and barred and God is left, waiting for man to awaken to the true state of things, the true awareness within the Creation that truly there is nothing to fear but fear itself!

Fear prevents movement; it prevents change; it prevents possibility. Fear is an evil thing because it draws the Lighted being away from God, not toward God.

Fear is a tool of the adversary in action. Be ever watchful of these adversarial devices, i.e., divide and conquer, and fear! Fear represents lack of faith. Shore up your faith! Ask for help and it shall be given unto you. Ask not and it shall not be given—it is the law!

It is worthy to think on these things, for if man does not overcome these things, he is ill equipped to shoulder the responsibilities of leadership in God's kingdom.

The next time you find yourselves in fear, beloved of mine, ask God to enter and clear the area. Ask for help and it shall be given. Ask for courage and it shall be given. Ask for Light and it shall be given. All things will be opened unto thee in proper sequence if you but ask.

You of God's people are loved beyond measure. Do not shut God out of your personal equation lest self will be found wanting. Rather, invite in God's protection which is ever freely offered unto you, and you shall know no fear.

So be it and Selah.

I am Esu Sananda to clear.

CHAPTER 9

gra logo

WHAT ARE OUR ARMED FORCES DOING IN SAUDI ARABIA?

by Grandma 10/28/96

Well! They Got There By Misuse Of 5 USC
Federal Advisory Committee Act!

If all of you remember, several months ago, Mr. Clinton “had it in the wringer” for cutting deals and selling arms to Iran. The news media gave several blurbs on the deal cutting and selling of arms, but Congress and the Senate, as usual, sat there like bumps on a log, with their thumbs up their fannies and their collective brains in neutral. Ignoring unconstitutional misconstruction and abuse of presidential powers. Why? Well, it would or could be explained better if members of the U.S. Houses of Representatives, members of the Executive Branch, and members of the Judiciary’s net worth were audited (before and after taking office of public trust), and the source of the collective wealth explained to the people.

THINK ABOUT IT!

England (the nation on which the Sun never set on her imperial empire) executed the very same tactics, to control the world. (She went broke because she had too many mouths to feed, too much military to support, and she spread herself too thin.) England could not pay her debts (not even the Alabama claims of the Civil War, which was \$17 million in gold to the United States). England and Germany, including Russia (all cousins), actually, deliberately started WWII. WWI, WWII were nothing more than for generation of new industry, because they had spread themselves too thin. Moving of mass populations who moved for jobs in order to feed their families. Seizing the mood of the people and the moment of history, in marched Adolph Hitler, with promises of 1000 years of peace (everlasting peace). Hitler went to nation after nation, all across Europe, “to preserve peace we must disarm the people!” Nation after nation disarmed. (Check out England’s current Parliamentary proceedings planning to disarm the English people in total.) Hitler, in the meantime, had Krupp manufacturing the war machines. Once the nations were disarmed to his satisfaction, Hitler rolled across Europe like hot pockey through a hot tin horn. Until Stalingrad.

Our past presidents of the United States, like Hitler with his obsession with Stalingrad, have been so obsessed with overthrowing our constitutional United States, for preservation of everlasting peace. They have, as did Hitler, alienated their people and the nation with obsessive, blind will to overcome the will of the people.

Mr. Clinton, in his zeal and obsession to overwhelm this nation by lack of industry, lack of jobs, lack of manufacturing, lack of...has, by and through the usage of the *Federal Advisory Committee Act* grossly misconstrued and abused his powers of Office of Public Trust. And when challenged, he hides under section 6 of the *Federal Advisory Committee Act*, declaring National Security!

THINK ABOUT IT!

Not unlike Napoleon, Adolph Hitler and others who assaulted “Mother Russia” (historic phrase), all, without exception, met their Waterloo. Mr. Clinton is no different. America is represented as Lady Liberty. Germany is the “Fatherland”, Russia, the “Motherland”; a culmination of mother and father now endangers the child—Liberty. For, due to the *Federal Advisory Committee Act*, treaty agreements were cut and Mr. Gorbachev has been given direct control over our “Pride of the U.S. Marines”, the Presidio, directing other treaties, while Germany occupies Holloman Air Force Base (NM), complete with armed military personnel.

THINK ABOUT IT!

Now, think about this. You hire someone to conduct your business affairs, and to keep you apprised of any pending areas which may or may not cause you harm. There are profits generated from this business, and the hired personnel must run your business from the funds generated. You both agree, and enter into a contract. Things go along fine; you enjoy prosperity, your hired personnel enjoy prosperity—and suddenly the hired help, your employees, decide that the business is so profitable, they are going to take this business away from you. They, then, strike out on their own. They tell you nothing about the profits generated, they present no books of accounting records. They persist in telling you, the employer, the business is no longer profitable, and you must keep pumping money into the business to keep the business going.

What you have not been told is your employees set up a side corporation/business and have gone into competition with you. They are forcing you out of business!

In corporate lingo it’s called a hostile takeover!

The Federal Government (your employees under contract) has taken over our business (the *Constitution of the United States*). Breaching the contract of union of the united States Republics.

10/30/96 GRANDMA

Our President of the United States has taken money from individuals from nations other than the United States. This is so very sad. It jeopardizes our system of government, and the economic security of this nation. In the ’50s and ’60s we called it “payola”. Today it’s called political correctness, and election money. I still prefer calling it payola. If it waddles like a duck, has feathers, webbed feet, and quacks a lot, you call it what it is. Therefore, payola is payola; payment for favors in the future, to those who make the payments.

Let’s take a stroll back through history to 1887, and look at the Oath of Office—appointive or elective. It

reads as follows:

“I do solemnly swear (or affirm) that I will support the *Constitution of the United States*, and of the State of _____, and that I will faithfully perform the duties of office of _____, according to the best of my ability.”

Elected officers take the above, and add the following:

“And I do further solemnly swear (or affirm) that I have not directly or indirectly paid, offered, or promised to pay, contributed, or offered, or promised to contribute any money or other valuable things as a consideration or reward for the giving or withholding a vote at the election at which I was elected to said office, and I have not made any promise to influence the giving or withholding any such vote.”

(This can be found in Commercial Law of 1887, business form no. 74)

THINK ABOUT IT!

In March of 1933, Roosevelt warned that unless Congress acted in the economic emergency, “I shall ask the Congress for the one remaining instrument to meet the crisis—broad Executive power to wage a war against the emergency, as great as the power that would be given to me if we were in fact invaded by a foreign foe.” No president could ask for less than this in a future crises; he probably would ask for more. And no modern congress could resist him, for part of the nation’s consensus over freedom and equality is a commitment to federal action against depression and poverty. And because that commitment first and foremost binds the president and will do so **indefinitely**, it is part of the edifice of presidential government.

THINK ABOUT IT!

This is formally called the Enabling Act or Emergency War Powers Act (originated by A. Lincoln). The Supreme Court had previously held such powers were unconstitutional. Each successive president of the United States, has employed the unconstitutional Executive Ordered emergency acts.

Adding insult to unconstitutional injury, the Executive Powers granted by Congress to Franklin D. Roosevelt, in March 1933, specifically to meet the crisis of (1) the failed economy, and (2) a severe depression; whereupon and whereas, once the nation recovered and was once again enjoying jobs, industry, manufacturing—and the homelessness and joblessness which plagued the nation was met with satisfaction and moderate means of self-sustaining of the individuals (American citizens), Mr. Roosevelt’s “indefinite” time was concluded.

Then, after the nation prospered so greatly, another president, Richard M. Nixon, “needed” other additional powers. He sought the *Federal Advisory Committee Act* from the U.S. Congress in 1972, and it was granted. Mr. Nixon, in his exuberance, immediately ordered “palace guard” uniforms for the U.S. Secret Service, complete with clarion trumpets. He thought this *Federal Advisory Committee Act* granted him a kingship. He began tinkering around with Social Security Trust Funds. He cut a side deal with the Teamsters Union. Social Security Trust Money was then put into the Railroad Retirement Fund. Recently

it was exposed that “ten or more years of Social Security records were lost” (1972-1983).

THE *FEDERAL ADVISORY COMMITTEE ACT* !

5 U.S.C.

THINK ABOUT IT!

Since the *Federal Advisory Committee Act*, our presidents have colluded, conspired, operated successfully drug operations and arms sales, started wars without Congress, cut business deals through the Commerce Department, allowed treaties to infringe onto the rights of the American people, and brought this nation to such depths of degradation and despair, sinking to depths only a conquering force could do to a nation while occupying the fallen nation.

The *Federal Advisory Committee Act* must be repealed. The Executive privilege of Executive Orders of the Emergency War Powers Act must also be repealed. For these two acts of Congress alone, have destroyed this nation. Also, Congress must go back and take a good hard, long look at the Federal Reserve Banking System Act in its original form, and its limited original intent, for misconstruction and abuse of these three acts have occurred, the original agreement/contract has been grossly abused and breached.

The U.S. Congress has the powers to resolve these wrongs as committed under these congressional acts. It's time they got off their dead ends, and did their jobs!

CHAPTER 10

A TIP OF THE ICEBERG

“NOT MY AREA OF JURISDICTION”

OR

“WE HAVE NO AUTHORITY
OVER THESE MATTERS”

by V.K. Durham 10/29/96

Time after time, millions upon millions of Americans have been told one of the above, after having fallen victim to Criminal Acts and/or Criminal Practices—which either caused great bodily harm, loss of home, loss of money, loss of business and loss after loss across this land of ours, when the victimized has petitioned district attorneys, state’s attorneys, attorneys, secretaries of state, governors, state senators, and other representatives, U.S. representatives, including the President of the United States. All of whom, when petitioned, put the old spin on: “Go hire an attorney, this is not an area of our jurisdiction; we have no authority over these matters.” While our laws keep crumbling down, our nation keeps crumbling down, and the mob rule of the lawless keeps oppressing the people.

IT JUST KEEPS ON, KEEPIN’ ON—

Back in 1991-93, we realized something was wrong with our Nevada corporation and that someone was using **idem sonans** (a sound-alike name) impersonating our Cosmos Seafood Energy Marketing Ltd. We noticed the secretary of state, the corporations commissioner of the state of Nevada—no response. Then, we Noticed the State of Nevada of our intentions of temporarily putting CSEML on “vacation until we could find out what was going on.” Again, no response.

Wasn’t too long until we received a large, very expensive book on COSMOS Travel, etc. This is a global fun in the sun, travel guide, travel accommodation, even with AAA (automobile club). The book was sent to us with no return address. It was as though we were being told, “We stole your corporation, did all of this with it; now what are you going to do about it?”!

Back in 1988-90, seven different home loans with First Union Mortgage of Raleigh, N.C., were discovered alleging to be in my name. Also, these seven alleged loans were on a nonexistent property at a nonexistence address in Hemet, California. No one had an area of jurisdiction over this fraud upon my person, or my property, for seven alleged loans, in seven distinct amounts, with seven different loan numbers, under seven different sound-alike names.

My homestead property is in San Jacinto, California; the forgeries, and the idem sonans are in Hemet, California. I did not abandon my homestead, I was forced at the point of a gun from my homestead, as the California Highway Patrol and Riverside County Sheriff personnel sat in their cruisers, watched and laughed at these mob rule tactics.

I wrote to Bill Sessions (DOJ); I wrote to Bill Clinton; I wrote to the United States Secret Service. I went

to congressman after congressman, senator after senator, attorney general after attorney general, only to get the same old canned response, “This is not an area of my/our jurisdiction, go hire an attorney.”

The Bar Association attorneys refuse to assist or properly represent anyone in same or similar circumstances. The good old boys have locked us out of the courts, and our duly constituted rights have been denied to the victims while the mob rule criminals enjoy the privilege of being above the law, in all instances. All rights belong to the crooks and criminals—and though inherently, inviolably, perpetually belonging to the people, are denied to the people in favor of the mob rule. Something is very wrong here.

IN COURT AFTER COURT ACROSS THIS LAND,
THE VICTIMS/PEOPLE ARE TOLD: YOU HAVE
NO RIGHTS IN MY COURT!

THINK ABOUT IT!
WE PAY OUR TAXES FOR REPRESENTATION,
DO WE NOT?

THINK ABOUT THIS!

Last July, a person known to all of us as John (Jack) P. Jones, while working at Midstate Tank Company here in Illinois, suffered loss of a thumb (end of his thumb) due to company negligence. This is the second digit lost by Mr. Jones in less than two years because of company negligence. One would think Workman’s Comp Insurance would take care of these problems. Moreover, one would think when company negligence (cited by OSHA) occurred, the company’s insurance would pay for the sustained injuries also. Nope, not so. Mr. Jones was advised to go hire an attorney, which he did. He entered into a contract with the attorney. The attorney asked him to sign it while some “blanks” existed on the face of the page. Trusting the attorney, Mr. Jones signed the contract. Later he discovered the mandatory 20% fee for the attorney was increased to approximately 60% of any moneys he would have received, because that little three letter word kept popping up. It kept saying: “And 20% for this, and 20% for that...” To make this contract work in the averages of the mandatory 20%, the attorney sat on his dead end, did no filing in Mr. Jones behalf—thusly the insurance companies refused to pay, Workman’s Comp refused to pay, plus, adding insult to injury, losing two (2) fingers on the job in less than two years, an additional trauma of emotional stress and duress (post trauma stress) is evidenced. Mr. Jones’ doctor fears for his safety and the safety of others around him under stressful working conditions such as existed at the time of the accidents, and has put Mr. Jones on 100% disability.

In the meantime, the company attempts to force Mr. Jones back to work against doctor’s orders. Mr. Jones’ attorney sides with the company, and asked Mr. Jones to make a “good faith effort” against doctor’s orders (in writing, no less).

Since all of us “know the drill” and lawlessness of this and other similar situations, it can be safely said that Mr. Jones is destitute. He cannot afford to keep his doctor’s appointments (no money to make the trip). He has become homeless like millions of other Americans, because no one has an “area of jurisdiction” over criminal activities.

WRIT OF MANDAMUS WAS “DENIED”

by V.k. Durham 10/30/96

As all of you know, an old contract, being a simple sum certain contract, exists upon which a UCC-1 Lien, and UCC-9-503 Default was taken on Illinois Power Company. Subsequently, I filed a case, no. 96-739 WLB, in the U.S. District Court, Article III (constitutional) jurisdiction, for the Southern District of Illinois. The case in its entirety is based on res judicata in commerce, prevailing upon already decided by the U.S. Supreme Court in regards to contracts, which have never been overturned. This case (keep in mind the Default is of recorded record, and seasoned) also prevailed upon Article 1, Clause 10 of the *Constitution of the United States* prohibiting impeding of contracts and contract rights. Per: Rule of Decision.

The presiding judge and magistrates failed to properly monitor the case, allowed liberties to be taken by the defendants who were in default after default, including acts of bad faith, acts of threats and coercion (as stated in writing) to remove from the secretary of state, state of Illinois records—public records, as regarding the UCC-1 Lien and UCC-9-503 Default, constituting acts of criminalities by destruction of public records.

The U.S. District Court, failing to recognize Article III jurisdiction, res judicata, Article I, Clause 10 Jurisdiction of Contract Rights, caused a Writ of Mandamus to be filed in the United States Court of Appeals on October 16, 1996—to order an officer of the United States Court to perform his sworn duties to execute Summary Judgment on six Defaults of the defendants, Illinois Power Company pursuant to the Federal Civil Procedures and Rules, Rule 56 (a).”

October 28, 1996, the Writ of Mandamus was denied by the United State Court of Appeals. Eight words only: “It is ordered that the motion is denied.”

No explanation for the conduct of the court begin investigated—nothing. Just a denial of Mandamus, and to Hell with improprieties conducted by the defendants, and allowances by the court.

WHAT WAS MY POINT IN FILING FOR
A SUMMARY JUDGEMENT ON A UCC-9-503,
COLLATERAL TITLE TAKEN
WITHOUT JUDICIAL PROCESS?

My point, quite frankly (and believe it or not), was: (1) No court will allow fair play on the UCC-1 Liens now that the people have discovered them, and have possibly found remedy to this corruption in the commercial industry, which has cost millions of homes, farms and other equity rights to belong not to the people, but exclusive rights belonging only to the large corporations or “Old Boys’ Club members”, and (2) our constitutional rights are being, and have been, thrown out of the courts, which are sworn under Article VI, Clause 2, to protect us and the laws of the *Constitution*.

What makes this so sad, to me, and to other American citizens who know what our constitutional laws and constitutional rights are, our courts and our inherent, inviolable, perpetual duly constituted rights are, and seeing courts flagrantly charge through the proverbial “mine field”, knowing these cases are being exposed, charging onwards into areas where angels would fear to tip-toe.

Does the court's refusal to execute Summary Judgment cause harm to the UCC-1 Lien? No! It does not. Does the court's refusal to execute the Summary Judgment affect UCC-9-503 "taking possession of collateral without judicial process"? No! It does not.

Let's take a look at the probability in the refusal of the court to execute Summary Judgment. Why would such a position be taken on a lawful default, recorded of record? (1) Summary Judgment would bring about a federal audit of all accounts, businesses and other relevants as associated with this syndicated conglomerate alleging to be a public utility, which would disclose to the public the misuse of public funds. (2) Summary Judgment would disclose breach after breach of Illinois grandfathered laws, governing public utility companies. (3) Also current breaches of encumbering equipment, lines, and other properties governed by Illinois Title Codes under current public utility laws. (4) Summary Judgment would disclose monopolies and current violations of the Sherman Anti-Trust Act, including the Hobbs Act, the Banking Act, and last but not least, the Clayton Act, section (ss) 8:

Clayton Act. A federal law enacted in 1914 as an amendment to the Sherman Anti-Trust Act dealing with antitrust regulations and unfair trade practices. 15 U.S.C.A. ss12-27. The act prohibits price discrimination, tying and exclusive dealing contracts, mergers, and interlocking directorates, "where the effect may be substantially to lessen competition or tend to create a monopoly in any line of commerce".

THINK ABOUT IT!

However, when our courts uphold such flagrant violations, we, as the public utility owners who pay our taxes for these public utility bonds, must most assuredly question where our tax dollars have gone. And do we have a vested interest in all these foreign-held corporations owned by the public companies, which were purchased with our tax dollars—and where in the Hell are our dividends?! Our rates increase, instead of decrease? It's time to start asking questions!

V.K. Durham, holder in good faith.

* * *

V.K. DURHAM PURSUES JUSTICE

by V.K. Durham 10/31/96

United States Court of Appeals
Article III Jurisdiction
For the Seventh Circuit
Chicago, Illinois 60604

Certified P-470-469-590

The Honorable Circuit Judges:
Joel M. Flaun
Daniel A. Manion
Terence T. Evans

REF: (1) Denial of Writ of Mandamus (Nos. 96 C 739) (96-739WLB), V.K. Durham, secured party, plaintiff in pro se, holder in good faith, vs. Illinois Power Company, defaulting defendants.

REF: United States District Court for the Southern District of Illinois, case no. Misc-E-93-116-WDS, November 8, 1993, COSMOS Seafood Energy Marketing, Ltd., vs. Boatmens National Band and Trust.

REF: Murder and concealments of a homicide.

Honorable Judges, Flaun, Manion and Evans,

It is realized by me, this is an unprecedented attempt by me, V.K. Durham, to correspond directly with Judges on these issues, however, conditions as presenting unprecedented prevailing issues, warrants this correspondence.

Your Appellate Article III Jurisdiction was petitioned for a Writ of Mandamus to order a U.S. District Court Judge to perform his sworn duties, whereas said petition was denied.

This same Judge, William D. Stiehl (you may check the phone records), did call (618) 243-5615 after the filing of Misc-E-93-116-WDS, where upon he did state: "I know absolutely nothing about the UCC laws, therefore I must recuse myself from this case."

The case was never reassigned. I was the petitioner as the CEO of COSMOS Seafood Energy Marketing, Ltd. The co-CEO, Russell E. Herrmann-Herrman-Herman subsequently was murdered. (Prima facie evidence of photos affixed.)

Gentlemen, the two (2) cases, duly filed into the U.S. District Court for the South District of Illinois, whereas U.S. District Judge William D. Stiehl's frank admitting of lack of knowledge of Uniform Commercial Codes leaves much to be desired when Article III Jurisdiction, the *Constitution of the United States*, Article I, Clause 10, Rule of Decision, Choice of Constitutional Common Law of Contracts in Res Judicata, by U.S. Supreme Court grandfathered cases were petitioned. Whereas, in one particular instance, Judge Stiehl admitted knowing absolutely nothing about the Uniform Commercial Codes (witnessed).

Knowing this prevailing problem of not knowing the "Uniform Commercial Codes", as previously stated (witnessed) by Judge Stiehl, when the UCC-9-503 Default and Taking Title/Possession of Collateral Without Judicial Process, as provided by said UCC-9-503, UCC-1-105 was chosen as the Choice of Law. My Choice of Law Rule of Decision, the Constitutional Common Law of Contracts in Res Judicata, prevailing upon Article I, Clause 10, prohibiting impeding of contracts, pursuant to Article III Jurisdiction.

From appearances (a) either the laws are not known or understood, or (b) no laws are to made available to me. It's one of the two.

In the MISC-E-93-116-WDS case, the second CEO was murdered on or about August 29, 1994 (prima facie evidence photos affixed), before that case could or would be reassigned and/or adjudicated.

On January 13, 1994, I did petition the Illinois State's Attorney in Nashville, IL for (a) investigation into the murder of the second CEO, and (b) prosecution of said murder. Only to be informed, "I have no area of

jurisdiction”, by the Illinois State’s Attorney (?). I also petitioned the Illinois Attorney General—same response.

Gentlemen, something is very wrong here. (1) Clear-cut cases are presented, (2) [a] either the judge is unfamiliar with the laws, [b] recuses and fails to reassign, [c] fails his oath to the *Constitution of the United States*, [d] breaches Article VI, Clause 2, and fails to acknowledge Res Judicata pursuant to Constitutional Law on A Breach of Contract, In Default.

Now, therefore, gentlemen, three prime, clear-cut cases, one of which was clearly evidenced as a murder, have presented themselves for Resolution at Law, and By Lawful Means. All three cases bore my name, V.K. Durham. Each case involved duly constituted rights. All three were denied.

Gentlemen, would you care to reconsider the denial for Writ of Mandamus, or fully explain your reasons for denial of a breach of Rule of Decision, and Res Judicata.

V.K. Durham, attorney in fact, in pro se, secured party, holder in good faith.

UNITED STATES COURT OF APPEALS
ARTICLE III JURISDICTION
7th Circuit
219 S. Dearhorn Street
Chicago, Illinois 60604

V.K. Durham, in pro se,) APPEAL NO. 96-3565
holder in good faith,)
perfected collateral,) PETITION FOR RECONSIDER-
secured party,) ATION
Attorney in fact,) PETITION FOR 28 U.S.C.A.
plaintiff,) ss 1316 MANDAMUS
)
vs.) PETITION FOR 28 U.S.C.A. 372
) (c) (1). Facts contained on let-
ter-	
Illinois Power Company) head letter dated October 31, 1996
default debtor) to Judges, Joel M. Flaun, Daniel A.
defendants) Manion, Terence T. Evans (affixed
) hereto) two (2) pages, includ-
ing	
) prima facia photos. Certified
p-470-	
) 469-590.
) F.R. Civil Procedure Rule 12
(e).	
) MORE DEFINITE STATE-
MENT.	

DECLARATION

Now comes the appellant/declarant V.K. Durham, in pro se, holder in good faith, perfected collateral, secured party, attorney in fact, hereinafter called Durham, requesting (a) reconsideration for petition of Mandamus pursuant to the facts as presented in good faith, (b) Choice of Law, the *Constitution of the United States*, Article I, Clause 10, in Res Judicata, upheld by U.S. Supreme Court grandfathered cases as cited and contained in case 96-739-WLB, Article III Jurisdiction, U.S. District Court for the Southern District of Illinois, whereupon and whereas F.R. Civil Procedure Rule 56 (a). Summary Judgment was petitioned pursuant to the afore stated Res Judicatas persistently denied to said plaintiff/declarant/appellant Durham by failure of the court to uphold prevailing Laws and Rules of Court.

DECLARATION

Now comes the plaintiff/defendant/appellant Durham, pursuant to F.R. Civil Procedure Rule 12 (e) requesting this Honorable Court to issue to the plaintiff/declarant/appellant Durham a more definite statement as to why this court chooses not to grant said plaintiff/defendant/appellant Durham's petition for a Writ of Mandamus as petitioned pursuant to 28 U.S.C.A., Title V Jurisdiction and Article III Jurisdiction. Said plaintiff/defendant/appellant Durham understands the order denying, but fails to understand the reasoning or logic used by this Appellate Court in doing so, which fails to conform with the Administrative Procedures Act ss23.09, Mandatory Relief in General, and ss23.10, Jurisdiction to Grant Mandatory Relief, and ss23.04, Injunction and Declaratory Judgment as sought in the original case 96-739-WLB. Now, therefore, failing to fully understand said order denying Writ of Mandamus, said plaintiff/defendant/appellant Durham is praying for a more definite statement of this reasoning, given such a decision, when said Cause involves a simple sum certain contract in Default six times, as clear cut, in Res Judicata, evidenced by said secured party, plaintiff/defendant/appellant Durham has brought forth.

Further, said plaintiff/defendant/appellant Durham had brought up the issue of investigating the district court pursuant to 28 U.S.C.A., Title V, Article III Jurisdiction in original petition for Writ of Mandamus to the U.S. Appeals Court. This Court failed to discuss or dispose of this or these sets of issues brought forward in said Appeals Case no. 96-3565, duly filed in said case as originally duly filed into the Court Record, failing to gain full determination of said Appeals Court. This partial decision by said Appeals Court, by ordering to deny plaintiff/defendant/appellant Durham's petition for Writ of Mandamus in no way alleviates this Appellate Court's responsibility and sworn duty to address all issues brought forth by said plaintiff/defendant/appellant Durham. A partial judgment constitutes justice half served, or in other words, lack of justice; justice denied.

Now, therefore, if, in the event this Appeals Court chooses to deny said plaintiff/defendant/appellant Durham's petition in full, then said plaintiff/defendant/appellant Durham hereby and herein requests a more definite statement as to the reasons for said denial. For, as a pro se litigant, the U.S. Appeals Court, Article III Jurisdiction, for the Seventh Circuit, Chicago, Illinois, has as its sworn duty to the *Constitution of the United States*, an obligation to help said plaintiff/defendant/appellant Durham better understand the law and workings thereof (Haines vs. Kerner) whereupon and whereas said plaintiff/defendant/appellant Durham requires by law these more definite statements in order to better understand why her complaint is not being pursued nor justice being attained in something as simple as a Contract in Default and Default Taken in Conformance with Law per Rule of Decision, in Res Judicata.

Date: October 31, 1996

Signed: V.K. Durham, plaintiff/defendant/appellant, in pro se.

CHAPTER 11

FREE CHOICE CREATED NO DEBT

CANADIANS ARE DESIROUS OF PAYMENT?

FOR WHAT?!

PROPERTIES LOST DURING AND AFTER THE REVOLUTIONARY WAR (THEY SAY).

TAKE IT UP WITH THE “Q”

by V.K. Durham 10/30/96

There it has been rumored, the Canadians want reparation for lands they allege were lost during the American Revolution, and they are desirous of payment for those allegedly lost lands. Nope! Ain't going to happen. Not from this source—not unless Hell freezes over!

In the event Canadians are hoping to cash in on the old Contract/Certificate for remuneration of sorts for allegedly lost lands, they had best go to their treaty at that time executed by the Crown of England. The treaty allowed all who were desirous of remaining in this country were by treaty law allowed to remain unmolested, allowed to retain all property rights, and were given the choice of remaining loyal to the Crown as Canadians and subjects of the Crown, or they had the choice of becoming American citizens. They were not deprived of any rights, or properties. The right of choice was clearly theirs. This old bull-larkey of wanting remuneration for something they gave up willingly will not fly with me, nor will I allow one American penny to be paid to them from the old Contract/Certificate's accrued interest. As I stated: take it up with the “Q” (Queen).

No one has ever bothered to take a good, long, hard look at my name. It is the name I was born with. Canadians would be knowledgeable of the name Durham. The “Q” (dear old cuz) is well aware of that name. The English Parliament is well aware of that name. That name, throughout historic past, has caused many a crowned head a lot of problems, even to the loss of heads.

When one of my great grandfathers left the English Parliament, it was said that “Parliament will never be the same.” The same holds true in reference to the wanting remuneration for something which they freely gave up. For, the accrued interest on that old Contract/Certificate will never be allowed subject to the same old games played by my cousins throughout generations, causing harm to countless numbers of people, through countless generations, in countless countries since time began. It will not be allowed to happen again.

My name is far older than the Queen's, for while the “Q's” family were still sitting in front of warm fire-places in their German castles, my progenitor William the Bastard, from Normandy, had already conquered England, and our families sat in original form as the heads of England, whereupon the unity of Tripartate of the civilized European Nations, sanctioned by the Church!

Our blood has not become bastardized!

In the event the “Q” woke up, she would know I still have the double eagles. They are my birth right. Also, the “Q” is aware, I also have the three lions and the chevron. Although she has an impressive crest, hers

pales next to those belonging to me as my inherent, perpetual birth right. Now, therefore, taking into consideration, the “Q” and myself favor in looks or appearance to one another, any similarity ends rights there.

Unlike the “Q”, I have no illusions of grandeur, I can only live in one house at a time, and my life is a simple life, only desirous of that which has been stated by me and by Russell so many times before: It is America and Americans first, last and always. Once this nation is secured, the homeless housed, the jobless with jobs, our industry and manufacturing restored, our *Constitution* restored, and every single American citizen is safe and in the event old cuz, the “Q”, is still around and kicking, we might discuss her problems. That is very doubtful, because I am becoming very bitchy in my old age, especially regarding the lack of morals, lack of common decency, lack of dignity, lack of pride and lack of responsibilities such as exemplified by her and her family members. Which most assuredly set a poor example for younger and more impressionistic minds of our youth. Examples must be set by those who lead. In the event bad examples are set, our youth have nothing else to follow as guidelines.

The only, other similarity between the two of us is that the young Princess Diana and my daughter could be stood side by side and it would be difficult to tell them apart. Of course, Princess Diana is a Spencer; however, the DNA runs strong in those old families. It pops up in the 3-2-1 ratios of genetics.

Now, back to the Canadian issue. Remember the old parliamentary saying of “shades of radical Jack”. Then think about the 3-2-1 ratio. Jack’s back, boys and girls! For the readers’ information, Jack caused 60 years of bad English law to be repealed, and called for reform of the common laws.

There will be no remuneration on lands freely given up.

V.K. Durham (one of the old lions)

74. TREATY OF PEACE WITH GREAT BRITAIN

September 3, 1783

(Malloy, ed. *Treaties, Conventions, etc.*, Vol. I, p. 586ff.)

The surrender of Cornwallis at Yorktown, October 19, 1781, brought an end to the British effort to subdue the American colonies. February 27, 1782, a motion urging King George to end the war passed the House of Commons; a month later Lord North resigned, and the Rockingham Ministry entered into negotiations for a definitive peace. Congress appointed John Adams, Benjamin Franklin, John Jay, Henry Laurens, and Thomas Jefferson to conduct the negotiations, but Jefferson did not leave America, and Laurens was released from prison too late to take part in the peace conferences. The chief burden of the negotiations fell upon Franklin, and the treaty is largely a tribute to his shrewdness, persistence, and sagacity. On the Treaty, see the scholarly account by J.B. Scott, in S.F. Bendis, ed. *American Secretaries of State*, Vol. I, chs. iv-v; A.C. McLaughlin, *Confederation and Constitution*, chs. i-ii; E.G. Petty, Lord Fitzmaurice, *Life of William, Earl of Shelburne*, Vol. III.

Art. I.—His Britannic Majesty acknowledges the said United States, viz. New Hampshire, Massachusetts

Bay, Rhode Island, and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, and Georgia, to be free, sovereign and independent States; that he treats with them as such, and for himself, his heirs and successors, relinquishes all claims to the Government, proprietary and territorial rights of the same, and every part thereof.

Art. II—And that all disputes which might arise in future, on the subject of the boundaries of the said United States may be prevented, it is hereby agreed and declared, that the following are, and shall be their boundaries, viz.: from the northwest angle of Nova Scotia, viz.: that angle which is formed by a line drawn due north from the source of Saint Croix River to the Highlands; along the said Highlands which divide those rivers that empty themselves into the river St. Lawrence, from those which fall into the Atlantic Ocean, to the north-westernmost head of Connecticut River; thence down along the middle of that river, to the forty-fifth degree of north latitude; from thence, by a line due west on said latitude, until it strikes the river Iroquois or Cataraquy; thence along the middle of said river into Lake Ontario, through the middle of said lake until it strikes the communication by water between that lake and Lake Erie; thence along the middle of said communication into Lake Erie, through the middle of said lake until it arrives at the water communication between that lake and Lake Huron; thence along the middle of said water communication into the Lake Huron; thence through the middle of said lake to the water communication between that lake and Lake Superior; thence through Lake Superior northward of the Isles Royal and Phelipeaux, to the Long Lake; thence through the middle of said Long Lake, and the water communication between it and the Lake of the Woods, to the said Lake of the Woods; thence through the said lake to the most northwestern point thereof, and from thence on a due west course to the river Mississippi; thence by a line to be drawn along the middle of the said river Mississippi until it shall intersect the northernmost part of the thirty-first degree of north latitude. South, by a line to be drawn due east from the determination of the line last mentioned, in the latitude of thirty-one degrees north of the equator, to the middle of the river Appalachicola or Catahouche; thence along the middle thereof to its junction with the Flint river; thence straight to the head of St. Mary's River; and thence down along the middle of St. Mary's River to the Atlantic Ocean. East, by a line to be drawn along the middle of the river St. Croix, from its mouth in the Bay of Fundy to its source, and from its source directly north to the aforesaid Highlands, which divide the rivers that fall into the Atlantic Ocean from those which fall into the river St. Lawrence; comprehending all islands within twenty leagues of any part of the shores of the United States, and lying between lines to be drawn due east from the points where the aforesaid boundaries between Nova Scotia on the one part, and East Florida on the other, shall respectively touch the Bay of Fundy and the Atlantic Ocean; excepting such islands as now are, or heretofore have been, within the limits of the said province of Nova Scotia.

Art. III—It is agreed that the people of the United States shall continue to enjoy unmolested the right to take fish of every kind on the Grand Bank, and on all the other banks of Newfoundland; also in the Gulph of Saint Lawrence, and at all other places in the sea where the inhabitants of both countries used at any time heretofore to fish. And also that the inhabitants of the United States shall have liberty to take fish of every kind on such part of the coast of Newfoundland as British fishermen shall use (but not to dry or cure the same on that island) and also on the coasts, bays and creeks of all other of His Britannic Majesty's dominions in America; and that the American fishermen shall have liberty to dry and cure fish in any of the unsettled bays, harbours and creeks of Nova Scotia, Magdalen Islands, and Labrador, so long as the same shall remain unsettled; but so soon as the same or either of them shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such settlements, without a previous agreement for that purpose with the inhabitants, proprietors or possessors of the ground.

Art. IV—It is agreed that creditors on either side shall meet with no lawful impediment to the recovery of the full value in sterling money, of all *bona fide* debts heretofore contracted.

Art. V—It is agreed that the Congress shall earnestly recommend it to the legislature of the respective States, to provide for the restitution of all estates, rights and properties which have been confiscated, belonging to real British subjects, and also of the estates, rights and properties of persons resident in districts in the possession of His Majesty's arms, and who have not borne arms against the said United States. And that persons of any other description shall have free liberty to go to any part or parts of any of the thirteen United States, and therein to remain twelve months, unmolested in their endeavors to obtain the restitution of such of their estates, rights and properties as may have been confiscated; and that Congress shall also earnestly recommend to the several States a reconsideration and revision of all acts or laws regarding the premises, so as to render the said laws or acts perfectly consistent, not only with justice and equity, but with that spirit of conciliation which, on the return of the blessings of peace, should universally prevail. And that Congress shall also earnestly recommend to the several States, that the estates, rights and properties of such last mentioned persons, shall be restored to them, they refunding to any persons who may be now in possession, the *bona fide* price (where any has been given) which such persons may have paid on purchasing any of the said lands, rights or properties, since the confiscation. And it is agreed, that all persons who have any interest in confiscated lands, either by debts, marriage settlements or otherwise, shall meet with no lawful impediment in the prosecution of their just rights.

Art. VI—That there shall be no future confiscations made, nor any prosecutions commenced against any person or persons for, or by reason of the part which he or they may have taken in the present war; and that no person shall, on that account, suffer any future loss or damage, either in his person, liberty or property: and that those who may be in confinement on such charges, at the time of the ratification of the treaty in America, shall be immediately set at liberty, and the prosecutions so commenced be discontinued.

Art. VII—there shall be a firm and perpetual peace between His Britannic Majesty and the said States, and between the subjects of the one and the citizens of the other, wherefore all hostilities, both by sea and land, shall from henceforth cease; (sic) All prisoners on both sides shall be set at liberty, and His Britannic Majesty shall, with all convenient speed, and without causing any destruction, or carrying away any negroes or other property of the American inhabitants, withdraw all his armies, garrisons and fleets from the said United States, and from every post, place and harbour within the same; leaving in all fortifications the American artillery that may be therein; And shall also order and cause all archives, records, deeds and papers, belonging to any of the said States, or their citizens, which, in the course of the war, may have fallen into the hands of his officers, to be forthwith restored and delivered to the proper States and persons to whom they belong.

Art. VIII—The navigation of the river Mississippi, from its source to the ocean, shall forever remain free and open to the subjects of Great Britain, and the citizens of the United States.

Art. IX—In case it should so happen that any place or territory belonging to Great Britain or to the United States, should have been conquered by the arms of either from the other, before the arrival of the said provisional articles in America, it is agreed, that the same shall be restored without difficulty, and without requiring any compensation....

CHAPTER 12

NWO TAKEOVER CONTINUES

D-DAY 1996

As election day creeps-up on us, we are hearing rumors about some of our high-ranking US Military now being unlawfully arrested (by WHO?) for not going along with the NWO takeover of America. Is this it? I do not know if it is, BUT, years ago the year 1997 was in my documents. If the UN is going to take over America openly, Clinton will need an “excuse”— what will it be? Economic—financial collapse? / Domestic Terrorist threat? / Foreign Terrorist threat? [a combination of these or] How about: A plague has been unleashed upon us by Saddam Hussein, and everyone MUST be inoculated and receive their National ID Card.

Are all the recent revelations about the Gulf War Syndrome just TIMELY coincidence? Are these “leaks” or admissions planned—orchestrated and now the timing is right? Slowly, the admissions, YES it was Saddam, not the NWO who caused GWI and shucks, golly gee says the DOD/CIA, we haven’t been able to figure all this out for almost 6-years, but now we know, it was Iraq (of course). That being the case, our veterans have returned as carriers of a plague and the entire US population is at risk and must receive a vaccine, and in order to identify who has received it or not, everyone MUST carry their National ID Card, or be segregated from the healthy (card carrying) public in concentration work camps, just like those who ARE going to be identified as having GWI, will be placed in special camps for the protection of YOU the healthy card carrying public. [Does this mean that all Veterans and active duty American forces (who won’t fire on Americans) will be considered a threat to National Security because they were exposed/infected and we then will need the UN troops to replace them?] We are also hearing stories about (possible) foreigners coming into the US carrying vials of biologicals. That may be real or a real possibility but ask yourself WHO is our real enemy? Is our enemy (that we should fear) really Saddam Hussein in his tiny country of Iraq? Or is our enemy already here and under communist UN/NWO control? Are these releases (publicized)/orchestrated so that the public will be in FEAR of foreign biological attack and therefore will WELCOME the UN occupation of the US? And everyone will have to give up all rights, search and seizures take place by military/MJTF forces against the American civilian population for OUR protection? Now you will be hearing that it is possible that Iraq had the potential to deliver biological weapons in Scuds a new exposé will declare, ONLY, no one can figure out how it is that Iraq had the technology and NOT the US instead, and who sold the technology to Iraq? There is lots more but all of these lead down one road FEAR and a scapegoat, to make it a reality that someone else caused the GWS PLAGUE that is upon us. WHAT IS THE REAL ANSWER? One day you may read “Prussian Blue and the New World Order”, or maybe you will be unlucky enough to live (and die) some of it!

[Excerpt from “*The Saddest Chapter of Americas History*” —by Peter Kawaja, follows]:

GW is a ***Communicable Disease***, spreading worse than AIDS, by casual (non-sexual) contact, through perspiration, or by being close to someone who coughs. Your children can be infected at a playground or at school. Mycoplasma incognitas contains 40% of the HIV (AIDS) envelope, which was tampered with by humans. **It is a warfare agent BY DESIGN.** Our Government is involved in this great crime and cover-up. A nationwide/worldwide panic is going to be created, of such magnitude, that it will threaten our

very existence. This same government will then step in to offer a solution, they will have an antidote, *a treatment*, BUT, only those who will accept the Medical ID (national id) will be treated, all others will be considered a danger and threat to society, hunted down, and imprisoned or killed. Americans will welcome this solution, will turn-in their neighbors and friends in order to survive themselves. At the same time, **this instrument WILL permanently-publicly SUSPEND THE CONSTITUTION OF THESE united STATES**, to allow United Nations Rule, the New World Order/One World Government. **AMERICA WILL BE ENSLAVED.**

[PS—Clinton is at Ft. Bliss/El Paso, Texas—today, WHY?]

Almost ALL—US Combat Arms (units) are presently deployed out of the United States!

We are VULNERABLE and ripe for the pickins.

CHAPTER 13

EKKER TRIAL UPDATE ON HOUSE CASE

by Gene Dixon 8/17/96

This statement was prepared by Gene Dixon and read at the 8/17/96 meeting with Commander Hatonn. We have decided to share it with all our inquiring readers at this time.

To All Interested Parties:

In the matter of Doris and E.J. Ekker vs. Larry Mitchell et al. (this is the case of the non-sale of Ekkers' house), because more than several persons have approached me and commented on the "fact" that the Ekkers had lost their lawsuit, or had been defeated very badly in court, etc., etc.; and none of this is true.

I was assisting Mr. Brad Elley, attorney for Ekkers, and was a percipient witness to the events that happened at "trial" during those days (August 5th and 6th, 1996), and it is not true that the Ekkers lost their case and as the facts are unfolding they may come out of it in better shape now because of the delay. Delay is not always bad, even after 8 years.

This is what happened. Prior to trial, the matter (case) was transferred from Judge Wallace to Judge Chapin. The only explanation rumored is that Judge Wallace elected to take two court trials and, thus, the Ekker case was transferred to Judge Chapin. If Judge Wallace was given a choice, I would find it difficult to believe that he would let go of this case that he had known so well for so many years.

Mr. Brad Elley had prepared well for trial, was extremely focused on the issues and all pre-trial work was out of the way and he had settled in locally for the trial. At the last moment Mr. Horn (opposing counsel) basically resubmitted a motion entitled "Motion in Limine" for the purpose of denying the Ekkers the opportunity to present any evidence of a non-sale. This (the fact that there was no sale) was the Ekkers' entire case.

Mr. Elley was not concerned about this motion because the identical motion, under a different name, had been made on the same factual circumstances, previously, before Judge Wallace, and Judge Wallace had denied it. There was little thought that this new Judge would make a different ruling. However, in pre-trial arguments, that carried over until mid-morning of the next day, the Judge announced that, on his own, he had gone beyond the motion, as filed by Mr. Horn, and had dug out all of the many volumes of the house (non-sale) case file not "caught" by anyone and not raised by Mr. Horn. Judge Chapin had found a defect, that defect being that when Mr. Tips (Ekkers' former attorney) negotiated a settlement with the R.T.C. (Resolution Trust Corporation) and Santa Barbara Savings and Loan, that Mr. Tips had wrongly and unknowingly disposed of the house case. Mr. Brad Elley argued strenuously that this was not likely, as the written agreement of dismissal expressly reserved the right of the Ekkers to continue with the house case.

Judge Chapin was undeterred and made his ruling adverse to the Ekkers. Mr. Elley then negotiated a continuance of the execution of the court's order until November, 1996, and paved the way for the Ekkers to file a Writ of Certiorari, or whatever appropriate document Mr. Elley decides to file, which will be filed as soon as possible.

I am happy to say that preliminary research done for the Writ has been fruitful and rewarding, and the Ekkers and Mr. Elley are even better prepared.

Technically, a trial never started. By law, a trial starts when the first witness is sworn to testify. This was just another battle, not the war, and as the saying goes, when you go to court with the Ekkers expect the unexpected and the unusual.

Hopefully, some day soon, they will have their day in court. In the meantime, Mr. Elley has a major court appearance before Judge Gibbons on August 21, 1996, and let's hope that truth and justice will prevail this time.

Mr. Gene Dixon, Director, Constitutional Law Center

CHAPTER 14

A TIP OF THE ICEBERG

V.K. FINDS MORE FISH IN THE COURTHOUSE. BUT AN HONORABLE JUDGE!

by V.K. Durham 11/7/96

By now, all of you are aware of the Illinois Power “thing”.

Yesterday, November 6, 1996, after all this time (more time than allowed by the Rules of Court, Rule 56 (a)) of filing into the court records documents which were being obviously scrutinized and controlled by the Court Clerks, relating to what appeared to those of us present at the filings, and more factually evidenced in yesterday’s court proceedings. There appear to be more fish in the courthouse than just one or two judges.

From what was evidenced in yesterday’s hearings, the presiding judge himself was deliberately kept out of the U.S. District Courthouse “loop”. The acts against Public Policy had never reached his ears, nor the evidence placed before his eyes. This U.S. District Court presiding judge was not aware of the favoritism, or the prejudicial treatment as related to IN PRO SE petitioners, and the Bar Association.

Let me make something very clear to all of you here and now. I do not agree with those of you who go into the people’s courts screaming and yelling at the judges. Not all judges are bad. Politeness goes a long way. Perhaps more consideration should be given and the issues very carefully and politely stated to the judge in order the judge may more fully understand (1) jurisdiction, (2) issue, and (3) constitutional case law, as applicable to your issues. Screaming offends all three issues, as well as the judge on the bench.

Example: I was offered a judgeship back years ago. In the event I were a judge on the bench, even my position would be sorely tested when confronted with such hostilities. I am not defending judges, I am defending the people’s contracted rights and those rights are supposed to be protected by those sitting on the people’s bench. So, try to understand, the judge may not have the full information. Ask your judge, “Have you familiarized yourself and read the complaints or pleadings at issue in this case?”

In the event the bench has not read the case, show respect to the bench, and carefully go through the issues, step-by-step, to fully inform the bench. It helps.

Now, back to yesterday. From what was evidenced in the court, the presiding judge had deliberately been kept in the dark by the Magistrates and Court Clerks under his jurisdiction. We watched (what appeared to be, in my opinion) an honorable man suffering assault after assault to his honorable judicial and moral senses, in an attempt to influence the judge with the influence of the Bar Association by the defendant’s counsel of record.

In this hearing, the defendant’s counsel was allowed to present their motions first. The plaintiff (myself) sat silently, listening to slanderous, disparaging, contemptuous remarks and utter contempt for in pro se peti-

tioners.

It was clearly evidenced and stated by the counsel for the defense: “Your Honor, this is an in pro se petitioned case. Your Honor, you and I know how much trouble has been given to the courts by these in pro se cases, and how much trouble it has caused the courts and the Bar Association.”

The counsel for the defense noticed to the bench/court, (1) they demanded sanctions against the plaintiff in pro se, (2) the plaintiff in pro se was not a member of the Bar Association, (3) the power of attorney was fraudulent and the plaintiff in pro se had any authority or interest in said power of attorney, (4) that the certificate of deposit in the amount of \$5.00, bearing 5% per annum, dated October 9, 1941, would, if calculated, be worth only about a \$1,000 maximum, and (5) they then, with great exuberance, evidenced to the bench/court the Denial of a Writ of Mandamus petitioned by the in pro se plaintiff, then (7) proceeded with the same exuberance in noticing the bench/court of a letter written by the in pro se plaintiff.

The bench/court had been listening very carefully to the Bar Association’s counsel for the defense, up to the point number (5). Suddenly the bench/court sat erect. “What Mandamus?!”, exclaimed the bench/court. The Bar Association’s counsel for the defense replied: “The one the in pro se plaintiff filed against Judge _____.”

“What judge?!”, demanded the bench. It was clearly evidenced, the presiding judge was clearly without knowledge of misconduct ongoing by underlings in his courthouse. Also, it was clearly evidenced the Bar Association’s counsel for the defense had stepped in it, big time.

The nonmember of the Bar Association, the plaintiff in pro se, was then asked to present the plaintiff’s case.

First, the nonmember of the Bar Association, validated number (3) establishing the validity of the Power of Attorney, and rights inherent, inviolable, and perpetual pursuant to the Power of Attorney as a contract, and a fiduciary. Further establishment of inherent rights, for the attorney in fact “granted contract” to collect any and/or all monies due to the grantor bore the same maiden name Durham or for her estate. The bench/court was made aware of an aunt/mother situation. To this, the bench/court was most courteous.

Next, the bench/court, in all honesty (I truly believe), stated it did think the bench/court could take a \$1.00 Federal Reserve Note, and go to the bank and obtain a \$1.00 Treasury Certificate. The bench/court was respectfully asked to take advantage of his lunch break, and go to the bank and try to buy a \$1.00 U.S. Silver Treasury Certificate with a \$1.00 Federal Reserve Note. Apprising the bench/court of a \$35.00 to \$1.00 parity (difference).

Knowing the bench/court was not fully aware of sets of circumstances, and laws such as presented, the non Bar Association in pro se plaintiff, apprised the bench/court of 12 U.S.C. ss411, and the difference between constitutional lawful money and legal tender as represented by the Federal Reserve Note(s). There was no disrespect intended, nor given to the bench. Nor, on the other hand, was disrespect directed towards the non Bar Association in pro se, plaintiff. The two of us were experiencing a learning experience, for I had learned that this elderly, honorable man had not been previously made aware of the relevants, as they had been secreted from him by Magistrates under him, and Court Clerks who practice

law on their own—and it was clearly evidenced that this elderly, honorable man was trying to fully understand. Especially, understand why a Mandamus would be petitioned by this non Bar Association in pro se plaintiff. For, as I have explained to each of you many, times, Mandamus petitions should never be petitioned out of frivolity! The Mandamus provisions protect our rights; never, never misuse them!

In watching this elderly presiding judge, he reminded me of my old law professor, Judge Edward Meyers, whom we called, in loving affection, the “Rock”. The “Rock” is best remembered by me, and others, as a combination of Chief Justice Marshall, Daniel Webster, and Chief Justice Storey, all balled up into one, slightly bent (with age), knowledgeable, tolerant, full of the wisdom of the ages, honorable, ethical, fair, equatious, and always willing to listen, and to learn, in order to be fair. For in the “Rock’s” own words: “When I listen to you, I hear what you need.” Then he would continue: “Let me hear Jurisdiction. Then let me hear your issues. Then, present me with unimpeachable precedents. Only then, may I be fair, and adjudicate fairly.”

Yesterday, the bench/court asked jurisdiction. Jurisdiction was clearly evidenced. The bench/court was then asked (when the jurisdiction question was asked, for it was clear the case as petitioned had not been reviewed): “Your Honor, have you read the case as petitioned?” A fair and honest response: “No, I have not.” At which time, the case itself was presented, and unimpeachable, supreme court cases, grandfathered, which have never been overturned were presented as pleaded, including the Rule of Decision (granted in UCC-1-105, Choice of Law); the *Constitution* “for” and “of” the United States, grandfathered; the *Bill of Rights* (the Preamble was read into the courts record); and the Prohibition by Acts of Congress, the *Constitution* for and of the United States, Article I, Clause 10, Prohibition of Impeding and Impairing of Contracts, identifying the *Constitution* as a contract of law and so forth.

The unimpeachable cases were read into the Court Record. The bench/court then inquired: “You seem very knowledgeable of legal terms. Where do you get your information?” At which time, I, the non Bar Association in pro se plaintiff, produced my source. I held up to the bench/court a book. “I can’t see that book from this distance, come forth to the bench, whereas I may see the book of your source,” responded the bench. I walked to the bench, the book in hand, opened the book for the bench to see its contents and subject material. At which time, the bench itself read into the Record: “Constitutional Law Cases and Reviews, 1959 edition.” I stated to the bench, and for the Record, this was my old law book from my years in law school, back before our laws were changed.

The bench then asked me if I was an attorney. I told him no. He asked me if I wanted to be represented by an attorney. Again I told him no, because there were no constitutional lawyers to my knowledge, who could, or would take the case, or were qualified to take the case. He sat there, and gave much consideration to what I was saying. He then said: “You have used so many legal terms, I am not certain I know what they mean, would you please tell the court how you know so much about the law (both he and I knew where this was going).” “Your Honor, I have taught the *Constitution* for many, many years. I, your Honor, do not belong to the Bar Association, I am not an attorney. I am a common lawyer, and an international corporate counsel.” “Hmmm. A common lawyer (with a slight smile, attempted to be concealed, as well as a couple of slight nods of his head), do you have a license?” he inquired. “No sir, I don’t need one, but this is my number,” I replied. “I can not make a decision on this case today—however, I assure you, I will read this case in its entirety and make my decision,” said the bench/court. With that, the day in court ended.

The arrow had struck its mark. The Bar Association, and the attorneys for the defense (stated in the letter addressed by the Bar Association attorneys) have no standing in this constitutional set of issues, for the Bar Association, as related to the constitutional law pleaded, is ex post facto. And the Bar Association counsel for the defense was in Default six or more times, and in all probability standing in contempt of court by failing to comply with Local Rule 11 (b).

Well, the old *Constitution*, like Lazarus, rose from the dead yesterday. She stood proud for all of you. Her VIth Article, Clause(s) 1 and 2 were invoked. She is a grand old lady, when properly presented; God bless her.

V.K. Durham

CHAPTER 15

HISTORIC LAWSUIT FILED

BY EUSTACE MULLINS

by Eustace Mullins 10/25/96

HISTORIC LAWSUIT FILED IN

PITTSFIELD, MASSACHUSETTS

A lawsuit filed in Pittsfield, Massachusetts Superior Court, October 25, 1996 by writer Eustace Mullins, 73, of Staunton, Virginia seeks \$10 million damages against the *Berkshire Eagle*. Mullins charges libel and conspiracy to deny civil rights. His suit alleges that flyers were distributed in the Berkshires that listed his best selling books, among them the only history of the Federal Reserve System and the only authorized biography of the poet Ezra Pound, and newspaper ads stating he would lecture on the Federal Reserve System on Sept. 27, 1996. The *Berkshire Eagle* ran a front-page story Sept. 26, 1996 denouncing him and describing him as having a “nefarious reputation”, resulting in cancellation of his lectures at four area locations.

Mullins charges the *Berkshire Eagle* with violation of *First Amendment* guarantees of freedom of speech and right to peaceably assemble. His suit notes that the *Berkshire Eagle* “betrayed the entire history of American journalism, which has fought for freedom of speech since the Peter Zenger case.” He cites Constitution of Massachusetts Article XIX “Right of people to assemble peaceably. The people have a right, in an orderly and peaceable manner, to assemble to consult upon the common good.” Mullins claims that the *Eagle* attack is an assault upon a senior citizen with intent to commit bodily harm and death, citing his advanced age and medical problems of which the *Eagle* had direct and advanced knowledge. Mullins charges that the *Eagle* consulted “voluminous illegally collected secret files, maintained solely for the purpose of attacking him.” Mullins asked for damages because the *Eagle* attack on him is the outstanding hate crime of 1996" in which the *Eagle* sought to profit by unleashing powerful forces of social hatred and bigotry throughout the Berkshires.

For verification see Court Records or phone 413-528-3154.

CHAPTER 16

THE NEWS DESK

by Dr. Al Overholt 11/12/96

RULES FOR REVOLUTION

Excerpted from *THE BIG LIE* flyer, [quoting:]

A. Corrupt the young; get them away from religion. Get them interested in sex. Make them superficial; destroy their ruggedness.

B. Get control of all means of publicity, thereby:

1. Get people's minds off their government by focusing their attention on sexy books and other trivialities.

2. Divide the people into hostile groups by constantly harping on controversial matters of no importance.

3. Destroy the people's faith in their natural leaders by holding the latter up to contempt, ridicule, and obliquity.

4. Always preach true democracy, but seize power as fast and as ruthlessly as possible.

5. By encouraging government extravagance, destroy its credit, produce fear of inflation with rising prices and general discontent.

6. Foment unnecessary strikes in vital industries, encourage civil disorders, and foster lenient and soft attitude on the part of the government toward such disorders.

7. By specious argument cause the breakdown of the old moral virtues; honesty, sobriety, continence, faith in the pledged word, [*and*] ruggedness.

C. Cause the registration of all firearms on some pretext, with a view to confiscating them and leaving the population helpless.

Read, stop and think. This list is the **"Communist Rules for Revolution" found by the Allied Forces May, 1919 in Dusseldorf, Germany. NOW READ IT AGAIN!** [*emphasis mine*] [End quoting]

When you observe what is going on in the world **TODAY**, can you still say there is **no conspiracy** to take over the control of the world by the **EVIL POWER ELITE??** **Let us face the truth!**

SAVE OUR COUNTRY!

Call or Write Your Congressman and Demand They Say “NO” to:

cartoon
world news

Excerpted from *THE BIG LIE* flyer, [quoting:]

FEDERAL RESERVE SYSTEM: the privately owned ‘central bank’ to which Congress yields power to regulate the money supply. It is NOT a U.S. government agency. It is NOT federal nor is it owned by the government.

INTERNAL REVENUE, TAX and AUDIT, SERVICE, INC.: is incorporated in the State of Delaware as a private corporation. The IRS is the debt-collection arm of the Federal Reserve Bank. No monies collected from taxpayers have been sent to the U.S. Treasury for the Constitutional operation of the government.

COMPUTERIZED or PUNCHED VOTING CARDS: demand paper ballots which are tallied locally.

“COLOR OF TITLE” DEEDS: U.S. citizens have their God-given right to own property with no strings attached.

UNITED NATIONS: the tax-exempt foundation of the “New World” internationalists which has transferred our American military to UN command.

BUREAU OF LAND MANAGEMENT, WILDERNESS AREAS & FEDERALLY-CONTROLLED NATIONAL PARKS: 40% of all American land belongs to the federal government in violation of the *Constitution* which gives states original control. The federal government is now turning our land over to the United Nations.

EXECUTIVE ORDERS: [*see list below*] The President putting orders into law without congressional vote is total dictatorship. All registered executive orders need to be reversed.

FOREIGN AID: We, the People gave no one authority to give money to foreign countries in order to increase the national debt to private bankers.

DEPT. OF EDUCATION: no federal rules, grants or mandates. No Headstart...let’s take the responsibility of teaching and raising our children back, as parents.

ATF, FBI, DEA, FDA, CIA, EPA, FinCEN, OHSA, ETC.: Overpowered, unneeded policing by a federal government running wild.

NAFTA, GATT & ALL TRADE AGREEMENTS: designed to kill American industry and make the U.S. a third-world nation.

SUBSIDIES: to airlines, railroads and other businesses. This is only a form of welfare. Definitely no funding of the fine arts.

Tell them NO-NO-NO [*emphasis mine*]! [End quoting]

EXECUTIVE ORDERS WARNING!

Excerpted from *THE BIG LIE* flyer, [quoting:]

The following Executive Orders, recorded in the Federal Register, and therefore accepted by Congress as the law of the land, can be put into effect at **any time an emergency is declared**. [*emphasis mine*]:

10995 - **All communications media** seized by the federal government;

10997 - **Seizure of all electrical power**, fuels including gasoline and minerals;

10998 - **Seizure of all food resources**, farms and farm equipment;

10999 - **Seizure of all kinds of transportation**, including your personal car, and control of all highways and seaports;

11000 - **Seizure of all civilians for work** under federal supervision;

11001 - **Federal takeover of all health, education and welfare**;

11002 - **Postmaster General empowered to register every man, woman and child** in the USA;

11003 - **Seizure of all aircraft and airports** by federal government;

11004 - **Housing and Finance** authority may shift population from one locality to another. Complete integration.

11005 - **Seizure of railroads**, inland waterways, and storage facilities;

11051 - **The director of the Office of Emergency Planning authorized to put Executive Orders into effect [TAKE NOTE, HE WILL HAVE DICTATORIAL POWERS.] in “times of increased international tension or financial crisis”**. He is also to perform such additional functions as the President may direct.

Aid & Abet, Vol. 2, No. 6:

For more information on “Emergency” measures look up Federal Emergency Measures [*Management?*] Act (FEMA). The Western states’ recent power outages may very well be a test to implement FEMA and

Martial Law. Read Executive Order 13010, section 5(c): “The Advisory Committee shall be established in compliance with the *Federal Advisory Committee Act*, as amended (5 U.S.C.app.) **The Department of Defense shall perform the functions of the President under the Federal Advisory Committee Act for the Advisory Committee, except that of reporting to the Congress**, in accordance with the guidelines and procedures established by the Administrator of General Services.” Read again - read closely. Call your Congressman and ask for a complete copy of 13010. This order was signed and registered July 15, 1996. Congress has 30 days to act on executive orders. It is no coincidence this was registered within the 30 days falling during the Congressional recess.

CREATE THE PROBLEM—PROVIDE THE SOLUTION? [*That’s the philosophy of the government to make you THINK you need them.*]? [End quoting]

For those who keep asking “What can I do?”—What do you think might happen if at least 5 million calls, faxes and/or e-mail started flooding the Congress and the President in the next couple of days? Wouldn’t it be nice to find out? They fix the ballot boxes but they can get the message if you go direct.

DO WE TRUST GOVERNMENT?

graph of people’s
trust in gov’t

THE NATURE OF THE UNIVERSE

Excerpted from *EARTH CHANGES REPORT*, October 1996, articles by Cynthia Keyes, Matrix Institute, Inc., P.O. Box 336, Chesterfield, NH 03443-0336, phone 800-628-7493, [quoting:]

Underlying the material universe is a **unifying spiritual force that binds all of creation** [*emphasis mine*]. It is from this spiritual matrix that our entire physical world emerges. Without it, the world as we know it would simply disappear. To view our world without taking into account the ecospiritual nature of our universe would be like shutting our eyes and deliberately walking blindly through the world. Yet, that is exactly what so many of us do.

We seem to be unable to relate to the universe as a whole which consists of both spiritual and physical elements. Instead, we separate these two elements into categories and create organized structures to see to their care. Religion [*mostly psuedo-religion*], for example, has taken over the domain of the spirit, while the physical world is given over to science.

This polarization causes us to feel somewhat fragmented and often leads to a sense of unfulfillment and

unhappiness. [*Much of this sense of unfulfillment is due to the **false** religions thrust upon us; thus, we become confused even with the spiritual.*] It says to us that our spiritual nature is bound by certain rules of behavior as defined by various religious groups and our physical nature is bound by other rules as defined by science and government. While there may be some spill-over from one group to another, the separation of the physical domain and the spiritual domain is clear and obvious to most.

While on the surface this may seem to work, in fact, it further denies our ecospiritual nature by encouraging and enhancing the idea of separation. We can no more leave our spiritual nature behind in business or scientific endeavors than we can leave our physical nature behind in a religious setting.

It is this very idea of separation that has gotten us into the environmental mess we are in at this time. If we understood the spiritual nature that permeates all of creation, we could no more exploit the Earth and the kingdoms of the Earth than we could exploit members of our immediate family.

If we understood that we are all part of a oneness of Creation, we would find ways of sustaining our environment which at the same time could give us what we need to sustain ourselves. In business and political arenas, honesty, fairness, and respect would be taken for granted. If we understood our true nature, there would be no need to exploit the Earth or each other; exploitation would be difficult, if not impossible. By allowing our ecospiritual nature to be split in two, it has become easier to cut ourselves off from the responsibility and love that comes when one can feel a sense of connectedness to the whole of Creation. [*emphasis mine*]

If we look at the physical nature of the universe we see that it is made up of continuing replications of itself. From the atomic particles within our own bodies to the far reaches of the galaxy, over and over again we see this mirroring—spinning bodies of matter orbiting other larger bodies. Whether it's a microscopic atomic element or a great cosmic sun, the principle is the same—orbiting and spinning matter in a vast sea of space. Throughout these orbiting bodies and within and between them resides an energy that keeps it all together. This energy, this divine force comes from the beginning of time permeating all that is and all that will be. It is at once a part of us and a part of the whole universe. We have many names for this creative force—God, Creator, Great Spirit—in every language and in every culture there is recognition of a spiritual force from which all matter has progressed. It is this force, this Divine Presence, that connects us to one another and to all of Creation. If we are to achieve a true sense of self, we cannot deny such an integral part of ourselves. We, as individuals, must take back our true nature and become aware of the union of spirit and matter within ourselves and within our world. How can we do this?

We have been given the means to know ourselves, however, we are often so distracted by the world around us with all of its cares and concerns that we cannot hear or see what our spiritual nature may be trying to communicate to us. In order to reach our conscious mind, our spiritual self must slip between our thoughts, orchestrate our dreams, and visit us in our rare quiet times. We may have moments of awareness during times of prayer or contemplation, while communing with Nature, or when playing with a child. It is our spiritual self with its access to the whole spiritual matrix that sends us our moments of creativity, speaks to us in hunches, and brings us offerings of insights and intuitive flashes. Now and then, if we are very still, it may be that a vision appears or a whisper is heard.

How much more knowledge and wisdom would we have available to us if we could access this spiritual

matrix at will? How much more fulfilling would our lives be if we allowed the spiritual part of ourselves to accompany us on a conscious level wherever we go and in whatever we do? Our ability to solve problems, understand people, work with nature, raise our children, and maintain our health would all be enhanced.

By merely increasing our awareness, we can open the door to a whole new world within and around us, a world where intuition and intellect work hand-in-hand to guide us in every aspect of our lives. [End quoting]

IF WE WOULD LIVE BY THESE WORDS WE WOULD HAVE HEAVEN ON EARTH, NOW!!
Thank you, Cynthia, for these words of wisdom and may God bless you.

RUMORS FLY AS ARMY
COPTERS BUZZ CITY

Editor's note: The CONTACT reader who sent this states, "The helicopters were buzzing around the big town firing their weapons.

"The slant the media put on these exercises makes the whole thing sound important, even if one helicopter did crash."

Excerpted from *THE HOUSTON CHRONICLE*, 10/31/96, [quoting:]

If you've been getting buzzed by Army helicopters and hearing what sounds like gunfire at odd hours, it's because Houston represents a unique environment for certain types of aerial maneuvers.

More exactly, the 11 MH-60 Blackhawk and OH-6 helicopters working around the Houston Ship Channel, the downtown area and Sugar Land are using Houston as a "MOUT site".

That's the Army acronym for "Military Operations in Urban Terrain".

Attached to the 160th Special Operations Aviation Regiment at Fort Campbell, Ky., the helicopters are practicing maneuvers through Wednesday.

The exercise started this week with 12 copters, but one OH-6 more or less crashed during a "hard landing" Tuesday evening near U.S. 90A and Texas 6 on Texas Department of Criminal Justice property near Sugar Land. The copter ended up on its side, slightly injuring at least one person aboard.

As Army spokesman Walt Sokalski explains it, the places where Special Operations forces are used are not always accessible and easy to use. In fact, Special Operations forces get sent to places often difficult for man and machine.

Houston has a varied landscape—from skyscrapers to open spaces to the Ship Channel—and many challenges for helicopter warriors.

Forget the Army posting notices about exercises so people can bring their families to watch the action.

“It’s like when the circus comes to town. Everybody wants to see the elephant,” Sokalski said. “It creates a greater hazard if we have a lot of people trying to watch the training.”

Consequently, the Army or local police try to alert people in the immediate vicinity of the training two or three hours beforehand, but everybody else will hear hours later, if not the next day.

For instance, the current exercise started Monday, but the first public announcement came Tuesday—the same day the OH-6 took a tumble outside Sugar Land.

Doing things this way, unfortunately, has the side effect of generating rumors, and some people think the media are covering up for the culprits.

One caller to the *Chronicle* Wednesday demanded to know if there really are “3,000 soldiers shooting guns” around town.

Other callers suggested there was ample room to train around Fort Bragg, N.C. where, one woman insisted, the helicopters are based.

“Who invited them here?” a caller wanted to know.

Sokalski declined to say where the Army helicopters are staying during the exercises, but four CH-47s used Ellington Field as a base when they were in Houston earlier for practice. [End quoting]

The Elite are doing an excellent job of softening their targets for takeover as they practice on their **REAL** future targets. No one will really expect the **REAL** takeover when it comes, until the shackles are snapped closed. **“It can’t happen here!”**

MEDICAID LIEN LAW

Excerpted from *THE BIG LIE* flyer, [quoting:]

“When the Clinton budget was passed by the U.S. Congress in Aug. ’93, there were several provisions hidden from public view...One provision mandates all 50 states participate in an ‘estate recovery’ program. This plan could require the seizure of homes and family heirlooms after the death of a Medicaid recipient. This is one of the ‘deficit reduction measures’ that Clinton bragged about.” [*The Highlander*] [End quoting]

ARE YOU FREE?

Excerpted from *THE BIG LIE* flyer, [quoting:]

·When over 40 percent of your hard earned money (?) is stolen by fraud, via income taxes to support a central government bureaucracy gone mad?

- When you must send your children to a government licensed school or the State will confiscate your property, kidnap your kids or put you in jail?
- When the nation's police are more of a threat to life, liberty and property than the so-called "common criminals"?
- When you must ask the State for permission to marry?
- When you cannot practice free enterprise without being regulated, licensed and taxed by the government?
- When you will be jailed for contempt for exercising "constitutional rights" without some corrupt, degenerate judge's permission?
- When you must buy "freedom movement" or underground publications to learn the truth because the controlled media prints only party line propaganda?
- When the State tells you when, where and how to build on your own property and even denies you the right to modify unless you ask their permission first?
- When your President is more concerned about a One World Order than the sovereignty of the country he is sworn to protect?
- When everything you or your children will ever own is mortgaged to the world's bankers and collectible on demand?

NO! Dear fellow American, if you think America is the Land of the Free, you are living in a dream world and still believe in fairy tales. [End quoting]

Very well stated.

IN A DARK TIME

From *GUIDEPOSTS*, P.O. Box 1479, Carmel, NY 10512, [quoting:]

"I feel very blue today," I said to my husband.

"It's the rain," he replied matter-of-factly.

It wasn't. I had no real reason to be down, but I felt as if the light had been switched off in my life. My mother always said, "Keep your bad moods to yourself." So I put on a smile when I got to the office, and went to check my schedule with a colleague.

She was not at her desk, but her computer was on. I focused on the words of green light moving across the screen. Usually these screen savers are jokes, shapes or flying toasters, but not this one. "In a dark time," the line read, "the eye begins to see." Then it disappeared off the screen and began again at the

other side. The words were from a poem by Theodore Roethke.

I began, then and there, to count my blessings, to see in the darkness. I thought of faith, how prayer had comforted me when I lost my job; of my husband and three children; and friends, old and new.

The light came on again in my world, and I remembered a very old prayer, giving “most humble and hearty thanks for all thy goodness and loving-kindness to us, and to all men. We bless thee,” it goes on, “for our creation, preservation and all the blessings of this life.”

No more than two minutes had passed. The owner of the office returned, saying, “Well, don’t you look cheerful today!”

I praise You, O God, for these gifts of light in my life.—Brigitte Weeks [End quoting]

May these words brighten **your** life.

CHAPTER 17

BO GRITZ AND SON ARRESTED ON ATTEMPTED KIDNAPPING CHARGES

Editor's note: The following is quoted from The Free American, November 1996 issue.

The story was buried in the back pages and carried little or no details. Bo Gritz and Son Arrested On Attempted Kidnapping Charges in Connecticut.

A chill ran up my spine as I read the account in the *Albuquerque Journal*. *The Free American* had run a story on Linda Wiegand (sic) some months ago and in the back of my mind, I knew that the two were connected. I have met and talked with Linda personally, and can verify that everything Bo says in this, his side of the story, is true.— Clayton R. Douglas

BO'S STORY

The first sign that four-year-old Ben was being sexually abused was a January 1993 comment to his Vermont pre-school teacher: "My daddy makes love to me." Subsequent investigation by government and private medical authorities concluded in writing that Tom Wilkinson had sodomized both Ben (4) and Jon (7). Criminal charges were filed. Wilkinson countered by securing a fanatical Connecticut male-advocate attorney, Kiefer, who secured a custody order from a friendly judge, Barail, despite letters from investigators in three states, including Harvard Medical, urging him against the action. Linda, fearing the worst, abandoned her home and possessions [leaving] with the boys and settled for three years in Las Vegas, Nevada.

When Linda was declared a fugitive, Vermont dropped the child rape charges against Wilkinson. July 3, 1996 the FBI arrested Linda and turned Jon and Ben over to Wilkinson who moved them to New York. Out on bond, Linda presented her case for custody in New York with assistance from knowledgeable child abuse experts in Vermont, Massachusetts, New York and Connecticut. Judge James D. Pagonos signed an order on 21 August 1996 giving Linda sole custody of both her natural sons. Linda and a Child Advocate, Stacey Nicotera, from Hartford Interval House, presented the order to the Suffield Police Department for enforcement on 22 August and were summarily turned away by Police Sergeant Brockett. A letter of complaint to Police Chief Robert Williams resulted in no action.

[*She was*] working through Nebraska attorney Jon DeCamp to finalize custody of her children. She was told it would likely be 18-30 months before she could expect court action. Now desperate, Linda faxed me information and I featured her as a *Talk America Radio* guest on 16 September. She wanted to meet and show me her documentation. I arranged to see her as part of a Boston trip on 26 September. Her information is voluminous and compelling. I took her to a noted attorney for advice. It was decided that proper media exposure could provide the catalyst to expedite court proceedings. Press releases were issued to all major media with little effect. The implication of child sexual abuse with Satanic overtones and strings to the Connecticut Family Court system was more than networks and newspapers were willing to deal with.

My evaluation showed only three personal courses of actions: (1) Return home, leaving Linda and the boys as they were. (2) Break the law, kidnap the children, and doom the family to an underground life. (3) Do whatever was required to elevate this issue to a national level in hope that public outcry will see the children safe from further harm. Breaking the law, and doing nothing were both unacceptable. Linda had repeatedly reported Suffield Police and others following her car, stalking her, harassing her on the telephone. The boys had testified to authorities and drawn pictures of Wilkinson cutting himself and dripping blood into a chalice containing a Satanic likeness. Linda reported membership by Wilkinson and his sister, Karen, in a fraternity displaying a statue of Lucifer holding up a child. Linda thought there might be a cubic connection between Wilkinson, Kiefer, the police and court. I decided to test her suspicions.

Jim (my son), and I borrowed Linda's car to look at a 1955 Chevrolet. We were scheduled to meet a person at the Suffield High School at 2:00 P.M. Monday, 30 September. I was interested in buying the car for my 17-year old grandson, James. Jim would have driven it back west. Immediately upon entering the school parking lot, Suffield Police stopped us. Without an indication of interest in our explanation we were arrested and incarcerated on \$1-million bond each. While it was my intent to elevate the issue through over-reaction by the Suffield Police, it was not at that time, place, or circumstance. I must conclude from my short but intense investigation, including a conversation with the Suffield Chief of Police, that Linda's misgivings are more than paranoid disillusion.

Several facts are obvious: Competent authorities from the Vermont State Attorney and State Police, the Stowe Police Department, Social Services, and Lakewood HealthCare; plus the Harvard Medical Center at McLean Hospital, Massachusetts; New York Dutchess County Social Services, Judge Pagones; and Connecticut Hartford Interval House, all felt strongly enough about this case to put their opinions in writing supporting Linda Wiegand's concern to safeguard her two sons from further rape and sexual abuse. How is it possible that the enormity of evidence and expert conclusion from four states, and judicial decision in New York, is blunted by one Hartford attorney, a family judge and local police chief?

A pending judicial matter accepted by the State Supreme Court in Hartford on 16 September 1996 pertaining to corruption within Superior Court involving both the chief court administrator and the chief administrative judge of the court's family division may shed light on an area devoid now of understanding, logic, and justice. In the meantime Jon and Ben remain in the custody of a man and woman (the Wilkinsons) who they say sodomized, raped, threatened, and abused them. What will you do to help them? Call 208-935-2918, fax 208-935-1328, or write Bo Gritz, Box 308, Kamiah, Idaho 83536.

CHAPTER 18

LADY NADA: LEARNING TO MANIFEST THE CHRIST POTENTIAL WITHIN SELF

Editor's note: The following writing is by the Ascended Master known as Lady Nada of the Sixth (Rose) Ray, among the seven great "Rainbow Masters" communicating at this time to help us through Earth-Shan's planetary transition and rebalancing.

In Journal #7, called THE RAINBOW MASTERS, Lady Nada says:

"Let this be thy lesson this day: KNOW THYSELF. FIRSTLY, KNOW THYSELF! BE YE MALE OR FEMALE, COME TO BALANCE WITH THYSELF.

"FACE OF THY RESENTMENTS. BRING THEM FORTH TO COMMUNICATE WITH ONES WHO CAUSE THEE THY PERCEIVED RESENTMENTS. THEN RELEASE THEM TO THE COSMOS that ye might go forth in total harmony and get of thy work accomplished.

"I come on the chosen Sixth Ray of refraction. My aspect is most pleased within the Third Ray—the pink, loving warmth of the Third Ray of Divine Love....

"I was most active in the time of Atlantis, with you of my brothers. It, like Lemuria, was a time of beauty, of seeing man grow and blossom and then reach a peak and turn to the darkness within himself. I was tending of the flame, let us say, of Love, housed within the then-called, Temple of Love, there in the greatest city of Atlantis.

"I served the Third Ray, for my thrust was, even then, the healing of Earth's evolvment course, which thy Jesus has said is the fulfilling of the law of karma. So be it. 'Tis what I did at that time. DOES THE EARTH NOT NEED OF HEALING AND NURTURING MORE THAN EVER IN EXISTENCE OF MANIFEST FORM?

"You are now striving for, let us name it: selfless service. This state of selflessness must be achieved or you cannot fulfill of thy mission. To know when ye have become selfless is to not be aware of the choice of selflessness. By this I mean that the natural course of your life is always the preferring of the love of God, the service of that God incarnate. To be aware of self, its pleasures, its privileges, its preferences, and then to MAKE A CHOICE TO FOREGO THAT SELF IS A STEP ON THE PATH of selflessness which must indeed be taken.

"Once you have reached that center of balance, you are no longer aware of choosing between Self, the Real Self, and the cast aside NON-SELF.

"It seems a contradiction: 'Love thyself, honor thyself as God, love neighbors as self' — and then 'cast aside self'.

“Nay, for our mission requires Self to function ‘automatically’ as the hands, heart, and head of the unseen Teachers—wherever thee are needed, whenever required—filling in for God, and therefore supplying each aspect of the Christos Sacred Circle in which someone may be lacking, for the ultimate mastery of the transition of this garden into her ultimate perfection.”

See Journal #7 for more background on this important group of teachers, plus earlier writings by them. [Refer to the Back Pages for Journal ordering information.]

11/10/96 LADY NADA

Good morning, old friend, and thank you for sitting this day. It is I, Lady Nada, come to commune with you this day so that you and your brethren might have the insights that shall carry you forward in this upcoming time of transition. I come in service within the Radiant One Light of Creator God.

Many are reaching out at this time for “something more”, yet they do not know exactly what it is that they seek. These ones are restless for they feel the stress of day-to-day living increasing more and more, and thus it becomes harder and harder to function at a rational level without losing one’s temper.

This is a time wherein you ones shall have need to control your emotional state to the extent that you will have to monitor every thought and REACTION that you have, and try to trace back to the CAUSE of those thoughts that precipitate a “stressed” mental condition. This is not easy, especially in the case of a reaction, for the reaction is usually an automatic response (without conscious thought) to your environment, a current situation, or a past-life experience with great emotional trauma. In the case of this latter condition, it is most difficult to trace back the reactionary response to the cause, yet it is possible with the proper training and guidance.

You ones must be responsible for your actions and reactions, regardless of the conditions in which you currently find yourselves, for you have agreed to participate in the game at hand. Your feelings are YOURS! You must realize that what you feel, regardless of what you may think has caused these feelings, is SELF-generated. Whatever you feel, whether it be loneliness, frustration, sadness, boredom, anxiety, doubt, or higher emotional feelings such as happiness, joy, love, fulfillment, or certainty—KNOW that YOU have created these feelings and that YOU have created the conditions that would cause you to have to confront any emotional challenges.

You ones need to stop blaming others for YOUR mental and emotional states. Take responsibility for what you feel, and what you do, in the haste of emotional excitement, without thinking. When you can remain rational and calm under these situations, and allow for conscious thoughtful understanding of the entire situation, then you will have diverted much grief for yourself and others.

If you find yourself in a situation where you are feeling anger and frustration, try to step out from the situation and ask yourself, “Why am I allowing this situation to anger me?” Take the time to think the situation through and find for yourself the part of the situation that you CAN take responsibility for having helped to create. This is always best done PRIOR to reacting out of

anger or frustration. Know also that, if a situation affects you, whether it be good or bad, then you have helped to create the conditions that precipitate the response within self.

This is one of the main reasons why you are down there in the physical: TO LEARN TO BE RESPONSIBLE FOR THOSE THINGS THAT YOU HAVE CREATED.

At this time on your planet you are being constantly bombarded with all kinds of mental distractions which are designed to keep you in a condition of mental stress. The intention of these evil, would-be controllers is to keep you so off-balanced that you will not have the mental “head-room” (wherewithal or mental computing ability) left to realize what it is they have planned for you-the-people.

Ones are asking, “What can I do?” The first and perhaps most important thing you can do is to get yourself educated. Learn the methods and ways of the adversary. Learn to recognize the subtleties that he uses to “push your buttons”. Learn to recognize the clues he is required to leave when he is manipulating ones around you.

Know that I am referring to the very real entities, Satan and Lucifer. These ones, whatever your perception may be of them, are masters in their own right and should be taken most seriously. Know also that when you have Creator God on YOUR side, you have nothing to fear, for they cannot touch you.

Many think that they have God of Lighted Creation on their side, or that “Jesus” will “save” them—but these ones have bought into the lies and distractions and are heading down a path of irresponsibility. Esu “Jesus” Immanuel was impaled and left for dead, and now, some two thousand years later, ones are still giving thanks for his sacrifice.

This was a blood-human sacrifice. Blood-human sacrifice is satanic, whether it happened two thousand years ago, two million years ago, or two days ago. Ones are still running around down there symbolically drinking of his blood and eating of his body. This is vampirism and cannibalism at best! Yet ones partake in these rituals without thinking for themselves what it is they are actually doing—all the while believing they are somehow pleasing God and glorifying the pain and suffering of a Christed Being.

God of Light does NOT need human physical blood to prove your love for Him—He never has and never will. God knows your heart intent and desire. You must begin to realize that the adversary controls those ones who so easily give up their personal responsibility as to not even think for themselves what it is that they do so mindlessly and ritualistically.

When the adversary can get you to give up your personal responsibility, then he has won, for you will no longer give thought to your actions, for you will believe that the one to whom you gave over your responsibility will take care of you and protect you. You will believe that you no longer need to worry about the condition of your world or how your actions (or inactions) affect the whole. The adversary no longer has to worry about you, at this point, for you have given over your inner, God-given power to another. Now, all he has to do is control the other and he, in turn,

controls YOU! Who might YOU think controls all those religions?!

Think for yourself and be your own person. If you find yourself feeling confused, then seek diligently and consciously to understand why you feel that way. You may find yourself looking at some “seemingly” unrelated situations, but keep in mind that all is connected to all. Also, please keep in mind that if you do not care enough about self to find your own way, then who do you think will? Perhaps those who would have you give over your responsibility to, or in the name of, another.

You must realize that YOU have, within YOU, all the potential to express and create as a Christed Being. You will need to earn the responsibility in order to be allowed to use this potential. If the adversary can keep you in a mental state of irresponsibility, then he, in effect, keeps you from reaching your true Christed potential. Recognize the game here!

You do not need to follow any one or any group. You have all that you need to manifest this Christed potential within your being. This is not to say that you will not have need for lessons and teachers. It may very well be possible to reach this level of responsibility without the Guides and Wayshowers—but WHY would you choose such a lengthy path to get from point A to point B, when there are ones who have come for this very reason, to assist you?

For many of you this is merely a review of what you already know. Please be patient with us for there are many reasons for these messages at this time. You ones are approaching a time on your planet when the many religions will have to face the fact that they have erred in their perceptions of Lighted Spiritual Truth. You will have the masses crying out for understanding of what is truly real.

These messages are for you to share with your brethren when they come to you seeking to understand who we of the Lighted Hosts of God really are. We are your Elder Brothers, come to offer a helping hand to any who would seek and desire same. We come in many forms so as to ease the impact of the various realities down there at this time. Some can accept the fact that there are extraterrestrials who are both spiritually and technologically more advanced than you. Others may not easily accept this, but can, however, accept the idea of Angels or Spirit Guides. (Angels are simply “God’s Messengers”, in whatever forms or dimensions they exist.)

These messages are for you of Ground Crew to use as tools, for self and others, so that when the masses come thirsting for knowledge, you can have short, digestible messages to share with them. Please do not go around trying to force your perceptions of reality off on another. When these ones are ready, they will be guided to you. Be forever offering, but do not insist that another listen to you.

Be patient and kind. Forgive those who may laugh or have laughed at you, for they do it out of ignorance, and that is excusable in God’s eyes. Remain humble in the presence of these ones for they are the ones who need these messages the most and they are the ones who you have come down to assist.

**May this message help you to understand who you are and why you are there. I am Lady Nada,
Master of the Sixth Ray of Creator's Spectral Expression. Salu!**

CHAPTER 19

PANAMA UNDER SIEGE

PART 1 IN A SERIES

by Dr. John Coleman 11/11/96

In order for us to arrive at a clear understanding of what is happening in Panama, an area vital to the national security and commercial interests of the United States of America, we must go back to the drug trade centered in Hong Kong. Ever since the British established Hong Kong as a transshipment gold-trading point for heroin, the city has assumed an importance which belies its more generally known television and textiles image.

If Hong Kong were ONLY a normal trading center, there would be no booming gold market there. But the old aristocratic oligarchical families of England made their massive fortunes out of shipping opium from Bengal to China: first creating a demand for it, and then meeting that demand, and in the process, turning the Chinese into a nation of opium addicts. Their fortunes did not come from the tea and textile trade as is widely believed. The British and their intertwined and interlocked old American Eastern Liberal Establishment families with their network of venerable law firms, Wall Street banks, family brokerage and investment houses, have done the same thing they did to China with the United States, and, to a lesser extent, the Western world.

The American cocaine “trade” has far outstripped trade in heroin, so Panama has grown to become the leading sheltered banking area in the world, a safe haven for the huge waves of cash flooding into its banks. The Hollywood crowd made cocaine a “recreational drug” and popularized its use just as they glamorized bootleg whisky during the “Roaring Twenties” in fictionalized accounts of how fashionable it was to drink Bronfman’s foul brew which poured into the U.S.A. from Canada.

The booze barons of yesteryear have become the dope barons of today. Nothing much has changed except that the mechanics of distribution and concealment have become a great deal more sophisticated. No more Thompson sub-machine guns, no more loud mobsters in regalia that would make us blush. That has all gone; today it is the gentlemanly image of the board room and the exclusive clubs of London, New York, Hong Kong, Las Vegas and the watering holes of Nice, Monte Carlo and Acapulco. The oligarchists still maintain a discreet distance from their court servants: untouchable, serene in their palaces and their power.

The protocol is still there as are the murders. We still find the cocaine Mafia routinely “executing” (i.e., murdering in their unmistakable manner) those they believe have double-crossed them. The victim is stripped of underwear, hands tied, blindfolded and shot once in the left side of the head. This is the “trade mark” of the cocaine killers, a warning to others not to try and run off with their money or dope, or start up in business on their own. The clever ones who escape the killers are simply denounced to the authorities. Most of what passes for “drug busts” comes from information given by the top dope merchants to put the new boys, the independents, out of business.

High level protection doesn’t always work when the “bosses” are robbed, as the 25-year-old son of

General Ruben Dario Paredes, former head of Panama's National Guard and vociferous enemy of General Manuel Noriega, found out. He ended up in a grave in Colombia "dressed" by the cocaine killers, with a bullet hole in his left temple. Not even his father's position could protect him from the wrath of the cocaine cartel bosses.

With the Chinese Government pressing hard for a bigger slice of the opium/heroin cake and demanding greater control of the lucrative gold and opium trade, top-level British controllers began to promote Panama as an "alternative" for their banking operations. Not that Panama will ever replace Hong Kong; in reality Hong Kong controls the opium/heroin trade, while Panama controls the cocaine trade, but the two overlap to a considerable degree.

We should realize what we are talking about here. We are not talking about companies that don't live up to expectations; we are not talking about companies that sometimes make considerable losses, like "safe", nice General Motors, for instance, companies that do not always come up to snuff. No, we are talking about a GIANT entity that ALWAYS make huge profits, year after year after year, and NEVER disappoints its "investors".

The offshore dope trade exceeds \$300 BILLION per annum, and is growing annually. In 1977 the figure was estimated at \$200 billion by the DEA, not a bad "growth" rate on a relatively small "investment"? This HUGE amount of CASH remains outside the laws of all countries as it crosses international boundaries with impunity.

Is the drug business conducted in the "bootlegging" manner? Do sinister-looking men travel around with suitcases stuffed with \$100 dollar bills? They do—on occasions, but mainly the dope business can only be transacted with the witting and willing cooperation of international banks and their allied financial institutions. It is really as simple as that. Close down the drug banks, and the drug trade will begin to dry up as law enforcement agencies pounce on the drug barons pushed into the open through being forced to use desperate and, for them, dangerous alternative methods.

In other words, close up the rat-holes and it will be easier to get rid of the rodents. While it is gratifying to note as we do from time to time that drug arrests have been made and large amounts of dope seized by the authorities, this is only a drop in the ocean, the "cost of doing business": the result of informing on "unregistered" competitors. Such "busts" represent far less than the proverbial tip of the iceberg. And with their private intelligence systems, often far more sophisticated than those of smaller countries, the big drug barons and their bankers usually stay several steps ahead of law enforcement agencies.

The path to successfully combating the drug menace, which is a greater danger to civilization than was the Black Death of the Middle Ages, lies through the marbled lobbies and beautifully decorated banking halls of the world. We are approaching the problem from the most difficult angle. We are trying to catch the operators, instead of going after the FINANCIERS.

British banks have been in control of offshore drug banking for centuries, as indeed they have similarly been in charge of the diamond and gold trades, both intimately connected with the heroin trade. That is why Queen Victoria sent the most powerful army in the world at that time to crush the tiny Boer republics in South Africa; simply to gain control of their gold and diamonds which Lord Palmerston, Sir Alfred

Milner and Joseph Chamberlain saw as an excellent way to finance their filthy business without the possibility of tracing payments back to the source. This is still the medium by which the Hong Kong heroin trade is largely financed. After all, gold and diamonds are impersonal.

It explains why Queen Elizabeth is at loggerheads with Mrs. Thatcher. The Queen wants an end to the South African Government and its anti-drug stand. The Queen wants to send Mr. Furhop in there to run things the way he runs things for her in Rhodesia. Furhop is the real name of her court messenger better known as **“Tiny” Rowland**, who heads the giant conglomerate Lonrho, of which she is the principle stockholder through Angus Ogilvie.

In a sense, South Africa and Panama are both under siege for the same reasons. The South Africans are standing in the way of a takeover of their treasure trove of gold and diamonds by the oligarchist-aristocracy, and in the case of Panama, their treasured bank secrecy is being torn apart by General Noriega. The powers that be are hardly likely to take these reverses lying down!

To give us some idea of what is at stake in Panama, to which I must confine myself, the DEA estimates that close to \$250 million PER DAY changes hands through teletype bank transfers. Some fifty percent of this is Interbank money derived from the dope trade. Cayman Islands, Bahamas, Andorra, Panama, Hong Kong and the Swiss banks handle this vast flow of money. As a spin-off of the dope trade, we have to contend with the burden of “floating currency exchange rates”.

This destabilizing effect was brought on by the huge volume of cash which our system was not designed to handle; there is no way that fixed rates of exchange could handle the vast and rapid transfer of money around the world in a day under fixed parities. The “economists” sold us a false bill of goods when they approved the policy of “floating” exchange rates, and they invented all sorts of economic jargon to cover the REAL reason viz—the HUGE flow of dope cash!

With a very large portion of this money flowing into Panama, it was necessary to have an asset in Panama who could be trusted to maintain bank secrecy of the tightest order. The DEA estimates that \$2 billion per annum disappears from the U.S. alone and finds its way to Panama. So Coudert Brothers, the “mob lawyers” for the Eastern Liberal Establishment, set to work in the person of Sol Linowitz, a trusted messenger for the “Olympians”. General Omar Torrijos was created, packaged and sold to the American people as a “Panamanian nationalist”. His “made by David Rockefeller” stamp was carefully concealed from the vast majority of the American people.

Thanks to the treachery of sold out servants of the CFR in the Senate, men like De Concini and Lugar, Panama passed into the hands of General Torrijos at the cost of millions of dollars to the U.S. taxpayer. But Torrijos, like so many of us mortals, quickly forgot who his “maker” was, and the gods of Olympus were forced to remove him from the scene. Torrijos was assassinated in August 1981. Ostensibly he was killed in a plane crash, which closely resembles the type of “accident” which overtook Aristotle Onassis’s son.

Torrijos was originally hand-picked by Kissinger in the manner to which we are now accustomed. When he began taking his role as a Panamanian “nationalist” seriously instead of a ventriloquist’s dummy, he had to go. Kissinger got himself appointed to head the President’s Bipartisan Committee on Central America,

another of Reagan's broken promises. This strengthened his hold on Panama or so he thought.

We have to look at Panama through the eyes of the Trojan Horse, that is to say, we must look at Central America as Kissinger's Andes plan saw it—killing grounds for thousands of American soldiers. Kissinger's orders are to get another "Vietnam War" going in the region. Panama is central to the plan.

Torrijos had other ideas. He wanted to join the Contadora group seeking to bring stability and solutions to poverty to the region through industrial progress. Now I am not committed to the Contadoras; there are many areas where I differ from them. But one cannot deny that the Contadoras, by and large are committed to FIGHT THE DRUG ECONOMY PLANNED FOR CENTRAL AMERICA ALONG THE LINES OF JAMAICA'S GANJA ECONOMY. This so-called "free trade" idea is supported by members of the Mont Pelerin Society, notably Cisneros of Venezuela and the Venetian Cini Foundation. For this reason and for threatening to expose the Rockefeller banking setup in Panama, Torrijos was "permanently immobilized", intelligence parlance for murdered.

As I have said before, we are not talking about small-time dealers or street pushers which Hollywood delights to portray as the drug trade. We are talking about MAJOR banks and financial institutions; we are talking TOP people; we are talking about NATIONS that support and shelter the drug barons, countries like Cuba, and we are talking an organization so strong and powerful that it has brought an entire country to its knees, the Republic of Colombia. We are going to be talking about U.S. State Department complicity in hindering the war on drugs. We are going to talk about Nancy Reagan's unbelievably stupid response, "Just say no", to this menace.

When compared with what is transpiring today, the volume of heroin flowing through the "French Connection" was strictly penny-ante stuff. Yet we must never lose sight of the fact that ex-President Richard Nixon was the only president to firmly tackle the drug menace threatening the U.S. The "French Connection" was a NIXON endeavor from start to finish. For his insolence in taking on the drug trade from the top down, he was removed from office, disgraced, ridiculed and humiliated by the Watergate scam as a lesson and a warning to others who might wish to follow his example. By comparison, President Reagan's "war on drugs" is merely an answer blowing in the wind!

The Circle of Initiates who founded the Royal Institute for International Affairs has not changed its direction. It is worth repeating that the drug trade is firmly controlled by the descendants and families who intermarried, and who comprise this inner secret society membership, who can trace their lineage to Lord Alfred Milner, Lord Gray, Balfour, Palmerston, Lord Rothschild and others at the top of Debretts Peerage and America's Social Register.

Their banks and the American banks are no small fry. In fact the smaller banks have been weeded out or are in the process of being weeded out with witting or perhaps unwitting help of the U.S. Treasury Department. This is particularly evident in Florida where, starting in 1977, big banks like the Standard and Chartered Bank, Bank Hapoalim, well-known as banks involved in laundering dirty dope money, moved into Florida where the "action" was.

The "big boys" then began informing on small banks used by small independent cocaine dealers. Remember, the drug monopolists have their own highly efficient intelligence network. The Treasury went after

these banks, but left the big ones alone. When BIG banks are caught, which has happened on a few occasions, they are dealt with in a most lenient fashion.

Witness the case of Credit Suisse in Geneva and First Bank of Boston. This most venerable of Boston's banks was caught red-handed laundering dope money in conjunction with Credit Suisse. Some 1200 separate indictments were brought against the First National. The Justice Department combined the charges into a single charge, and the bank was given a light slap on the wrist: a measly \$500,000 fine! Credit Suisse was not pursued by the Justice Department or the Treasury! Credit Suisse remains one of the largest and most efficient dope money-laundering banks after American Express—the “untouchables” of the banking world.

Other major banks involved in the dirty lucrative business of dope are National Westminster, Barclays, Midlands Bank, and the Royal Bank of Canada. The Royal Bank of Canada and the National Westminster Bank are the key drug bankers for the dope barons in the Caribbean Basin, scene of Mr. David Rockefeller's much vaunted “Caribbean Basin Initiative”.

Working through the IMF, Kissinger ordered Jamaica to grow a “free enterprise” crop of ganja (marijuana), which today accounts for the bulk of Jamaica's foreign exchange earnings. The same thing happened in Guyana, which is what Jim Jones went down there to do, except that Jones was unaware of the true purpose of his manipulators. As part of a massive brain-washing experiment of the Vacaville type, Jones never did reach his goal.

Jamaica is one of the countries run on dope money. Edward Seaga, quite brazenly told American newspapers, notably the *Washington Post*, that whether it is accepted or not, “the industry as such is here to stay. It is just not possible to wipe it out.” I have no quarrel with the “here to stay” bit. Using rock and roll “music” as its vehicle for the spread of “recreational drugs” and protected at the highest levels, the drug trade indeed seems destined to stay.

That is not to say that it cannot be eliminated. The first steps in an eradication program would in my opinion be to attack its MAJOR banks, and to pass legislation making the sale of rock and roll music in all its forms, cassettes, discs, etc., and promoting rock concerts a criminal offense punishable by stiff prison sentences.

As one of the spin-offs of the “meatgrinder war” between Iran and Iraq, the sale of heroin from which diacetyl morphine is derived has skyrocketed. Most of the proceeds of this “trade” has found its way into Panamanian banks, the “overlap” with Hong Kong which I mentioned earlier. There are officially 2.6 million heroin addicts in Iran, of which 1.5 million are in the army, where soldiers-addicts can get it on request. One recalls that the British oligarchists tried the same deal during the War Between the States, the Civil War, but did not have as much success as they are presently enjoying in the Gulf War.

Not only does heroin fuel the Gulf War, it also fuels “freedom fighter outfits”, the term used by George Shultz to describe the murderous African National Congress (ANC), ETA, the IRA, the Sikh separatist movement, the Kurds, et al. The funds derived from the sale of opium and cocaine are channeled to these terrorist organizations through the World Council of Churches. I have recently seen documentary evidence of this and would be prepared to testify under oath to this effect in a court of law.

From the foregoing it becomes clear why Panama is so important to the supra-national One World forces. Panama was set up by David Rockefeller to be a convenient banking depository for dirty dope money. Panama was adjudicated the banking center for cocaine, while Hong Kong remained the heroin/opium center. Panama's banking system was restructured by the former director of the World Bank and a director of the Marine Midland Bank (taken over by the king of drug banks, the Hong Kong and Shanghai Bank), Nicholas Ardito Barletta. Barletta was acceptable because of his "respectable" image and experience in handling vast amounts of dope cash.

In 1982, the Treasury Department estimated that the Banco Nacional de Panama had increased its cash flow of dollars by nearly 500 percent between 1980 and 1984. Some \$6 billion in unreported money went from the U.S. to Panama during this four-year period alone. President Alan Garcia of Peru, who led an all-out WAR against the dope barons, addressed the United Nations on September 23 on this subject and listed Peru's successes and victories in the war on drugs. He went on to say: "We could therefore ask the American Administration, if we have done that in fifty days, what it is doing for the human rights of the individual keeling over in Grand Central Station and so many other places, and when will it legally and in a Christian fashion, fight to eradicate the consumption?"

Mrs. Nancy Reagan says "Just say NO", but that is no answer to President Garcia's implicit charge that the U.S. is doing well below its best to eradicate the drug curse. Yet so many so-called "economists" still call for legalizing this vile business in the name of "free trade". Among them we find Diego Cisneros who is a member of the Mont Pelerin Society, a so-called "conservative" society which promotes the theory of "free trade".

After the assassination of Omar Torrijos, who died in August 1981 because he chose to ignore Kissinger's orders and was showing strong signs of "going it alone", strong man General Rueben Paredes took control of Panama. Paredes took off on the "wrong" road, threatening to expel the American ambassador from Panama for "interfering in the country's internal affairs". This was in February of 1983. Kissinger thereupon delivered a "message" to Paredes.

In an amazing "about-face" General Paredes suddenly began supporting Kissinger's Andes Plan to turn Central America into another Vietnam for the U.S. military, abandoning support for Contadora policies. Although it has many flaws, basically the Contadora Group is aware of the Kissinger "Trojan Horse" in Central America, and it is trying hard to prevent a Vietnam-style conflict enveloping the region.

Henry Kissinger and the U.S. State Department had previously promoted Paredes as a "Panama nationalist, a staunch anti-Communist friend of America". On a Kissinger-sponsored visit to Washington, D.C., Paredes was escorted around by Kissinger in person. Six months after the murder of Torrijos, General Paredes took command of the National Guard. Since then Paredes has openly praised the Gnostic M19 terrorists of Colombia, and sabotaged Contadora's efforts to arrive at a peaceful solution to the problems of the region.

He also took great pains to cultivate the friendship of Anulfo Arias, whom the *Washington Post*, the *New York Times* and surprisingly, Senator Jesse Helms held up as the rightful heir to the leadership of Panama, whose position was allegedly usurped by General Noriega. Strangely enough, during the Panama Canal

Treaty hearings, the media jackals said nothing about Torrijos usurping Anulfo Arias's "rightful" position! A lot of rubbish has been talked about Arias being a "Nazi" and therefore unworthy to lead Panama. This kind of anti-German propaganda is not worthy of comment.

Notwithstanding the merciless cocaine mafia-style execution of his 25-year-old son along with two other Panamanian "business partners" by killers who work for the Ochoa-Escobar clan, Paredes has remained loyal to the drug overlords and their banking nexus.

The loss of Panamanian support was a big blow to the aspirations of the Contadoras. It meant that Panama would remain a "wide open" center for financing sales of weapons to the region, notably supplied by Israel under an agreement reached between local leaders and Ariel Sharon, a business partner of Kissinger's.

Apart from threats for which Kissinger is notorious, the IMF had a hand in blackmailing Paredes. My sources told me that Kissinger let it be known that the IMF stand-by agreement to restructure Panama's \$320 million debt, might not hold good if Paredes fell out with his master. As I said, Paredes "got the message".

The IMF is now locked in a struggle with General Noriega who told the Panamanian people in a televised address on March 22, 1986, that Panama is being strangled by the IMF. President Eric Delville has unfortunately backed IMF austerity packages, which are designed to weaken labor union support for Noriega. The CONATO labor federation is threatening to break with General Noriega unless IMF dictates are ignored.

General Manuel Noriega, while still Colonel Noriega, was chief of the anti-narcotics bureau in Panama (almost as absurd as the Soviet Union having a ministry of culture!) and battled for ten years to keep the Panama National Guard free of the taint of corruption that follows in the wake of dope money as surely as night follows day.

With the Ochoa and Escobar families virtually taking over Panama, this was no mean feat. His anti-drug struggle was confirmed by the head of the Drug Enforcement Agency (DEA), John C. Lawn. Lawn is not known for flowery speeches nor writing letters of commendation. His letter to General Noriega is therefore all the more remarkable in that it lavishes praise on him in an unstinting manner. Unfortunately the letter is too long to include in its entirety, but here is an excerpt from that letter which is representative of the manner and style in which it is couched:

"I would like to take this opportunity to reiterate my deep appreciation for the vigorous anti-drug trafficking policy that you have adopted, which is reflected in the numerous expulsions from Panama of accused traffickers, the large seizures of cocaine and precursor chemicals that have occurred in Panama and the eradication of marijuana cultivation in Panama territory."

Neither the *Washington Post* or the *New York Times* saw fit to reprint this commendation, which appeared in a newspaper in Peru. I will go back to the subject of the DEA and John C. Lawn later because of its vital significance. The only thing the *Washington Post* could do to counter this fine testimonial was to publish untruths by its so-called "intelligence expert", Mr. Seymour Hersh. Hersh wrote an article in

which he stated that General Noriega was a “double agent” for the CIA, feeding it with information he receives from Cuba.

This ploy is well-known among GENUINE intelligence people. The purpose of such “disclosures” would be to get Cuban DGI secret service assassins to murder General Noriega on the pretext that he “double-crossed Cuba”. This would draw attention away from the Kissinger-bankers gang if the assassination attempt were to prove successful. Mr. Hersh’s information and stories have often not been very accurate, and the Noriega “disclosure” should be seen for what it is: a possible set-up for an assassination attempt on General Noriega.

Noriega is of course fighting back with all of the resources at his disposal. But let it be known that any move against the drug trade is fraught with peril. Panama is an example of the kind of counteraction the powerful enemy is capable of mounting. In the Caribbean and Panama, we are faced with a consortium made up of Coudert Brothers law firm in the person of Sol Linowitz, Fidel Castro, David Rockefeller, Henry Kissinger and the International Monetary Fund, plus a number of top banks and the U.S. State Department.

Kissinger’s Andean Plan is being stymied by General Noriega, and Noriega is under fire because of it. The outcome in Panama is far from clear. Rockefeller’s Caribbean Basin Initiative amounted to handing Fidel Castro a dope empire worth at least \$35 billion per annum. Castro has no intention of giving it up without a struggle. The much-vaunted “initiative” has turned land for cultivating sugar cane and coffee into “free trade alternative crops” of marijuana and coca bushes. Sugar cane land is well suited for marijuana cultivation, and where coffee bushes do well, so does the coca bush from which the leaves are harvested to produce cocaine.

David Rockefeller and Kissinger have created a state within a state in Colombia, where Carlos Ledher, until his recent arrest, the Ochoa and Escobar clans and their minions have set up a state within a state. The attack on the Justice Building in downtown Bogota, in which half the city’s magistrates were killed, was executed by the drug barons’ private army, the M19 guerillas. The assault was an outright act of anarchy which has left Colombia in a state of numbed fear.

What is behind all this frenetic activity which in reality is revolution? Quite simply it is CASH, waves and waves of CASH, flowing into the offshore havens of the Caribbean and Panama. The DEA estimates that Colombia alone banked \$25 billion in cash from 1980-1983. The DEA and the Treasury believe that Panama is the banking capital of the cocaine world, and I have no quarrel with its assessment. In 1982 the Treasury Department stated that Banco Nacional de Panama had become the main clearing house for drug dollars with a four-fold increase in its cash flow from 1980 to 1983.

Panama, up until the advent of General Noriega taking power, was also THE meeting place, for king-pins in the drug trade. Lopez Michelsen, who offered to pay off Colombia’s external debt from cocaine revenues if the Colombian Government would “legalize” the position of the dope families, operated quite freely out of Panama, where he often met with the Jorge Ochoa and Pablo Escobar.

These top members of the Colombia dope cartel are known to have struck a deal with Rodrigo Botera Montoya, Colombia’s finance minister from 1974-1976 who set up an “open window” at the central

bank, where dope dollars could be freely and openly traded without any hassle from the authorities. That “window” has never been closed. It is better known by its colloquial name “ventanilla siniestra”, literally “sinister window”. It is through this “window” that Fidel Castro receives huge amounts of U.S. dollars.

Do the U.S. authorities know about Botera? Of course they do! Botera is a member of the prestigious Aspen Institute, the Ford Foundation and a former co-chairman of the Inter American Dialogue. He is well-known to the suave Elliott Richardson, whom we will best remember for his persecution and disgusting betrayal of President Richard Nixon in the aftermath of the Watergate scandal.

Not so well known is the fact that Elliott Richardson, an upper-crust eminently respectable Boston Brahmin, was the late Cyrus Hashemi’s lawyer. Hashemi was the number one gun-runner for the 1979 Carter-Khomeini arms deal. Richardson was the registered representative and legal advisor for the Marxist Government of Angola. He is also heavily involved in the scandalous cover up of the mysterious deaths of mental patients at the sinister Bridgeport facility, which up to the present day remains to be investigated. Richardson’s ties to the dope trade are visible through the pro-narcotics lobby, the Institute for Liberty and Democracy, which he helped to found in Lima, Peru in 1981.

With so many names cropping up in the unfolding Panama tragedy, it is advisable to list the principal players and institutions involved. Noriega’s enemies are numerous and powerful as the following list of names shows:

Alvin Weeden Gamboa

Weeden, a Panamanian lawyer and courier for the drug barons, formed the Popular Action Party (PAPO) opposition party to champion human rights, together with two other Noriega enemies, Winston Robles and Roberto Eisenmann. All are strongly opposed to the Panama Defense Force and regularly receive lavish praise from the jackal press and the State Department as members of an “alternative democratic government” for Panama.

Cesar Tribaldos

Tribaldos was heavily implicated in money laundering for the Colombian cocaine barons. He is a coordinator of the Civic Crusade movement along with Roberto Eisenmann, owner of the *La Prensa* newspaper and member of PAPO. He sits on the board of Banco Continental.

Ricardo Tribaldos

The brother of Cesar, he was indicted for trying to import into Panama huge quantities of the precursor chemical ethyl ether (acetone), the principal chemical used in refining cocaine. Ricardo had set up the operation in 1984 in anticipation of Colombians Ochoa and Escobar opening a major cocaine laboratory-processing operation in Panama.

The coca bush, whose leaves provide such a bountiful income for the dope barons, does not grow in Panama. It grows mainly in Peru, Ecuador, Bolivia, Brazil, and Colombia. The raw product is refined in Colombia, but Panama was to become a major refining center following the Colombian military’s crack

down and destruction of major cocaine processing centers in Colombia.

But in order to set-up shop in Panama, it was first absolutely essential to either assassinate or overthrow Noriega. For this, a “branch” of Carlos Ledher’s M19 had to be established in Panama. When the assassination plans failed, the job of overthrowing Noriega from the inside fell to Lt. Colonel Julian Melo Borbua of the National Guard.

Roberto Eisenmann

Roberto Eisenmann, as owner of *La Prensa* newspaper, is a powerful asset of the U.S. State Department and figures prominently in its proposed “alternative democratic” government for Panama. Eisenmann hates Noriega for wrecking one of Jorge Ochoa’s major operations and closing down First Interamerica Bank for violating Panama’s 1985 bank laws. This left Eisenmann and his colleagues reeling.

No one had expected that any serious action could or would ever be taken against the international community controlling 80% of Panama’s economy, which “interests” had found a “Switzerland in Panama” following the changes made by Nicholas Barletta. It therefore amazed this elite community of narcotics traffickers and bankers when Noriega went on to provide information to the DEA which resulted in the arrest of major cocaine baron Jorge Ochoa in Spain. The Panama Establishment was jolted by these developments.

Eisenmann is a vociferous critic of General Noriega, accusing him of destroying Panama’s economy while himself being implicated in the cocaine trade, when in fact it is Eisenmann who works closely with the Colombian cocaine barons! Eisenmann is one of the gaggle of drug barons, bankers, lawyers and newspaper editors whose pro-democracy rhetoric is designed to cover their filthy posteriors dipped deep in cocaine dirty money laundering.

Eisenmann, who has led the attack on General Noriega for the past 12 years, is the first choice of the U.S. State Department to head up the government it intends placing in power once General Noriega is ousted. Is this astonishing, perhaps even unbelievable? Certainly, but my information comes from top intelligence sources and is based on **SOLID FACTS**.

Back in 1984, Eisenmann was exposed as the man behind the purchase of Dadeland Bank of Miami through which the Fernandez syndicate laundered its cocaine and marijuana profits. Dadeland Bank of Miami could justifiably have placed an ad in Eisenmann’s *La Prensa* saying: “Panama Laundries Inc. We get rid of bloodstains and stench of all kinds. Bring your cash to the Dadeland Bank for a good cleaning job.”

The Fernandez syndicate, indicted in 1984, stored large amounts of cash benefits from the dope trade in rented safe deposit boxes at the bank prior to transferring it to Panama, and court records show that the syndicate held nearly 10,000 of the total stock in Eisenmann’s Dadeland Bank. Yet it was Weeden, Eisenmann and Fernandez who specifically charged that General Noriega was dealing with the dope barons. The Fernandez syndicate transferred its dirty money from Dadeland Bank to Banco de Iberoamerica, named in the indictment as one of 15 Panamanian banks it used. Eisenmann later swore that he had no idea that his Dadeland Bank was being used for laundering narcotics money.

Carlos Rodriguez Milian

This remarkable courier for Ledher, Escobar and the Ochoa brothers was paid a salary of \$2 million per month, up until the time of his arrest by DEA agents following a tip they received from his sworn enemy, General Noriega. His job involved supervision and delivery of huge sums of drug cash to Bank of America, First Boston and Citicorp among others for laundering. At the Senate Foreign Relations Subcommittee on Narcotics hearing on February 11, 1988—proceedings designed to smear and blacken the name of General Noriega, Milian was brought from prison, where he is serving a 43-year sentence for his drug-related business activities, to testify against General Noriega.

But he disrupted proceedings and scared committee members by disclosing that he had delivered huge loads of drug dollars to the prestigious American banks named above. His unexpected unsolicited disclosures under oath were totally blacked out by the jackals of the U.S. news media. Milian's testimony unwittingly underscores the fact that the U.S. is today at the mercy of the narcotics barons in much the same way as Panama and Colombia both are.

Lt. Colonel Julian Melo Borbua

Dishonorably discharged from the Panama National Guard in 1984, Borbua has become one of the star witnesses against General Noriega. While still in the National Guard, Melo met with the Ochoa brothers in Colombia, who gave him the job and paid him \$4 million to open a cocaine laboratory in Darien, in the Panama jungle; to secure safe city storage and transit facilities and safe-housing for weapons for sale, mainly of Israeli origin; and to set up arrangements with various banks to facilitate the flow of cash from these illegal transactions. Compatriots in the scheme were Ricardo Tribaldos, the man who was indicted for trying to import ethyl ether into Panama, and one Gabriel Mendez.

Tribaldos and Mendez knew they were up against it when Noriega's men interdicted and destroyed large shipments of ethyl ether and located and wrecked the cocaine laboratory. Under the direction of undisclosed persons, Tribaldos, Mendez and Borbua set in motion a plan to trigger massive flight capital from Panama, attack and smear the military, and if possible, assassinate General Noriega. The PDF [Panama Defense Force] discovered the plot, and arrested the three. Mendez and Tribaldos were charged with narcotics trafficking and went to prison, but were released by a Panama court under suspicious circumstances. Borbua was dishonorably discharged from the PDF. Today all are active members of the Civic Crusade front set up to oust General Noriega.

Civic Crusade.

This front for Eisenmann and his associates is solely a vehicle for use against General Noriega. Its backers are Eisenmann, Barletta, Tribaldos, Jamie Castillo and Jose Blandon, Elliott Richardson, Norman Bailey and Sol Linowitz. The Civic Crusade established itself in Washington, D.C., in June 1987 with Lewis Galindo, the self-described "international representative of Panama's opposition to Noriega" employed to run it. Galindo has impeccable credentials with the Shultz faction of the State Department and the Eastern Liberal Establishment through the Trilateral Commission's Sol Linowitz, one of the Olympian's most trusted servants and a partner in the prestigious law firm of Coudert Brothers.

Galindo also has impeccable credentials with the former President of Colombia, Alfonso Lopez Michelson, generally regarded by narcotics intelligence agents as the man who acted as overseer of the Colombian cocaine and marijuana trade during his term in office from 1974 to 1978.

The Robles Brothers

Ivan Robles and his brother Winston are prominent lawyers in Panama. They owe their prominence to the cocaine trade bosses and their bankers. Winston Robles is a co-editor of Roberto Eisenmann's *La Prensa* with its proven Fernandez-Dadeland Bank connections. The International Law Directory gives the correct title of the law firm as Martindale-Hubbell, Robles and Robles. Eisenmann, although a proven one-third owner of the Dadeland Bank with its unsavory past connections with the Fernandez syndicate, is top favorite with the Eastern Liberal Establishment, Shultz and the State Department to replace General Noriega as soon as the disgusting "negotiations" (naked threats) between the U.S. and Panama are concluded.

These "negotiations" stem from the totally false drug trafficking charges brought against General Noriega by a Miami, Florida grand jury on February 5, 1988. This indictment again points up the most urgent need for the American people to rid themselves of this archaic, feudal "star chamber" appendage to our legal system.

The latest information on the "negotiations" is Shultz's statement: "We have had a lot of discussion with him (Noriega), but we have not yet concluded any agreement (that the false charges against Noriega will be dropped if he voluntarily steps down).

Admiral John Poindexter

The false charges against Noriega mentioned above arose out of the failed mission of Poindexter to force the General to relinquish his post. Poindexter's mission on behalf of Shultz was along the lines of President Reagan's blunt message to get rid of President Marcos, delivered through Senator Paul Laxalt, who played his Judas role far better than did Poindexter.

Poindexter's mission set in motion the current war by the drug barons, bankers, lawyers and their U.S. allies to rid Panama of the threat to their very existence posed by vigorous prosecution of anti-cocaine banking laws and policies pursued by General Noriega and the PDF. In the Mike Wallace TV interview, Noriega made it clear that Poindexter had come as a bully demanding that Panama bow down to the colonialist demands of the Olympians.

On December 17, 1987, Poindexter demanded that Noriega abandon his cooperation with the Contadoras, and step aside so that the invasion of Nicaragua by U.S. troops could proceed according to Kissinger's Andean Plan to turn Central America into another Vietnam. I am not against Nicaragua being smashed by U.S. military action—in fact nothing would please me more—BUT another Vietnam-style war will only play into the hands of Moscow and the traitors within our gates. Poindexter was backed by the jackals of the U.S. media who went so far as to advocate that Noriega be removed by force.

The Role Of Argentina

When he answered Poindexter's threats with a firm rebuff, Noriega knew that the chips were down. He

thereupon sought an alliance with and support from the Peronistas. At a meeting with Peronista leaders which took place at Mar del Plata, Argentina, Noriega and his deputation of middle-level officers received the assurances they were looking for.

But it was not long before countermeasures were taken to scare the Argentinians away. British troops mounted “exercises” in the Malvinas, to show what would happen if Argentina intervened in Panama’s affairs, and General John Calvin, chief of the U.S. military southern area command, went to meet with Argentine Defense Minister, Horacio Juanarena.

Ostensibly the meeting dealt with British threats and growing tensions between the two countries over the Malvinas. But my sources told me that General Galvin delivered a stern warning to Juanarena for Argentina not to get involved in Panama. Galvin’s mission to Buenos Aires can quite properly be compared with General Huyser’s mission to Teheran during the period Carter was betraying the Shah of Iran.

Jose Blandon

Following the stunning success of a combined Panama-DEA drug operation on the heels of a three-year investigation carried out under the code name “Operations Pisces”, the drug barons and their supporters and beneficiaries were badly alarmed. Whereas in 1985, it seemed only vaguely possible that seldom-used laws might become a bother to be dealt with by intimidation, bribery and corruption, Noriega was now showing that he could not be threatened or bought and that he meant business.

“Operations Pisces” closed down 54 accounts in 18 Panamanian banks and resulted in the seizure of \$10 million and large quantities of cocaine. This was followed by the freezing of another 85 accounts in banks whose deposits were believed to be stained by blood and cocaine, an action carried out by the Panama Defense Force. Fifty eight major U.S. and Colombian and some Cuban-American “runners” were arrested and indicted on narcotics-trafficking charges.

Following on the arrest of Jorge Ochoa in Spain as the result of a Noriega tip, Roberto Eisenmann and his friends were now thoroughly aroused. *La Prensa* in particular accused Noriega of being “a lackey of the U.S. Government” and complained that the U.S. Attorney now had more rights inside Panamanian banks than he did back home.

La Prensa’s plaintive keening was fully supported by an article in the *New York Times* of August 10, 1987, which alleged that the “serious breach of bank secrecy regulations is part of an American campaign against the launderers of drug money.... The papers were served without citing any statutes or articles in complete disregard for the legal procedures that are supposed to be followed.” It then went on to quote a Panamanian banker as saying: “It was done to appease the Americans and was typical of the way this guy works.”

“Operations Pisces” was made possible by passage of Panamanian Law 23 which gave notice of what the narcotics traffickers could expect in future. *La Prensa* complained bitterly that the Panama Defense Force was conducting a publicity campaign against drugs on behalf of the American Government, a campaign that “will devastate the Panamanian banking center”.

Enter Jose Bandon, now turned 180 degrees by the pro-drug consortium. What was the role assigned to Bandon to play in the unfolding war against anti-cocaine forces? He was hired to drum up so-called “international support” for the forces trying to bring down General Noriega. In so doing, Bandon exposed himself as a hypocritical unmitigated liar. Bandon is a SOCIALIST in the service of Willy Brandt’s Socialist International (also known in some circles as The Partnership). As a back-stabbing liar, he was well suited for the job—or so his string-pullers thought.

Before taking up his post as chief accuser of General Noriega, Bandon, who was the New York Consul General for Panama, went on Panama TV on August 11, 1987, IN SUPPORT OF NORIEGA. He vehemently attacked the forces ranged against General Noriega, characterizing the hostility as “a campaign essentially aimed at the liquidation of Panama, initiated by the invisible government of McFarlane, Poindexter and North.” This is as near to the truth as Bandon got before his remarkable Damascus Road conversion took place.

...To be continued

CHAPTER 20

THE NEWS DESK

by Dr. Al Overholt 11/19/96

HAS UNCLE SAM DESENSITIZED YOU?

Excerpted from *THE SPOTLIGHT*, 10/4/96, [quoting:]

Here is a comprehensive cover-up of presidential misdeeds compiled by *State Department Watch*'s Tim Hunter.

pict. clintons

- * Abuses of Americans overseas by the State Department;
- * Ruby Ridge;
- * Waco;
- * Unresolved reports of corruption in federal bureaus;
- * The unresolved Atlanta terrorist bombing;
- * The unresolved denial of Paula Jones' rights;
- * The unresolved Vincent Foster death investigation;
- * The unresolved death of Commerce Secretary Ron Brown;
- * The unresolved deaths of Americans in air crashes and bombings;
- * The unresolved deaths of American POWs during the Korean and Vietnam Wars; and
- * The unresolved issue of United Nations control of U.S. armed forces, etc.

Mrs. Clinton is also safe from legislative proceedings for now. Some of the charges she may face include:

- * Criminal violation of the *Federal Advisory Committee Act*;
- * Attempts to put the trial lawyers in control of American medicine;
- * Appearances of illegal cronyism in manipulation of the White House travel contracts;
- * FBI files scandal;
- * Abuses of employees;
- * Contempt of Congress; and
- * Acceptance of pay-offs and bribes ("cattlegate", Castle Grande and the Whitewater affair). [End quoting]

Is this enough to overwhelm and desensitize you? If it isn't, think about the cover-up of over 35 suicides, mysterious deaths and murders of close friends and colleagues of the Clintons since they became politicians in Arkansas and Washington. It may be wise to force the Clintons to wear a label saying, "**BEWARE!**—Working with or befriending me is **SEVERELY** hazardous to your health."

MONETARY 'REVOLUTION' GAINS STEAM AS COMMUNITIES FAVOR BARTERING TO DEBT

Excerpted from *THE SPOTLIGHT*, 10/4/96, [quoting:]

Canny patriots in Ithaca, New York have created their own scrip—a workable money system issued without bankers and no interest that bankers require for the Federal Reserve “dollars” that bankers create.

Over the years small, local, family-based producers of virtually all manner of agricultural products have fallen by the wayside as big corporations have forced them out of business. Declining along with the growing numbers of bankrupted family agricultural businesses has been the ability of local communities to control their own economic destiny.

Five years ago, a group of people in Ithaca, New York, and surrounding communities in Tompkins County, decided that they had seen enough of big corporate farms—and other national and multi-national businesses—taking over their diverse, unique local economy and affecting their way of life. Led by Paul Glover—a man dubbed as “a community folk hero” by one of his neighbors—these people have launched their own localized currency system.

This is one of the most promising efforts in decades to slowly wrest control of local economies back from the Federal Reserve System and big corporations.

“We printed our own money because we watched federal dollars come to town, shake a few hands then leave to buy rain forest lumber and fight wars,” Glover says. “Ithaca’s HOURS [as the local currency is called], by contrast, stay in our region to help us hire each other.

“While dollars make us increasingly dependent on multinational corporations and bankers,” he added, “HOURS reinforce community trading and expand commerce which is more accountable to our concern for ecology and social justice.”

In their bi-monthly newspaper *Hour Town*, the community of Ithaca points out that today’s dollars are “currently backed by less than nothing: More than five trillion dollars of national debt.”

BARTER SYSTEM

In contrast, Ithaca’s community currency, the HOUR, is based upon the labor of people in the Ithaca area. One HOUR is exchangeable for \$10 in Federal Reserve notes. Glover and his friends proudly state, with their currency system, the “minimum wage” in Tompkins County has been recognized as being \$10 per hour for five years. More important than gold or silver to increasing numbers of awakened people in Tompkins County is the labor—and well-being—of their fellow citizens.

INTEREST FREE

Unlike Federal Reserve notes and bank credit, HOURS are issued interest-free. As Glover has written, “HOURS earn community interest—job creation, local self-reliance and pride, funding community organizations, and making zero-interest loans—rather than bank interest.”

Community currencies, while possibly not the answer yet in everyone's minds, are the most realistic and workable way to begin setting up independent economies, community by community.

Some day, by using this simple yet effective—and honest—system, Third World nations, hopelessly in debt to the plutocrats, can make their own way.

As the efforts to solidify the New World Order slip from the grasp of the internationalists, the time has never been more right to join with like-minded people to draw away from the globalists' failed, doomed, corrupt system. [End quoting]

For more details see the *SPOTLIGHT* article. This is similar to what our Founding Fathers had wanted the money system to be but on a national basis. I commend the communities who strive to get out from under the Banksters' control.

STAY AWAY

Excerpted from *THE SPOTLIGHT*, "Letters" column, 10/4/96, [quoting:]

The World Jewish Congress and other high-powered internationalists are putting the heat on Swiss banks like the Swiss Bank Corp. to open up their records to prove that the accounts they hold are not "secret Nazi accounts" containing money taken from European Jews during World War II. This sounds to me as though your warning about the dangers of putting money in Swiss banks is right on the mark. So much for secrecy.

The only way the banks will be able to prove that the money isn't Nazi money is to show precisely who the money does belong to. That means that all those patriots who listened to Larry Patterson and put their money into the Swiss Bank Corp. are going to be exposed to the prying eyes of the new Inquisition. — Myra Phillips, Trenton, New Jersey [End quoting]

Can you think of a better method to make a raid on all the secret millions of dollars—probably billions or even trillions—much of it, probably, stolen, drug and/or illicit, so the Khazarian Jews can confiscate it all. What a windfall this will be if they can pull it off.

BANKRUPTCIES NEAR A RECORD HIGH

From *PARADE MAGAZINE*, 9/29/96, [quoting:]

More than 1 million Americans are expected to file for bankruptcy this year, a new record. Almost all of the 1996 filings (95%) have been individual consumer bankruptcies—people who went too far into debt.

There has been an upward trend: There were 412,510 bankruptcies in 1985; 782,960 in 1990; and 926,601 in 1995. The first quarter this year showed an increase in bankruptcies in every judicial district in the U.S. [End quoting]

And “this economy is growing, growing and growing”—sounds to me like they should be saying the debt is growing, growing, etc. I also read recently that more and more people are working or seeking a second job to earn sufficient income to support their families.

CIVIL vs. CRIMINAL TRIAL

From a reader, [quoting:]

In the civil trial, the standard of proof for the plaintiffs is lower than it was for prosecutors at the murder trial. The jury need only be convinced by “the preponderance of the evidence,” not “beyond a reasonable doubt”. That means the jury can hold O.J. Simpson responsible for the slayings if 51 percent of the evidence goes against him.

Simpson cannot refuse to testify and must take the stand this time. And unlike the criminal trial, the verdict does not have to be unanimous. Only nine of the 12 jurors must agree to reach a verdict. [End quoting]

One way or another the powers behind the pageantry will keep **justice off balance**.

A PROFESSIONAL POLITICIAN!!

“A professional politician is a professionally dishonorable man. In order to get anywhere near high office he has to make so many compromises and submit to so many humiliations that he becomes indistinguishable from a streetwalker.” —H.L. Mencken

They are, also, under constant blackmail and mind control. And some are literally robotoids or clones.

PUBLISHING FAKE DOCUMENTS

A highly publicized document has been in the news over the last few days and too many people take it as real without any proof. They seem to accept that someone like Pierre Salinger stating that it is real is proof enough. Many news correspondents have been fed fake documents and pictures, and many have faked their own.

The document I am referring to is the one that Salinger is using as proof that the U.S. Navy is responsible for the downing of TWA’s Flight 800 with a missile. [Hatonn has stated several times—in *CONTACT*—that it was downed by a beam weapon.]

This topic of real or fake documents and/or pictures becomes very important when they are used as key evidence in many court cases. One in particular that is very important at this time is the picture of O.J. Simpson supposedly wearing a pair of shoes that has the same sole pattern that was found in the blood on the concrete walk at the scene of the murders of Nicole Simpson and Ron Goldman.

The technology for making fake documents and pictures is quite simple for many computer literate, artistically talented people, today. You don’t have to be a “real expert”. Furthermore the software programs

are readily available at reasonable costs.

However, some of these “home made” documents need a “real expert” to distinguish them from a real document or picture.

Proof of what can be done by faking of pictures and documents can be seen in magazines and movies where they replace the head on a person’s body. Don’t you think it would be just as easy to replace shoes on a person’s picture without the average juror suspecting a fake? THINK ABOUT IT!!

PENTAGON UPS SPENDING FOR GULF RESEARCH

Excerpted from the *BAKERSFIELD CALIFORNIAN*, 11/13/96, [quoting:]

Acknowledging it has not done enough, the Pentagon said Tuesday it would double the money it is spending to find whether U.S. troops were exposed to chemical agents in the Persian Gulf War.

Deputy Defense Secretary John White, the Pentagon’s No. 2 official, told reporters the Pentagon is pumping \$27 million into further medical research and an intensified investigation of events during and after the Gulf War.

White also named a senior civilian Navy official, Bernard Rostker, to a new position on Gulf War illness issues.

The announcement came a day before the Presidential Advisory Committee on Gulf War Veterans’ Illnesses, a panel that has been sharply critical of the Pentagon, was to hold a daylong hearing on the issue.

“I wanted to make sure that we had sufficient resources available,” White said.

“We’ve determined that we did not, and we substantially increased those resources. [End quoting]

Here we have the gangsters investigating their own gang and sending money to their comrades for investigations instead of helping the ones who need medical treatment. They always create the problems, get paid to investigate the problems, and more money to help solve them, which usually doesn’t help much, if any, except to build their power bases and their personal bank accounts.

CIA DISPUTES DRUG CLAIMS IN COURT

The Agency Denies Employing Alleged Drug Dealers

Excerpted from *THE ORLANDO SENTINEL*, 11/7/96, [quoting:]

The CIA has gone to court to dispute claims by three alleged drug dealers that they were working for the spy agency.

In a document made public Wednesday, a CIA official told the U.S. District Court in San Diego that the agency searched its records and found no evidence of “any kind of operational, contractual or employment relationship” with the men.

It identified them as Nicaraguan cocaine dealer Danilo Blandon, former California police officer Ronald Lister and David Scott Weekly, whom Lister has named as his CIA contact.

A fourth individual named in the document was identified as Los Angeles crack cocaine dealer “Freeway” Rick Ross.

In the declaration, the CIA said it knew as early as 1984 that Norwin Menesis was a major cocaine trafficker. But it said a 1986 search of the agency’s records at the FBI’s request failed to produce any evidence of a CIA relationship with Menesis.

A censored document included in the court filing said in December 1984 a source “reported that a Norwin Menesis was apparently well known as the Nicaraguan mafia dealing in drug(s), weapons and smuggling and laundering of counterfeit money.”

The document, which was headed “Three Persons Claiming CIA Affiliation”, also said Menesis was described as “the kingpin of narcotics traffickers in Nicaragua prior to the fall of Somoza”.

The CIA inspector general is investigating allegations that the agency was involved in the introduction of crack cocaine into the United States.

Inspector General Frederick Hitz has said it might take months to examine fully records of the relationship between the CIA and Nicaraguan Contra members implicated in 1980s cocaine trafficking in California.

Hitz said recently, however, that a preliminary investigation found “no credible information” to support allegations raised in a series of articles published in August by a California newspaper, the *San Jose Mercury News*.

The *Mercury News*’ three-part series, “Dark Alliance”, detailed how a Bay Area drug ring sold tons of cocaine to the street gangs of South-Central Los Angeles and funnelled millions in drug profits to a CIA-run guerilla army. The series traced the crack cocaine explosion to the two Nicaraguan cocaine traffickers. Menesis and Blandon, who were civilian leaders of an anti-communist commando group formed and run by the CIA during the 1980s. [End quoting]

Don’t hold your breath while the CIA investigates if they are guilty or not. Again a case of the gangsters investigating their own gang. The CIA has a policy of keeping the names of certain agents, whom they will not defend if caught, off all official records. They deny they ever worked for them in any way. If you were playing their game wouldn’t you be smart enough to do the same? After all, they would have been out of business soon after they got started if they played the game with honesty and integrity!

STATE SOUTHERN BAPTISTS
URGE BOYCOTT OF DISNEY

Excerpted from *THE DAILY NEWS*, Los Angeles, 11/14/96, [quoting:]

Determined to mount a crusade on the Walt Disney Co.'s home turf, the California Southern Baptist Convention on Wednesday called for its 430,000 members statewide to boycott the entertainment giant, charging that Disney has turned its back on traditional family values.

Gathered in Pasadena for the Protestant denomination's 56th annual state convention, about 800 delegates or "messengers" from across California passed the resolution to shun all Disney movies, parks and products.

Wednesday's action came five months after the Southern Baptists' national organization took a similar vote in New Orleans in protest of company policies that members say "promote" homosexuality and conflict with Christian values.

"We would like to see Disney come back to the old Disney that we know," said the Rev. Wiley Drake, pastor of the First Southern Baptist Church in Buena Park and main architect of the boycott effort. "This vote just brings awareness to California Baptists and other people." [End quoting]

The Baptists, as most folks, have been hoodwinked, betrayed and fooled by Disney since their beginnings. Several years ago *CONTACT* published detailed examples of how the Disney organization used sly, subtle propaganda, brainwashing and mind-control material in their publications, movies, theme parks, etc. My take is that the main difference now is they are doing it more frequently and blatantly—sort of thumbing their noses at you—because they think they've "GOT-CHA". It's nice to see that some people are waking up and are getting "mad as hell" and aren't going to take it any longer.

CLINTON'S CABINET BREAKS UP

Secretary of State Warren Christopher and Defense Secretary William Perry are among those leaving.

Excerpted from *THE ORLANDO SENTINEL*, 11/7/96, [quoting:]

The anchors of President Clinton's national security team—Warren Christopher and William Perry—led a snowballing exodus of at least six Cabinet officials Wednesday in a sweeping second-term staff shakeup.

Commerce Secretary Mickey Kantor told Clinton he intended to resign to return to California. Energy Secretary Hazel O'Leary, out of favor, also was quitting, officials said.

Transportation Secretary Federico Pena and Housing Secretary Henry Cisneros were expected to leave, as well, administration officials said. White House officials were waging a behind-the-scenes campaign for Attorney General Janet Reno to go; she wants to stay.

There were varying reasons for the staff reshuffling. Some, like presidential senior advisor George Stephanopoulos, made no secret of the fact they are worn out. [End quoting]

My take on this is: Most of these people are "jumping off", like rats on a sinking ship, to try to get as far away as possible from what is about to happen.

WOE TO THE TRAVELER WHO TRIES TO READ AND ESCAPE TV

Excerpted from *THE DAILY NEWS*, Los Angeles, 11/14/96, [quoting:]

Some friends from Moscow once introduced me to a lovely Russian custom.

Before embarking on a trip, you sit quietly for a few minutes on your suitcase to guarantee a safe return and to get into a meditative frame of mind for the journey.

Today anyone looking for a few quiet moments in the place where many Americans begin their journeys—an airport departure gate—is in for big trouble.

Besides all the other distractions, there's often a new one: a flickering TV set. I first began encountering these televisions some months ago, and I did some research to find out how widespread they are. It turns out that televisions are installed at more than 1,000 gates in more than 25 major American airports.

The sets usually hang from the ceiling, exasperatingly out of reach for anyone trying to turn off the sound. Woe to the traveler who has an extra hour or two and hopes to read a book. You can't escape. And surely many people want to. At gates cursed with the televisions, most of the passengers are trying to talk, work or read. But the penetrating TV noise needles itself into the conversations and onto the pages.

Who is being served here? Travelers haven't asked for the televisions. The sets are there because there's big money to be made from the commercials they show. Last year Nielsen Media Research reported that 8.4 million people a month saw airport TV ads. Millions in advertising dollars get divided among the three parties involved in the venture: the airport, the airline whose gate is used and the CNN Airport Network, which provides the programming.

It's not only in airports that television is finding captive audiences, a phenomenon known in the advertising business as "place based media". Channel One carries commercials along with its programming into thousands of school classrooms. Cafe USA is a TV network aimed at shopping mall food courts. MetroVison's Commuter Channel screens hang silently above the subway platforms of many cities

Happily, a recent Turner empire attempt aimed at supermarket shoppers, the Check Out Channel, failed. NBC has been test-marketing the idea, however. "Our mission is to sell eyeballs to advertisers," the executive running the project has said.

Specially tailored TV programming is already creeping into doctors' waiting rooms. What's next? The Traffic Jam and Toll Plaza Network?

In public places, television is a form of pollution, like cigarette smoke. Smoke can at least be partly sucked away by a good ventilation system. The noise of an unwanted television can't be. But you can regulate unwanted noise. Many communities place restrictions on jet skis, leaf blowers and snowmobiles.

Thirty years ago people would have laughed at the idea of limiting smoking in public, but today, in the

airports of many cities, including San Francisco, where I live, smokers have to go to a special room. Why not a room for TV watchers? [End quoting]

Most people do not realize the extent that “big brother” has entered their lives. If you have been exposed to any stories or writings of the details of the future of “big brother” it always contains something about the all seeing eye—THE TV MONITOR—but of course it’s much more than a screen that you watch and listen to. The “big brother” TV is a two-way system with built in transceiver and camera. It can monitor every word and movement you make within its range.

Even more subtle and worse is that they can program you and guide your moods, thinking and actions with the unseen—subliminal—and unheard—subaudio—messages and frequencies with which they bombard you through the TV.

Now do you see why you’ll have a very hard time trying to stop the proliferation of these monster-beast monitors. They are the eyes and ears of “big brother” all wrapped up in a box for YOUR ENTERTAINMENT!! And don’t forget your children have those nice boxes at school. From what is said above do you think the idiot box you have at home is any different??? WAKE UP AMERICA!!!

WHO’S A GOOD AMERICAN?

Excerpted from *THE SPOTLIGHT*, 10/4/96, [quoting:]

pict. of farrakhan
& gore

CHAPTER 21

THE UNTOLD HISTORY OF AMERICA

PART XIII OF A SERIES

by Ray Bilger 11/13/96

Editor's note: Part I of this bold series was presented in the 8/13/96 issue of CONTACT; Part II was presented in the 8/20/96 issue; Part III was presented in the 8/27/96 issue; Part IV was presented in the 9/3/96 issue; Part V was presented in the 9/10/96 issue; Part VI was presented in the 9/17/96 issue; Part VII was presented in the 9/24/96 issue; Part VIII was presented in the 10/1/96 issue; Part IX was presented in the 10/8/96 issue; Part X was presented in the 10/15/96 issue; Part XI was presented in the 10/22/96 issue; Part XII was presented in the 11/5/96 issue.

The Sioux Indians have always believed that to dream of the sacred stones was considered a great honor. They believed that such dreams carried with them the requirement that the person dreaming about the sacred stones must arrange their life in accordance with the information imparted in connection with the dream. This obligation was as binding as the necessity of fulfilling a vow, and disregard of either was said to be punished by the forces of Nature.

Brave Buffalo was a prominent Sioux medicine man of the Standing Rock Reservation. At the age of 73, in 1911, he described his dream of the sacred stones, (quoting:)

When I was ten years of age I looked at the land and the rivers, the sky above, and the animals around me and could not fail to realize that they were made by some great power. I was so anxious to understand this power that I questioned the trees and the bushes. It seemed as though the flowers were staring at me, and I wanted to ask them "Who made you?" I looked at the moss-covered stones; some of them seemed to have the features of a man, but they could not answer me. Then I had a dream, and in my dream one of these small round stones appeared to me and told me that the maker of all was Wakan Tanka, and that in order to honor him I must honor his works in Nature. The stone said that by my search I had shown myself worthy of supernatural help. It said that if I were curing a sick person I might ask its assistance, and that all the forces of Nature would help me work a cure. (End quoting)

Careful observation today shows that there are not many young people in America who still carry on the search for meaning in life. That search has been replaced by television which provides young people with a ready explanation of the world. Most young people today have been subjected to television their entire life. And studies have shown that they accept the realities presented on TV as true.

But people of all ages are now subjected to the mesmerizing effect of TV. The level of success of propaganda today is due in large measure to mass media, and television is the prime tool for its psychological implementation. Beyond telling us exactly what to "think" and showing us exactly how to "behave", the vast majority of TV programming is designed to keep us confused, disorganized and distracted with matters of no real importance. Of course, lots of glitter always helps to sugar-coat the nonsense.

Back in 1941, another form of mind control/behavior modification was being tested under the guise of a

“truth drug” program. This was being done by the Office of Strategic Services (O.S.S. —the forerunner of the Central Intelligence Agency {C.I.A.} during World War II), and involved slipping L.S.D. (a powerful hallucinogenic drug) to unwitting American citizens in real life situations. The series of experiments was originated under William Donovan, founder and director of the O.S.S., and also included the use of marijuana, mescaline and other drugs.

The first experiments were done on volunteers from the U.S. Army and the O.S.S. These first volunteers became known as “Donovan’s Dreamers”. A memo intended to halt the research had stated that “the drug (L.S.D.) defies all but the most expert...analysis”, and it was considered to be impractical. But that didn’t stop the research.

In 1943, Captain George Hunter White continued the research. The O.S.S. was disbanded after World War II, but Captain White continued the experiments of administering the behavior modifying drugs. In 1947, the C.I.A. replaced the O.S.S. By 1954 Captain White had become a high-ranking Federal Narcotics Bureau officer on loan to the C.I.A. on a part-time basis. This is where the story really gets interesting.

White had rented an apartment in Greenwich Village in New York City and had it equipped with one-way mirrors, surveillance gadgets, and then disguised himself as a Navy seaman. He drugged unsuspecting acquaintances with L.S.D. and then brought them back to his apartment. In 1955 this operation was moved to San Francisco.

In San Francisco, these experiments were established in safehouses under the code name of Operation Midnight Climax. Midnight Climax hired prostitutes who would lure men from bars back to the safehouses after their drinks had been spiked with L.S.D. White would film these events in his “national security brothels” for the purpose of enabling the C.I.A. to experiment with extracting information from men during lovemaking. These experiments continued until 1963. Was it this program that gave birth to the practice used today, where Congressmen and other government officials are blackmailed by filming them with prostitutes?

As has already been said, behavior modification is all about control. This control (of the masses) has always been achieved through the control of knowledge and information. This requires that those in control will always have knowledge and information not available to the general population. And the entire mind- and behavior-control system is interconnected with the educational system, the financial system, in essence, into every facet of our lives. Our educational system is not there to inform students, it is strictly for indoctrinating them into the New World Order.

Prior to the 1960s there was not much other than a house or car that was bought on credit. The 1960s saw the large-scale introduction of credit cards, which quickly became very popular. People were encouraged to buy today what they might not be able to afford until much later. This was a clever way to make the masses slaves to the Elite’s financial system. Today, however, the use of credit cards has been expanded into a requirement, so that you cannot even reserve a hotel room or a rental car without one of these pieces of plastic, no matter how much cash you may have. Your name and your word no longer count, and even your cash may soon be obsolete.

Another thing which really became popular in the 1960s was the opinion poll. Public opinion polling can

be directly linked to the major think tanks. These polls are not used to measure public opinion, they are used to direct and manipulate public opinion in a given direction (more behavior modification). One might wonder who they actually poll. Do you know anyone who has ever been questioned by these polls?

The decade of the 1960s was the period where many new forms of mass mind- and behavior-control were introduced on a large scale. The use of L.S.D., marijuana and other mind- and behavior-altering substances was promoted through rock music and behind-the-scenes channels, and created an entire drug culture which redirected developing and evolving minds into more mindless directions (remember, we entered the fringes of the Photon Belt about 1962), thereby avoiding any possible correction of America's downhill slide. We were encouraged instead to turn on, tune in, and drop out (of society). This was the era of Free Love.

The advances in technology during the decade of the 1960s were such that we were led to believe that we would soon be able to have more leisure time in the modern world. Again, just the opposite was true. With all of the new electronic gadgets that were created, coupled with ever-more-clever advertising telling us we needed to have these things, the masses were left with no time to stop and think.

In conjunction with all this, there were those who did use their free time to protest against the war in Vietnam (all wars are for mind control and behavior modification), and to protest other problems people found with our government. In order to put an end to all this protesting, and to continually escalate the level of control over the masses, the cost of living was slowly increased, while real wages were kept low, so that today both husbands and wives must work to make ends meet. This author grew up in the 1950s and 1960s and saw very few if any households where the wives worked. Wives were called housewives and were kept busy with the very important work of raising the family and maintaining the household, while the primary role of the husband was as the breadwinner. Today, of course, we have television to babysit the children while both parents work!

Today, the collective human mind is constantly bombarded with ever-increasing changes, events, and contradictory information. This causes mental overload, where the mind switches off and becomes subservient. Our Elite One World Controllers are indeed quite clever.

The three major television networks in America are A.B.C., C.B.S. and N.B.C. In Part VIII of this series, this author pointed out the connections of N.B.C. to major players in the New World Order. As well, A.B.C. has had on its board of directors people connected to J.P. Morgan Co.; Metropolitan Life; Morgan Guaranty Trust; I.B.M.; Kuhn, Loeb & Co. (Rothschilds); Chase Manhattan Bank (Rockefeller/Rothschilds); General Motors; Schroders Inc. of London (connected to funding of Hitler); Manufacturers Hanover (Rothschilds); Citibank (Rothschilds); the Federal Reserve; the Hoover Institution; *Time* magazine; Ford Foundation; and Marine Midland Bank. As you can see, A.B.C. almost looks like a clone of N.B.C. A.B.C. was taken over by Cities Communications, which has connections with Brown Brothers Harriman, which has close ties to the Bank of England.

C.B.S., on the other hand, is remarkably different! Their board of directors has included people connected to Kuhn, Loeb & Co. (Rothschilds); the Trilateral Commission; the Federal Reserve Bank of New York; Chase Manhattan Bank (Rockefeller/Rothschilds); Council on Foreign Relations; Brookings Institution; Manufacturers Hanover Bank (Rothschilds); Schroder Bank; Ford Foundation; Rand Corpora-

tion; Tavistock Institute; and the Bilderberg group. Well, come to think of it, C.B.S. doesn't really look much different than A.B.C., which is almost a clone of N.B.C.

Since the Elite One World Controllers own and operate A.B.C., C.B.S. and N.B.C., not to mention the *New York Times*, the *Washington Post*, the *Los Angeles Times*, the *Boston Globe*, *Reuters*, *Associated Press* (A.P.), *United Press International* (U.P.I.), Cable News Network (C.N.N.), etc., etc., etc., can we expect them to tell us the truth, or just more lies and propaganda to control us??

With the above information in mind, it should come as no surprise to know that David Rockefeller said in 1991 at the annual meeting of the Bilderbergers in Baden Baden, Germany, (quoting:)

We are grateful to the *Washington Post*, the *New York Times*, *Time* magazine and other great publications whose directors have attended our meetings and respected their promises of discretion for almost forty years.

It would have been impossible for us to develop our plan for the world if we had been subject to the bright lights of publicity during those years. But the world is now more sophisticated and prepared to march towards a world government. The supranatural sovereignty of an intellectual Elite and world bankers is surely preferable to the national autodetermination practiced in past centuries. (End quoting)

And Richard Salant, former President of C.B.S. News, has stated confidently, "Our job is to give people not what they want, but what we decide they ought to have."

Psychological methods have been employed to control the masses long before the name psychological was coined and applied to such methods. It is, in fact, the psychological method which has raised (or lowered, if you will) the entire field of mind control and behavior modification to an exact science. In the area of education, for example, psycho/socio-behavioral programs are used throughout America to "educate" students for the New World Order.

Students are basically presented with increasingly hard hitting affective minicourses until a psychological condition known as threshold is reached. Threshold is defined by psychologists as "the severity of stimulus tolerated before a change of behavior occurs." It is the psychological level beyond which a program cannot be continued. Threshold refers to that set of conditions necessary to bring about desirable responses.

Another technique used in American schools today, known as the encounter-group format, is designed to "break down" formed ideas and defenses so that the child will be influenceable and amenable to something new. That "something new", however, may not be in the child's long-term best interests.

School counselors can launch all kinds of psycho/socio-behavioral programs in local schools and even take these programs into the classroom. Psychological education has become an important part of the school counselor's function.

In addition to the above, psychological conflicts are deliberately created within the student. A number of behavioral experts have talked about inducing a psychological condition they call cognitive dissonance.

Webster's New Collegiate Dictionary defines cognitive dissonance as “a psychological conflict resulting from incongruous beliefs and attitudes held simultaneously”.

Since all of this psychological educational curriculum comes from above, from state and/or federal levels, many teachers may not necessarily be aware of the exact role they are playing in destroying America's youth!

Thus, children who come out of schools in America today may understandably be a bit “screwed-up” mentally. No problem. They can then visit our wonderful psychologists, psychotherapists and psychiatrists. Dr. G. Brock Chisholm, the first head of the World Federation of Mental Health (a New World Order group), has said, (quoting:)

What basic psychological distortion can be found in every civilization of which we know anything? The only psychological force capable of producing these perversions is morality—the concept of right and wrong. The re-interpretation and eventual eradication of the concept of right and wrong are the belated objectives of nearly all psychotherapy.

The pretense is made that to do away with right and wrong would produce uncivilized people, immorality, lawlessness, and social chaos. The fact is that most psychiatrists and psychologists and other respected people have escaped from moral chains and are able to think freely. (End quoting)

Well, there's the problem in a nut-shell. We've been taught what's right and wrong. No wonder we're so screwed-up! With this kind of logic at work, it's a wonder any of us are sane. God help us if the above information is ever followed by the majority, for we will surely be doomed as a species.

For a thorough first-hand examination and account of trauma-based psychological mind control, read the book *TranceFormation of America*, by Cathy O'Brien and Mark Phillips. It is truly shocking to learn what a “Monarch butterfly” must endure.

In July of 1972, Dr. Gordon J.F. MacDonald, President Johnson's former science advisor, testified before the U.S. House of Representatives, Subcommittee on Oceans and International Environment, commenting on discoveries in low frequency research. He discussed how he had been involved in work to create electrical waves, that would be tuned to human brainwaves, within the atmosphere. He stated in part, (quoting:)

The natural electrical rhythm of most mammalian brains, including man, is about 10 cycles per second, and there are indications that if you tune in at this frequency, that is, these low frequencies of about 10 cycles per second, you can produce changes in behavioral patterns or in responses. (End quoting)

Again, these are the same Extremely Low Frequency (E.L.F.) waves being pulsed continuously by both Russia and by the United States through our G.W.E.N. (Ground Wave Emergency Network) system, and by our Space Shuttles!

In 1977, the U.S. Defense Intelligence Agency (D.I.A.) declassified a report describing how vast advances in Soviet psychotronic technology can create the ultimate Big Brother society, by using electronic

mind-control techniques against populations to implant ideas and thoughts into the heads of unsuspecting victims. And you thought your thoughts were your own thoughts?

The September 12, 1988 edition of the *New York Times* reported that each G.W.E.N. tower is “relaying brief test messages every twenty minutes.” That was what they said in 1988. Do you think they were telling the truth? What do you think they are doing today??

In 1990, Dr. Robert O. Becker, author of *The Body Electric* and a top expert in biomagnetism, commented on the G.W.E.N. system in the United States, (quoting:)

G.W.E.N. is a superb system, in combination with cyclotron resonance, for producing behavioral alterations in the civilian population. The average strength of the steady geomagnetic field varies from place to place across the United States. Therefore, if one wished to resonate a specific ion in living things in a specific locality, one would require a specific frequency for that location. The spacing of G.W.E.N. transmitters 200 miles apart across the United States would allow such specific frequencies to be ‘tailored’ to the geomagnetic-field strength in each G.W.E.N. area. (End quoting)

An *Associated Press* report carried in the September 11, 1994 issue of the *Evansville Courier* stated that on September 10, 1994, the Space Shuttle *Discovery* utilized a powerful green laser directed at key sections of North America and other parts of the globe. The September 26-October 2, 1994 issue of *Defense News* stated that, “During a checkout of the laser machine, pulses began emanating from *Discovery* at a rate of 10-cycles-per-second as the Shuttle flew over Manitoba, Canada. The lasers continued firing as *Discovery* cut across Wisconsin, Michigan, and the Northeast, heading out over the Atlantic Ocean near Maryland...” The public was told that this was for mapping purposes, but the use of the 10-cycles-per-second lasers would indicate that the only mapping done, if any, would have been mapping of the human brain!

As you can see, the American public has been subjected to an unending barrage of mind control and behavior modification systems and techniques, which, in modern times, have become all pervasive.

Aside from all the mindless programming on television, from the degrading and demoralizing sitcoms, to the disgusting talk shows which seem to draw some of their guests from the ranks of America’s most perverted and depraved citizens, there may be a need for us to watch some TV programming. But if it’s all lies and propaganda, why would we want to watch TV at all? A good question, especially considering what is revealed in the box to the right of this article.

If we have access to alternative sources of information which reveal the real agenda our government is up to and the lies our government wants us to believe, and if we ever want to do what we can to turn this mess around, then there may be good reason to observe the so-called TV news programs.

If we can think for a moment in terms of military strategy; if you had a very clever and deceitful enemy and you wanted to outsmart and defeat that enemy, don’t you think you would want to know everything about that enemy? Of course you would! You would want to know when he slept, where he slept, when he ate, what he ate, where he went, what he said he was doing, what he was really doing, etc., etc. If you knew everything you could about such a clever and deceitful enemy, then you would be in a much better position

to plan a successful strategy against that enemy. This is especially so if your enemy is lying to the masses. If you know the truth, and if you have discernment, then observing your enemy's lies can reveal to you their real plans.

In other words, if your enemy says he is doing something over here, but you know he is really doing something else over there, then you may be in a better position to plan a strategy accordingly to catch him in his own trap.

What all this boils down to is this: mind control/behavior modification may well be the greatest threat to humanity on this planet at this time. This is so because the programming we have been and are being subjected to allows our Evil Elite Controllers to carry out any of their dastardly deeds virtually undetected, unless, of course, we have real discernment. A jet airliner with important people on board who are in a position to turn things around may be shot down by a beam weapon, but we are never told about those on board and never told why it really crashed. Because of the way we have been programmed, and the use of constantly new distractions in the news, the entire incident is soon forgotten by the masses. Those with alternative sources of information may have a better picture of what is really happening.

Remember, our Evil Elite One World Controllers are not above killing presidents, and the assassination of John F. Kennedy was ultimately just another very powerful and very successful mind-control operation!!

Incredibly careful planning by our Controllers has today created a situation where any number of different scenarios might be played out on the masses, from devastating weather, to human-induced earthquakes, to a staged economic collapse, etc., etc., wherein the masses will be placed into a position where they are at an extreme disadvantage compared to those in control. Thus, when the masses are left in a situation where they are unable to deal with and cope with their plight, they will welcome with open arms the solution offered by their Controllers, and will march like lambs to their own slaughter.

There are numerous examples where this has already been done. One of them is the implementation of increasingly stringent gun control measures achieved by ever-increasing violence, as where a man is mind-controlled to go onto a school playground with a gun and open fire on the children. What few people realize, however, is the fact that when guns are outlawed only the outlaws will have guns, and the situation will be far worse than anyone had anticipated. No gun ever killed anyone! A gun requires a human being to operate it.

The way gun control and all other important measures are implemented is through a gradual step-by-step process, i.e., the level of violence increases slowly over the years, and they only ban one type of gun at a time. This way, the American public does not realize that they are taking away our *Second Amendment* right, which is strictly for We-The-People to protect ourselves from tyrannical dictatorial government officials such as those we now have in power in Washington, D.C. But America's Founders didn't know that our rulers would have weapons far more powerful than our guns. Now, the use of those guns will only get us dead. The only way we'll take back our country today is through Wisdom.

...To be continued

ADDITIONAL INFORMATION SOURCES

(1) *Educating For The New World Order*, by Beverly K. Eakman, 1991, Halcyon House, a division of Educational Research Associates, Portland, Oregon. This book contains absolutely explosive and mind-boggling information on how our entire educational system in America has been designed by powerful forces to destroy our youth. They have been very successful thus far.

(2) *Operation Vampire Killer 2000*, copyright 1992, by Police Against The New World Order, P.O. Box 8712, Phoenix, Arizona 85066. This book, put together by Retired Police Officer Jack McLamb, is a well researched, thoroughly documented exposé of the New World Order, what it is, who is involved, and what you can do to help bring about its demise.

CHAPTER 22

A FREE AND INDEPENDENT PRESS IS LONG DEAD

Editor's note: In conjunction with the story to the left of this box, the following snapshot of sobering and candid insight comes from 1953, a solid 43 years ago now. How much more controlled do you think the media is now? For example, Richard M. Cohan, Senior Producer of CBS political news said: "We are going to impose OUR AGENDA on the coverage by dealing with issues and subjects that WE choose to deal with." Richard Salant, former President of CBS News stated: "Our job is to give people not what they want, but what WE decide they ought to have." Herman Dismore, foreign editor of the New York Times from 1950 to 1960 said: "The New York Times is deliberately pitched to the liberal (socialist) point of view." Walter Cronkite: "News reporters are certainly liberal and left of center."

We like to run this following message periodically, both as a caution to those still naive enough to think there is a free Press out there in the commercial world controlled by the Elite, and as a special kind of "thank you" to our many, many readers who so consistently support and encourage CONTACT. We are deeply grateful for your constant and sincere messages of praise. Those often highly emotional "thank you" notes pouring into the offices every day are what give us the necessary boost to keep on keeping on.

JOHN SWINTON, THE FORMER **CHIEF OF STAFF OF *THE NEW YORK TIMES***, CALLED BY HIS PEERS, "**THE DEAN OF HIS PROFESSION**", WAS ASKED IN 1953 TO GIVE A TOAST BEFORE THE NEW YORK PRESS CLUB. HE RESPONDED WITH THE FOLLOWING STATEMENT:

"There is no such thing, at this date of the world's history, in America, as an independent press. You know it and I know it. There is not one of you who dares to write your honest opinions, and if you did, you know beforehand that it would never appear in print.

"I am paid weekly for keeping my honest opinions out of the paper I am connected with. Others of you are paid similar salaries for similar things, and any of you who would be so foolish as to write honest opinions would be out on the streets looking for another job. If I allowed my honest opinions to appear in one issue of my paper, before twenty-four hours my occupation would be gone.

"The business of the Journalist is to destroy truth; To lie outright; To pervert; To vilify; To fawn at the feet of mammon, and to sell his country and his race for his daily bread. You know it and I know it and what folly is this toasting an independent press? **We are the tools and vassals for rich men behind the scenes.** We are the jumping jacks, they pull the strings and we dance. Our talents, our possibilities and our lives are all the property of other men. We are intellectual prostitutes."

CHAPTER 23

A TIP OF THE ICEBERG

by V.K. Durham 11/10/96

WATCH OUT FOR THE ELECTRIC POWER GRID, IT'S MORE DANGEROUS THAN WE CAN IMAGINE

Check the Federal Register Vol. 61, NO. 201/Wednesday, October 16, 1996 Notices.

Power companies nationwide tendered for filing firm and non-firm transmission agreements under which Mid-American Energy Company, Rainbow Energy Marketing, Trans-Canada Power, and others across this nation are shaking hands, merging, interlocking, intertwining, commingling, and creating a mega-monopoly, in violation of every antitrust law on the lawful books of law.

If you read Commander Hatonn's quotes from Lyndon Larouche in this past week's issue of *CONTACT* [November 12, 1996] you will find the Delphi League (metro series), the Amphictomony League, and the Achean League, which the founding fathers were so very concerned about while drafting the *Constitution of the United States*, and stated their concerns in writing, in the meetings concerning (1) peace, (2) liberty, (3) freedom, (4) inherent, perpetual, inviolable rights of this nation, which were evidenced as "intent to preserve for all generations, and their posterity".

The "rats", which are leaving the ship of state (President's Cabinet), are being carefully replaced with bigger, stronger, more dangerous "rats", who want to decrease power usage in the United States by 55 percent. Of course, this 55 percent decrease does not include the big corporation/trusts of members of the leagues (formerly known as the Old Boys' Club). They can use as much power as they can use. It's the little guys who will again take it "in the shorts". Count on it!

THE FEDERAL ADVISORY COMMITTEE ACT

5 U.S.C.A.

The *Federal Advisory Committee Act* must be repealed. It allows the President's committees the power to interfere with state laws, and violate citizens' rights. Congress is left "sucking a hind teet" while the President's committees run amuck. When the President's committeemen get in deep pucker, Sec. 6 is declared and national security privilege is invoked. National security, my Aunt Fanny! It's national security in the most grievous and dangerous sense. Citizens' constitutional rights are being soundly trounced by the President's committeemen!

The *Federal Advisory Committee Act* has usurped sovereign immunity! The people are the sovereigns, and by the *Constitution*, immune from federal jurisdiction of federal interference into state laws! If this was not so they would have never writ the *Declaration of Independence*!

Yep! I said Writ (look it up).

V.K. Durham

V.K. DURHAM 11-14-96

I remember back years ago when Russell Herrmann-Herrman-Herman and I would chance encounter,

and Rusty would tell me things that were going on with the Fed, and I kept saying back to Rusty, “I don’t believe it. I don’t want to hear about it!”

I will be the very first to admit, these many, many years later, I WISH I HAD LISTENED! Therefore, not unlike the rest of the stunned and confused general populace, it’s back to the drawing board, looking for a paper trail to put the pieces together so we can figure out “what in the hey” went wrong. In order to figure out what went wrong we must figure out a pattern. (1) When did it start, (2) What is a common denominator, (3) Why was this allowed, (4) Where did it occur, and (5) “Who done the durdy dastardly deed”? (Inside joke on the spelling.)

THE FIVE HORSEMEN ARE RIDING AGAIN

Mr. When, Mr. What, Mr. Why, Mr. Where, and Mr. Who...”riding hard though the blackness of night, with GREED, DESPAIR, and DESTINY hot on their trail—seeking to impede their desperate flight.” (That goes back a lot of years, more years than I like to think about for it tells my age)

Let’s take a look back into the Nixon Administration. THE FEDERAL ADVISORY COMMITTEE ACT was passed on October 6, 1972—it became known as a Public Law.

1. Short title.

This Act may be cited as the *Federal Advisory Committee Act*. (Pub. L. 92-463, 1 October 6, 1972, 86 Stat. 770)

2. Findings and purpose.

(a) The Congress finds that there are numerous committees, boards, commissions, councils, and similar groups which have been established to advise officers and agencies in the executive branch of the Federal Government and that they are frequently a useful and beneficial means of furnishing expert advice, ideas, and diverse opinions to the Federal Government (you see no allowances for cutting International TRADE DEALS).

(b) The Congress further finds and declares that

(1) The need for many existing advisory committees has not been adequately REVIEWED.

THINK ABOUT THAT ONE

Go back to page one, and read 2 (b) (1). Congress passed a Public Law—which by their own written, duly recorded in 2: “which has not been adequately REVIEWED”?! Oh! Good grief! Here comes Mr. What!

MR. WHAT

OK, let's look at Mr. What's objective.

Executive Order No. 12024. (Transfer of certain Advisory Committee functions.) On November 20, 1977, President Jimmy Carter began to use “alleged constitutional and statute laws” to begin restructuring government—from the way it is supposed to be, according to a seven-articled contract called the *Constitution of the United States*, using (1) conversion from constitutional law common laws of the land, (2) entered into statute law, i.e., Maritime Law—the law of the sea and of international commerce. (So you have been dumbed-down by the News Media, and led to believe the common laws are just “so-called common laws”.) Well, sweetie poos, feast your eyes on Admiralty Law 1-9: [See panels below, as marked by V.K.D.]

Little Jimmy Carter, as President of the United States, brought in Warren Christopher and the two of them cut some of the worst trade deals in the history of the United States. Between Carter and Christopher, they gave away the industry, jobs, exports, sold out banking, farming (a story about Carter and his PEANUTS: Carter put an embargo on peanuts keeping them from being imported into the U.S. which would cut into his peanut farming. Well, European nations had bookoos of peanuts at much less than Carter's, but Carter would not let the Europeans sell at a lesser price than his peanut prices. After much thinking about how to get around Carter's heavy handedness, the peanuts were shipped into the U.S. as “bird food”), and just about anything else he and Warren Christopher could muck up, they mucked up!

Things have gone from bad to worse, and from worse to worser since the Carter/Christopher Fiasco of the '70s, and to make matters even worser than worser, Clinton resurrected the dead, and brought back Christopher to cut the same bad trade deals, creating the same devastation to the national economy as the two knot heads, Carter & Christopher.

Looks like Mr. What & Mr. Who got together.

LET'S SEE WHAT MR. WHY HAS TO REVEAL

The *Federal Advisory Committee Act*, 6 (c). The President shall, not later than December 31 of each year, make an annual report to the Congress on the activities, status and changes in the composition of the advisory committees in existence during the preceding fiscal year, etc. (But look at the president's escape clause:) The President shall exclude from this report any information which, in his judgement, should be withheld for reasons of national security, and he shall include in such report a statement that such information is excluded.

In going through the Executive Orders, valid advisory committee after valid committee has been repealed, in steady progression. Committees who previously were doing a pretty fair job on investigating, and relating comprehensively with and to the public, and William J. Clinton's Executive Order 12774, Sept. 27, 1991, 56 F.R. 49835, and E.O. 12869, Sept. 30, 1993, 58 F.R. 51751, as amended by Executive Order 12882 ss4 (c), Nov. 23, 1993, 58 F.R. 62493, provided for a careful phasing out of some pretty darned good committees, with the deadline cutoff of September 30, 1995.

LET'S GO BACK TO
CARTER/CHRISTOPHER

PRESIDENTIAL DOCUMENTS
REORGANIZATION PLAN NO. 1 OF 1977
(think back to when the drug problems
really got bad)

(F.R. Vol. 42, NO. 204—Friday, October 21, 1977)

TITLE 3—THE PRESIDENT

(page 56101)

Section 3. Abolition of Components.

The following components of the Executive Office of the President are hereby abolished: (a) The Domestic Council, (b) The Office of Drug Abuse, (c) The Office of Telecommunications Policy, and (d) The Economic Opportunity Council.

(While you're at it, check out Executive Order 12379, Termination of Boards, Committees and Commission, August 17, 1982, 47 F.R. 36099)

Each President of the United States since the Reorganization Plan No. 1 of 1977, has excessively misconstrued and abused the powers of Public Trust Office, alleging "powers vested by the *Constitution* and statute", and carefully, step-by-step, set the U.S. Congress and U.S. Senate "out behind the barn in the back forty", and in essence, told both U.S. Houses of Representatives: "Go to Hell and mind your own business! What I do is none of your business. And if push comes to shove, I will declare section 6 (c) of the *Federal Advisory Committee Act*, and declare 'national security'."

STATUTE LAWS, IN REPUGNANCY TO THE *CONSTITUTION* FOR THE UNITED STATES,
ARE NOT LAW. (CONSTITUTIONAL LAW)
ACTS OF CONGRESS, REPUGNANT TO THE *CONSTITUTION* ARE NOT LAW!

Our alleged laws have become so convoluted, confused, deliberately confounded, mixed up, doubled up, out of context, disruptive and outright outrageous since this *Federal Advisory Committee Act of 1972*. This nation has become nothing more than what is exemplified by an old Abbott & Costello movie called *Who's on First?*.

No one knows Who's pitching, or What's catching (but every living American knows that something is damned wrong!).

The remedy: Repeal the *Federal Advisory Committee Act* (it's a beginning in the restoration of constitutional government).

V.K. Durham

P.S. NOTE:

It's a safe bet, the buying of the President by the Asian communities will soon be evidenced as another GATT/NAFTA type of treaty, sending more industry, jobs, etc., outside the United States.

ADMIRALTY JURISDICTION IN THE UNITED STATES

The Jurisdiction and Procedure of Courts

1-9. The empowerment of the courts of the United States to draw upon and administer the maritime law derives from constitutional language extending the “judicial power of the United States” to “all cases of admiralty and maritime jurisdiction.”⁵³ In Section 9 of the Judiciary Act of 1789, Congress implemented the constitutional grant:

“ . . . the district courts . . . shall also have exclusive original cognizance of all civil causes of admiralty and maritime jurisdiction . . . saving to suitors, in all cases, the right of a common law remedy, where the common law is competent to give it; . . .”⁵²

The constitutional language and the grant of “cognizance” have, by interpretation and inference, been made the basis of a wide federal power, not only as to jurisdiction of courts but also as to substantive law,⁵⁴ over matters maritime.

Consideration of the effect of the so-called “saving clause” in the language quoted above must be deferred until a little later along, after enough has been said about certain distinctive features of admiralty procedure (and correlative substantive conceptions) to make intelligible a delineation of just what is “exclusive” and just what is “saved”. Right now we are interested in the affirmative effect of the language just preceding the “saving clause”. This is that, from the organization of the federal judiciary down to the present, the federal courts have taken jurisdiction (without reference to amount in controversy, diversity of citizenship, or the presence of any other “federal question”) of all causes of action arising under the maritime law.⁵⁵

Just what cases are these? The answer to this will always be a little vague at the borderline, no matter how long the process of judicial inclusion and exclusion goes on, and there were large doubts indeed, in the early days of the Republic, as to the extent of the power conferred. In the leading early case, *De Lovio v. Boit*,⁵⁶ an opinion by Story suggests several possible ways for defining the category. The words might have been intended to refer to the practice of the British Court of Admiralty during early colonial times or at the American Revolution, but the reader will remember that the restrictions that hampered that court until the days of Queen Victoria were enforced by writs of prohibition based on statutes not applicable to the colonies; it would thus have been gratuitous as well as crippling to accept its limits as those of the newly constituted American admiralty tribunals. This test was accordingly rejected, in *De Lovio v. Boit* and generally in our early precedents,⁵⁷ though it cannot be said to have left no trace at all.⁵⁸ Another possible reference might be to the jurisdiction of the colonial courts of vice-admiralty;⁵⁹ still another might (especially in view of the use of the word “maritime”) be to the jurisdiction of maritime courts

throughout the shipping world. As Story suggested in De Lovio, these two tests come down to much the same thing, since the colonial admiralty courts, like the seacourts of other nations, enjoyed a wide jurisdiction over maritime affairs, uncircumscribed by the narrowly literal “locality test” that had confined the English Court of Admiralty.⁶⁰ De Lovio v. Boit concludes with a formulation that is imprecise, as was unavoidable, but that has, in the end, set the style for later courts: the jurisdiction, says Story, “comprehends all maritime contracts, torts, and injuries. The latter branch is necessarily⁶¹ bounded by locality; The former extends over all contracts (wheresoever they may be made or executed, or whatsoever may be the form of the stipulations) which relate to the navigation, business or commerce of the sea. . . .”⁶²

BOOKMARK NOTES

51. A review of the importance of merchant shipping through history, with a brief assessment of the present position and abundant references, is found in McDowell & Gibbs, *op. cit. Supra* note 41, Chapter 1, Sea Power and National Power, pp. 7-33 (bibliography at 32-33).
52. U.S.Const. Art. III, 2. The almost total lack of light on the genesis of this clause in the deliberations of the convention is brought out in Putnam, How the Federal Courts Were Given Admiralty Jurisdiction, 10 Cornell Law Q. 400 (1925).
53. 1 Stat. 76-77. The provision has been carried over, in somewhat altered language, into 28 U.S.C.A. 1333; see *infra* at note 125.
54. See *infra* 1-16.
55. Glass v. The Sloop Betsey, 3 U.S. (8 Dall.) 6 (1794); Ex parte Enston, 95 U.S. 68 (1877). For general discussions of the jurisdiction, see Becks and Moss, The Exclusive Admiralty Jurisdiction, 27 Wash. L. Rev. 176 (1952); Black, Admiralty Jurisdiction: Critique and Suggestions, 50 Colum. L. Rev. 250 (1950). A superb note, From Judicial Grant to Legislative Power: The Admiralty Clause in the Nineteenth Century, 67 Harv. L. Rev. 1214 (1954), should be read as to several of the matters under discussion here.
56. 7 Fed. Cas. 418, No. 3776 (C.C.D. Mass. 1815), followed in the landmark case of Insurance Co. v. Dunham, 78 U.S. (11 Wall.) 1 (1871), see *infra* note 71.
57. Waring v. Clarke, 40 U.S. (5 How.) 441, 454-458 (1847); Morewood v. Enequiat, 64 U.S. (28 How.) 491 (1860); Insurance Co. v. Dunham, 78 U.S. (11 Wall.) 1, 24 (1871); Ex parte Enston, 95 U.S. 68, 70 (1877); see also The Sottawanna, 88 U.S. (21 Wall.) 558, 574-577 (1875).

The emancipation of the jurisdiction from dependence on the English model, and aits broadening to its present scope, were not performed without some conflict; see the account in The Gilbert Knapp, 37 F. 209 (E.D. Wis. 1889).

58. One such trace may be in the rule that shipbuilding contracts are not within the jurisdiction. People’s Ferry Co. v. Beers, 61 U.S. (20 How.) 393 (1858), the case that is taken to have established this rule

(see *supra* note 47), seems to rest in part on the fact that the shipbuilding contract is “made on land, to be performed on land,” *Id.* at 192. See also the general doubts, as to the propriety of our extending the jurisdiction beyond the English precedents, expressed by Mr. Justice Woodbury in *New Jersey Steam Navigation Co. v. Merchants’ Bank*. 47 U.S. (6 How.) 344, 420-22 (1848).

The rule of *The Plymouth*, 70 U.S. (3 Wall.) 20 (1866), that no tort is maritime unless its substance and consummation are on water, may be another trace of the English “locality” influence. This rule has now been drastically modified by statute: see *infra*, note 75.

59. See *supra* at note 36.

60. 7 Fed.Cas. at 442.

61. For the fate of this “necessity,” see *infra* Chapter VII, at note 151.

62. 7 Fed.Cas. at 444.

CHAPTER 24

SOLTEC: MIND CONTROLLERS RAMPING UP LATEST ANTICS SOLTEC 11/16/96

Good morning, my friend. It is I, Toniose Soltec, come in the Radiant Light of Creator God. Blessings and be at Peace!

Much is happening this day and it has most certainly been a trying week. Be cautious in your personal travels for, whether you realize it or not, you are monitored closely by the adversarial forces. These ones would like nothing more than to silence you. KEEP YOUR LIGHT SHIELDING UP AT ALL TIMES! And this goes for all of you who read these words.

There is much planned for you ones during this not-so-holy holiday season. You can see the clues all about you, if you but LOOK! For example, look to the U.S. Stock Market. It has had record-breaking highs for each of the past eight business days of trading sessions since the so-called presidential election. Meanwhile, on many of these days the trading volume has been close to double that for a typical trading session.

Second example: look to the racial tensions being escalated. You have the O.J. Simpson trial (again!). You have the riot conditions in the Pittsburgh, Pennsylvania area which flared up this past week. This was due to a police officer being cleared of any wrongdoing in the murder of a Black man during an altercation occurring in the midst of routine police duties being carried out. You also have the recent Tampa-St. Petersburg, Florida incident of a similar nature. Then you have the Texaco oil company executives caught, on record, making racial slurs and having to furiously backpedal with major apologies and monetary fines of a politically correct variety.

Moreover, look to the announcement that gasoline prices at the pumps are going to “have to” be raised—again! Note how conveniently this is just in time for the holiday travel season. Last Summer the excuses for the large increase were because of “special formulations” in the gas and because of the excessive heating fuel consumption during the previous bad Winter—with this particular problem only being announced several months AFTER the fact.

These are but a few of the many distractions being constantly thrown at you. Look PAST the distractions and look FOR the sleight-of-hand “magic” tricks.

You ones are in for an experience of a lifetime! For those of you who have prepared, you shall find the upcoming events challenging and valuable. For those who have not prepared, you are in for a bumpy ride that could become quite uncomfortable.

Now, let us look at something more interesting. Look to the skies at night in the direction of the “comet” Hale-Bopp. It is currently low on the Western horizon just after sunset for those of you on the western coast. Several months ago you ones were told to begin to watch this “comet”—

when it was reported as having made a “course correction” or two!

The “comet” is but a timing clue for you ones. As your planet’s vibrational frequency continues to shift upward, you ones shall have to be prepared for the “realities” of the new environment in which you shall find yourselves. You ones shall have need for guidance as you wake up to the TRUE nature of your Spiritual Beingness and heritage.

You, of Ground Crew, are far more aware than you may realize. You shall soon realize that a very large part of your mission is to provide confirmation to the masses that we, of extraterrestrial origin, come to assist and NOT TO ATTACK!

You are fast approaching a time of mass awakening due to this upward frequency shift in consciousness. The controllers of your planet have known about extraterrestrials for decades but they do not want YOU to be aware of our existence, for they realize that they would lose all hopes for control over you-the-masses.

Take note that there is yet another “evil aliens invade the Earth” movie due out this coming Thanksgiving holiday weekend. Why do you think that you ones are being so heavily bombarded with the idea that all aliens (extraterrestrials) are bad, or are here to enslave you?

Well, the planet will soon realize that there are VERY REAL extraterrestrials and that we have no intention of harming anyone.

Keep in mind that we can see farther than you ones in terms of probabilities and possibilities. We Elder Brothers among the Wayshowers and Light Workers are quite aware of what the adversary is planning. We enjoy the game very much—as we turn their plans into the very lessons that they, and you, as a planetary civilization, need in order to grow into the realization of Higher Truth!

Back to “comet” Hale-Bopp: It was recently observed and photographed with a very large object (approximately 4 times the size of the Earth!) following along near the “comet”. This new object was observed [*and photographed, see next page*] by an amateur Houston-based astronomer, Chuck Shramek, who has been regularly monitoring the “comet” for some time. Last Thursday evening, at approximately 6 p.m. Houston time, when he began an evening of viewing the “comet”, he also saw this massive mystery object THAT WAS NOT THERE JUST ONE DAY EARLIER!

This new object, slightly above and to the right of Hale-Bopp, looks similar to the planet Saturn in that it appeared to have rings about its mid section. Another interesting clue observed about this object was that the light intensity across the object is quite uniform, rather than varying in intensity, such as with dark spots or other luminosity fluctuations. This would suggest that the object is not reflecting light, but rather, is EMITTING light. A clue, perhaps?

Just months after the “comet” was first spotted, it was noted to be spiraling. It would now seem that the “comet” may actually be in orbit around a large central mass—perhaps this mystery object? Pay very close attention to a “comet” that makes course corrections and to a large object that seems to “appear” out of nowhere, emitting light!

Changing subjects now: stay tuned for massive distractions as the mind controllers ramp up their efforts to manipulate and distract you. The massive earthquakes are still planned for the western coastal regions of the United States. There have been constant, very well calculated ground bombardments to major fault lines, and recently both the rate and intensity of these assaults have been stepped up.

The current intent is to precipitate a major event around the end of this month, November, or in early December. As always, please keep in mind that these plans can change at any moment.

However, these depraved controllers need the massive, numbing shock impact that would permeate the consciousness of the United States citizens—which only such a massive event could create. So, if not an earthquake, then perhaps a well-staged, fake alien invasion, or perhaps some nuclear or biological calamity. These dark ones who have enslaved and manipulated you are desperately trying to hold onto their “idea” of power.

These dark ones are, in fact, seeking Creator God, but they are trying to do it by cheating their way through their lessons. That is to say that they will use the ones who bring the gifts of understanding, and take that which is created and use it for their own gain—instead of trying to understand the true purpose of such gifts. The only true power lies within Creator and Creation. Thus, when you stand within the Light of God, none can stand against you.

I would suggest, AGAIN, that you get your emergency supplies ready! You can never have too much in the way of canned food and water.

This may also be a good time, if you have not done so in awhile, to check through your emergency supplies to make sure that you do not have swollen cans, leaking batteries, or algae growing in your water. Replace anything that even looks questionable to you. You will be glad that you have done this, for you may realize that your supplies are lacking in quantity or condition.

Keep a level head about you as your reality becomes challenged. You are being bombarded with everything that the controllers can covertly throw at you ones. The only thing left is the less covert tactics and, as these ones become more and more desperate, you can count on them playing what they consider to be trump cards.

These ones overestimate their abilities and underestimate ours. When they have created enough horror through destructive means, they will, in effect, create the very conditions that shall cause the souled beings of the planet to search deep within and find their God connection. This, in turn, calls in the Lighted Wayshowers, and we shall then be given permission to intervene on behalf of those who ask.

As always, there are conditions and agreements that must be met. We, of the Hosts of God, ALWAYS keep our agreements!

Let me again change subject here, please: Many are experiencing “lapses” in time and concentration, and are having trouble sleeping, either too much or too little, and always seeming to wake up tired. Others may be feeling waves of erratic emotional swings from day to day.

There are many bombarding factors which are affecting you at this time that impact the background frequency in which you must physically function. These bombardments induce frequency

fluctuation which will cause your mental focus to “drift” into and out of the conscious moment at hand. Do not get overly concerned; just keep your Light Shielding up!

Furthermore, when you are experiencing a dimensional upshifting in the manner of the current planetary transition now in high gear, your perceptions on an emotional level will be greatly affected. Just the natural transitioning into a higher vibrational frequency range, caused by the Photon Belt, would cause this to some extent.

Now compound the natural processes with the UN-natural phenomena generated by the pulse systems (such as the HAARP system) and you now have a most challenging condition with which to deal—and in which to try to find and maintain a balancing equilibrium.

Know that, as you learn to deal with both the natural processes and (ESPECIALLY!) these unnatural attacks, you in effect become stronger than you would have without them. With greater challenge always comes greater reward and growth!

Did we not say that this year, year ten of the new counting, would be a MOST INTERESTING one? And here we are, only three months into it! So, DO keep your seat-belts buckled.

I am Commander Ceres Anthonious “Toniose” Soltec, come in service to The One Light, Creator God.

Salu and STAY ALERT as year ten marches forward.