

# **Phoenix Journal**

## **#198**



**By Gyeorgos Ceres Hatonn**

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## FOREWORD

REC #1 HATONN

FRI., MAR. 14, 1997 7:32 A.M. YR.10, DAY 210

FRI., MAR. 14, 1997

## THOUGHTS ON LIFE AND DEATH

There was a note to greet us this morning which read similarly to: “Foreword needed, less than 8 pages, please.” This indicates another journal, another day, another writing, another pouring forth of words and a bit of terror comes within the heart of the scribe.

We are going to honor and briefly share with someone who has been in service in Australia for a very long time, and, having reached 75 years of age, he is retired from the field of battle to a well earned rest. His name? Does it matter except to we who love him? It is Alan Gourley for you who have had access to his offerings.

This gives us here pause to think, for those such as Dharma and Grandma Durham, just as for instances, are beyond tired, and rest seems to come only with some kind of transition without realization of fruitful conclusion to anything, only a worsening of the stupor upon the majority of the world’s citizens. The MOMENT there is respite, another six or ten tapes are tossed into the weary laps, books are piled upon the area about the bodies, and the mind screams for silence. Each moment another seemingly less consequential insane thing happens before the settling of the last whiplash. And then the very physical beings of self cry out for the mind-control of thoughtlessness—”like the world seems to enjoy”. Ah, but ’tis not to be “ours” this journey, my friends—not THIS journey.

Grandma has cancer and some days cannot function without great difficulty. Dharma’s lung problems have moved on to become chronic heart failure and each day the question to the mind is, “Will there be enough breath to get us through today?” Does life become more important when we face MORTALITY? No, not to the servants of God, for their only plea is to be allowed to continue to punch those keys until there is no life left with which to punch them. And frankly, readers, we only LIMIT what we write to accommodate the sanity of those who have to get the information following our production of the words. We will triple or quadruple the output as soon as we have the wherewithal to get other help for the processing. But you know what? The majority of the readers will complain of “too much, already!”. “What can I do?” you ask? Anything you want to do! WHO, I ASK, WROTE ***YOUR JOB DESCRIPTION?***

Are there disappointments in our lives? EVERY DAY! We have ones promising to attend some financial input—and yet, it never comes. They seem to “have it available” but it never seems to get transferred and, oh, you know the story, so why linger on about it.

Then, we have to convince over and over again the ones who don’t seem to get the fact straight that we can CHANGE the way things are going if we but do so. They come, they take, they go, or they stay until the

necessity of poverty takes over and they commit crimes against us or simply steal and move on. This in itself is so debilitating to a mind already weary and accepting of responsibility for getting our task “some-how” accomplished. But THIS is life, readers. THIS, IN AND OF ITSELF—IS LIFE.

Alan Gourley presented what he has chosen to call the *First & Last Newsletter*. May we offer some thoughts, please:

[QUOTING:]

THE IMPORTANCE OF UNDERSTANDING LIFE  
THE LAST *F & L*  
THE VISIBLE FUTURE & YOUR DEFENCE  
THINK CAREFULLY ON THESE MATTERS;  
IF PROBLEMS PERSIST FEEL FREE TO QUESTION

Readers,

...Gaining understanding of life is an asset of real value worthy of human effort and sacrifice.

Understanding is to the human as its hard shell is to an oyster; a long neck to a giraffe; high speed to an antelope; cunning to a fox. True understanding is our only protection when we can't run from danger; our only hope of a meal when food is beyond our reach; our only safety when we can't fight. It is, in truth, our main means of community survival and the only asset we can accumulate in life that cannot be easily lost or taken from us.

Without true understanding of life [and the order with which social behavior and social structure operate] we have little control of our lives or future. To just react blindly—to act, protest or praise without understanding—is to be no more than leaves blown in the wind. The bliss of ignorance is the bliss of stupidity. Understanding of what is outside of ourselves separates the human from the animal.

Without understanding of life we are no better than animals and behave worse [cloned or unique]. We are a buyer at life's auctions who doesn't understand values; a cook who doesn't understand flavours; a musician without rhythm.

Understanding brings wisdom to knowledge and is of greater value than money or possessions because these can be easily gained with understanding and easily lost without it.

It is often said that “life was not meant to be easy”; if that saying is to have any useful value it has to be understood.

In fact, life WAS meant to be easy. Life becomes “not easy” when we lack understanding of it. Without some basic understanding of life we become controlled by negatives such as greed, selfishness, feelings, pride, prejudice and influences which can be beneficial only so long as controlled by under-

standing. When we do not understand these influences they cause us to behave without human restraint.

Without understanding, behaviour is mindless; we create pain and trauma for ourselves and others. So, to have logical meaning, the phrase “life was not meant to be easy” has to be understood in the sense of “easy” being the easiness of irresponsible behaviour. It is very appealing to the adolescent mind to want to live without responsibility. Life was not meant to be that kind of easy.

When people understand and take responsibility for their actions life will not only be easy but also satisfying. Knowledge without understanding can be a very dangerous thing.

However, to achieve the good life, we have to care enough about life to put truth ahead of ego, pleasure, pride, prejudice, etc., and in conscience, search for, and help each other regain social understanding.

**[H: PLEASE PAY CAREFUL ATTENTION TO THIS NEXT STATEMENT.]**

The reason for ending this newsletter is because the massive flow of information and comment that is produced by F & L and other newsletters ***IS TREATED AS IF SOME KIND OF TV SERIAL—ENTERTAINMENT. TV HAS CREATED A WORLD OF UNINVOLVED INFORMATION JUNKIES.***

**[H: You think this is not so? Oh readers, even here, where I and Ekkers are “supposed” to “CONTROL” everything around and about and even the *CONTACT* newspaper, I ask and ask and still get nowhere. I asked that EVERY ISSUE bear a LOT of information on and from the Constitutional Law Center and now the only way to retrieve any semblance of justice in the courts is going to be through the KNOWING of how and what to do to regain COMMON LAW STATUS in those courts. But I get perhaps one notice and then nothing. Grandma Durham tries but we can’t even find space to print all she offers and until YOU KNOW WHAT TO DO—YOU CAN’T JUST GO DO IT OR YOU END UP IN PRISON. SO, THE HEART IS RIPPED OUT OF THE WRITERS WHO OFFER BUT ONLY “ENTERTAIN”. You claim to concern about “clones” but are annoyed with anything that interrupts your habitual entertainments.**

**I know of one lady who, finding herself in partial need for a wheelchair, complained minute by minute. The parties in charge asked, “Why don’t you knit?” “Oh, it bores me and I never learned how...” Then on through the crocheting, needleworking, basketmaking, reading, writing, whatever... but, “No, I don’t like to do THAT.” Well, people pushing the wheelchair become just as bored after a time and push you to the corner and go on about more entertaining company than you can present—as you wait to die.**

**The greatest gifts of the scientist Dr. Hawking—came when he could no longer even talk or hardly take breath. Think about it lest you end up alone and miserable even in your transition days.]**

You may recall a case in the USA a few years ago where boarding-house people, watching their favourite serial, were annoyed by police and ambulance attending a real-life drama taking place on the

floor above. People now tend to value fantasy more than reality.

Many people have followed the exposure of cultural subversion with great concern for years, but without serious attempt at involved understanding. When we see life as a survival movie it is not so obviously important that information be true or realistic. Without involvement each new claim, credible or incredible, is just part of a new “traumatic but exciting” episode.

When suddenly the world we accept as our own seems changed and violent we are dismayed, “How can such things happen?” we ask each other. “We must change the law!” We do not see that law without understanding will not change our attitude to life.

Most crime is not the result of failure of law or because criminals are not human, but because of lack of human understanding.

If we understood that truth is the important part of kindness we would see the warning signs and understand the danger of dramatisation.

The whole literature exposing the subversion of culture is treated as was the book “1984”. This book by George Orwell was camouflaged as fiction. But stripped of dramatisation the story foretold quite clearly what was to happen, i.e., that lies would be promoted as truth; hate would be disguised as love, and war would be promoted as enforcing peace. History would be constantly rewritten to suit the plans of the criminal establishment [big brother]. Children [taught false values] would “dob-in” their parents for politically incorrect behaviour and all would be continually spied on.

We now live in a world of human deprivation and ignorance because we could not be bothered to accept or study the basic logic of life. Rational behaviour has been subverted to self-indulgence. Common sense has become a most uncommon commodity.

I have done my work conscientiously; I have helped “show the world to the world” so that at the end the world will not be able to say, “We did not know; we had no warning.” Life is too valuable to waste. When your act is over get off the stage, or risk spoiling what has been achieved.

**[H: And so we wonder if we should just exit the stage lest we simply bore all the people all the time, and mankind has come to want and take more and more without any responsibility toward giving and regiving, which is LIFE AND GOD ITSELF.]**

The sham of world government in Australia has been exposed. **[H: As now, around the world.]** With study we can understand why and how the crime is committed—how it could have been prevented. But few are prepared to accept that a human catastrophe is being deliberately created and that “OUR” government[s] is involved.

What I am trying to say is that all the needed information has been collected and made readable; to keep writing comment only encourages continued “serialization” and escapism by those who should be studying to responsibly understand the world in which we live.



## THE VISIBLE FUTURE & YOUR OPTION

It is said that there are three kinds of people in the world: those who make things happen; those who watch things happen; and those who never know what's happened. Those who cannot be bothered to try to understand events make up the last two categories and are now the great majority of the world's people.

We do not have to sacrifice ourselves to ignorance and slavery. The lights of the world have never shone brighter; night, in the cities, has been turned into day; information and technical ability floods over the world but still the shadows of despair advance ever more rapidly to cloud more and more lives.

Understanding is the only thing of real value we can accumulate.

A famous Chinese philosopher is reported to have replied to the question, "*What is the first thing you would do as ruler of a new state?*" by saying: "*The first thing I would do would be to define the meanings of words.*"

This man knew the need for understanding. A clear meaning for words we use is essential.

When we allow and encourage the adaptation of words to special-group-meanings we lose social cohesion and promote social divisions.

So let's try to define the meaning of what may be the most important word in a human society. The word: "**moral**".

The word moral means that kind of behaviour or activity that is socially beneficial. Moral is not (as someone or some dictionary may insist) a matter of behaving in accord with convention; or behaviour in accord with conscience; or relating to emotional rather than physical effects; it is not an arbitrary demand of law, government, parents or God; it is behaviour that (long or short term) is, in true nature, beneficial to life. If it makes demands on conscience that is coincidental.

If the true human meaning of the word "moral" were positively taught and socially promoted it is unlikely that moral decay would prosper.

"Ideology": the word ideology is also worth a mention. It means someone's idea of what they imagine would be socially ideal. It may be an idea thought up by some adolescent academic who believes that culture can be planned to suit wishful desires and in contempt of the lessons of history; or, it may be part of a brilliant plot to subvert or undermine an opposing culture.

What is being done world-wide today is simply a more refined and "high tech" version of what was done in Hitler's Germany and Stalin's Russia, it is part of a plan to take advantage of the common human desire to get something for nothing and blame others for trouble.

The plot is to manipulate social behaviour for the benefit of dictatorial power.

When the lessons of experience, understanding and reason are replaced by deformed human desires, then confusion and frustration become the base for human behaviour and culture becomes riddled with

conflicts, violence and corrupt practice.

Study of past civilisations reveal common patterns of growth and decay that end with promotion of entertainment and irresponsible pleasure. Self-indulgence replaces the cooperative attitudes that had originally made the nation great.

The *Bible* warns against worship of idols and in pre-Christian times idols were mainly images of wood or metal. Today we have worship of idols that may range from pop singers and sports teams to political parties and leaders. These occupy massive amounts of community thought-time as well as the dedicated efforts of many intelligent and highly motivated people.

For what? What human or social value results from the huge energy occupation and intellectual effort devoted to a very real worship of wasteful activities? Arts, sports, politics etc, fill a social need but, when idolised, direct social energy in opposition to human welfare.

It is often claimed that some civilization was overcome by barbarians, but this is the view of the losers. There is nothing more barbarous or primitive than the behaviour that leads to social decay. That the trappings of advancing culture may be retained (whether these trappings be exhibited in enlightened science, art, engineering, or politics) cannot change the result of a social dedication that is intent on personal gratification rather than on human advance.

The health of the social heart is measured by its morality. By the nature of moral power it may be the “barbarians” who are the moral superiors.

Even though the barbarians may be violent, crude and commit horrific atrocities these acts are of less **importance** than the atrocities created by a degenerate society wasting its human achievements. A crude culture, prepared to sacrifice petty self-interest to community welfare, brings a new motivation to replace degeneration. We think our culture cannot decline but cultural decay is historically common.

Today the advanced nations are effectively ruled by one dictatorial dementia. There is no large primitive culture that could destroy the cancer and inspire a fresh start. If a “moral new world” cannot arise out of disaster then it can only arise by an unworldly intervention.

NOTE: “Dementia: general mental enfeeblement with loss of memory [communally that means loss of history], reason, feeling, and will”.

Justice and truth are not enough while activists are unable to see beyond pleading **with our enemies rather than enlightening our friends**.

**Think seriously. Reason honestly. The time is coming when you will desperately need to understand what is happening.**

[END OF QUOTING]

Amen! And, yes, I hear the wishing of those thoughts which say, “I wish I had known of this wise man’s

works.” Ah indeed—I also wish that. Salu.

Gyeorgos Ceres Hatonn

March 14, 1997

In the year of Satan 1997 and in the YEAR OF OUR LORD, 10.

## CHAPTER 1

REC #1 HATONN

TUE., FEB. 4, 1997 8:24 A.M. YR.10, DAY 172

TUE., FEB. 4, 1997

### A GLORIOUS DAY— EVEN IF YOU CAN'T SEE IT YET

As we begin our work this morning I find my cup runneth over. The professionalism in placing truth before the court bench in response to the USP charges is so superbly done that it truly doesn't matter, students, whether or not there is negative ruling. I believe that at some time VERY SOON you will want to run the accusations and the rebuttals side by side in *CONTACT*.

And to you who make great lists and great original thoughts and statements which seem to be now deleted from some of your original declarations, or you find suggestions are made to enter some forgotten thought, think not that these are not the most important original thoughts which will carry the day in court when utilized in a different segment of either paper filings or court arguments and presentations. Your own flashes of memory regarding certain incidents and timing sequences need to be carefully listed and DOCUMENTED if possible, but memory will serve as well in most instances.

Those wonderful documents which were lost, when McDonald did whatever he did with them, can be regathered and Nora will actually better enjoy the next trips than trying to gather with nothing from unknown places. God will see to His own tasks and we will be shown what is needed, where and when it is needed. "But the price seems too high?" No, "the price is right".

Each of you, within, are going through great and sometimes uncomfortable evolvment as we move from day to day in a stressed and sometimes hopeless environment. You are not in hopelessness nor even in helplessness. YOU ARE SIMPLY IN CHANGE. You are maturing, settling into choices now MADE, and you shall now begin to bear the fruit for your labors in the vineyards.

You are making, if I might parabalize, corrections to the wheel hubs so that the spokes now placed in permanent position for the most strength and lasting durability, can support the full foundation of our attempted growth.

I ask that E.J. check with Little Crow and, if permitted, rather than speak of such high and wondrous "sweat lodge" treatment as he has recently undergone, please use his tape as a "Word" mailing. You may or may not receive this information and message in identical ways from one to another, but I assure you that it is TRUE, right down to the unsurvivable temperatures given along with the duration of time presented. I ask you to refrain from asking comment from me regarding him or any point as offered. If there is more to be told it will be told and it will be told in its most perfect sequence.

I accept Dharma's appreciation that she only has to face prison rather than to be "fried" in order to be purified and given ability to fill a place of service. And to our White Eagle: Sir, it is an honor to serve with you. It is our committed intention to be able to support those things which you are guided to confront and build so that you may TEACH and perchance we can, together, bring some semblance of sanity within, at the least, our OWN people.

STILL ON THE SUBJECT OF JUDICIAL MATTERS:  
O.J. SIMPSON TRIAL

You are now witnessing the hoped-for final act of judicial indiscretion which will REALLY pit the Blacks and others against one another, with this recent "firing" of the Black woman who has a daughter who literally worked FOR the D.A.'s office. This is your sacrificial LAMB. Things were going WELL for the O.J. troops and for O.J. This was unacceptable so wham, bam, off with "mam's" head. Then, when MISTRIAL is all over the demand for justice headlines—the Judge DENIES consideration of such a mistrial, blatantly and final. What is taking place? It is a full-blown setup for major rioting over further intentional fixing of the judicial process to preclude innocent parties from having fair hearings and trials. Further, you will not find a Judge willing to overturn these rulings or the Judge in the Simpson case, unless the outcome could be even more useful for racial separation. O.J. was explicitly appointed and elected TO BE THE FALL GUY IN FULL DESTRUCTION and "they" will not stop until he is destroyed and the citizens are in total frenzied uprising. You cannot have a war, readers, if the warriors fail to come to the war. You are witnessing desperation rulings now on the part of the judicial system in compliance with their MASTERS.

If for any reason O.J. is not thrown to the scavengers for bone picking, the "lamb" will be re-introduced through the Cosby resource which is equally planned and orchestrated by the SAME BAD GUYS. Bill Cosby knows this and wishes to "win" by not allowing the opposition to succeed—but if O.J. doesn't go down, you can bet the Cosby thing will blossom into something so heinous as to blow your minds. Cosby is even more respected and loved among all races as to be an even better target than was/is O.J. The worms are already eating away at past indiscretions and trying to build trial balloons JUST IN CASE the results desired in public uprising are not forthcoming as according to the Goldman/ADL [*Anti-Defamation League*] plans. Goldman makes no excuses or coverings for the Jewish Leagues and ADL as his source of funds and backing. This is the group through British Intelligence which controls the Judicial System. The intent is accomplished from blackmail from the time a child decides to become a "lawyer" to the compromise procedures in the highest benches of the land(s). Once within that strangle-hold noose it is all but impossible to extract selves—no matter what might have been original and individual intent and no matter what race, creed or color begins the journey through the mind-warp. You will do what the system teaches and demands of you—or you will be destroyed. This is true in medicine and theology and politics as it is in the so-called "practice" of law which deals not with JUSTICE—but infliction of man-ruled laws which bear no substance or semblance to justice or original "law".

If you are not incensed, you must be near death, people. Keep praying for justice and for those babies being used as grab-bags in the bean toss for they are the abused, and not by their father. Pray for the outcome of justice in reality or you may as well fold it in as to ever reclaiming justice within your legal morass of clowns. O.J. relative to GOD will make it through and in so doing will better serve truth than from all the lessons he could ever have learned otherwise. Pray for his strength and those who support

truth and justice in this most terrible display of end-times injustice. Unless mankind comes to see the atrocities and recognize the patterns at play he has no chance of recovery for his downhill sleigh-ride.

FOR ALL OF YOU, PLEASE  
URGENT WARNING RE: HEALTH

Now, as to Dharma's lungs—get an inhaler and mist with colloids (all mixed together) those lungs before the symptoms settle into a chronic ongoing state of mutation and disease. Please do this ASAP. I know, the legal deadlines fall on this day so that is why I say as soon as possible. Note that irritation to the lungs, headache, and minor flu-like symptoms are accompanying your old/new disease processing now in the Los Angeles area. Once entered into the body, the microbes change and there is no treatment past the early stages. So, don't let early symptoms overcome you by thinking you can save some silver colloid if you "wait". Get rid of these invaders as quickly as you come to realize you may be hosting some alien bugs.

I believe that an inhaler of the electric variety for "moist" vaporizing is best. This is NOT a humidifier but an "inhaler" apparatus. Or, you can get over-the-counter "asthma" hand-held inhalers from which the contents purchased can be emptied into another container, and the inhaler portion can be utilized to "suck" colloid mist into the lungs for absorption at bronchial surface levels. You may wish to leave a bit of the asthma "treatment solution" (over the counter) in the apparatus as a better "carrier" for the solution. When inhaling, make sure that you add some drops of Gaiandriana so that the absorption and transition to well cells be readily utilized.

I have heard people suggesting hydrogen peroxide sprayed through the nasal passages to cleanse the bronchial tree—DO NOT DO THIS. It can be harmless but you run the risk of actually burning the lungs, caustically. Don't do it. OxySol is GOOD to add to the colloids inhaled but please do not use "straight" hydrogen peroxide for this purpose. Use something which cannot bring harm but, rather, only healing support. And yes indeed, we do try out all these things on people RIGHT HERE before a drop goes to others. We are sort of the "King's tasters". Further, we tend to sometimes "overdose" intentionally to locate any possible unseen effects. We find NONE with anything we offer—except increasing the need for intentional replacement of lowered intestinal flora. This is not "harmful" as such but it can cause great malaise and digestive symptoms until the bacteria belonging in the tract are replaced. I will again see if there is some way to have available, replacement flora critters. These are very easily grown but we have about all the incubation nursery babies we can handle. Perhaps next month we can begin to look into broader facilities and increase our living world species.

Was Little Crow in real trouble? Yes. And I see that Dharma is not going to leave those thoughts so I will speak to that with you. Little Crow has a GREAT mission, a huge mission, and he asked for HEALING and CLEANSING and he got it. Most would and could not survive physically, such trauma; however, it becomes important to realize that your actual "earth physical" properties get in the way, now, of our intended purposes and missions. He will be more careful of his body now so that the mutation of cellular structures is not easily allowed.

If every "body" could be "baked" there would no longer be disease processes remaining—UNFORTUNATELY, THERE WOULD NOT BE A VIABLE, FUNCTIONAL BRAIN LEFT EITHER! There-

fore, in such as the circumstances of Little Crow, even though the brain “remains” intact—he will be the first to tell you that the MIND is removed from the circumstance and the alternate hologram presented is perfectly capable of functioning and here is where he/you can be located in several places at one moment in “time perception”. It is a wondrous journey even at the time of undertaking but one can’t depend on not being taken to the “undertaker”. God is not going to allow Little Crow, however, to “get away”; in fact, HE JUST SENT HIM “BACK” SO WE CAN MOVE FORWARD. He will now assume his POWER and responsibility in full realization of his ability to accomplish any task required in full recognition of both his STATUS and CAPABILITIES. Remember that we are all children at some level of our beingness for it is necessary to come INTO knowing and recognition. “Was I there?” comes the next thought. Of course, do we students not also test our professors? If you do not—then you should. But I suggest you be very careful of your RIGHT and own level of KNOWING before you attempt such confrontations. I suggest you continue to test self under the FIRE of responsibility accepted and not go through the ovens of hell to accomplish more lofty goals.

Now, with some of the legal work in other’s hands for a while today, let us move on to Sir George Bush and, yes, I hear you: “bah humbug”! Knowledge, however, can be a PRICELESS commodity.

### RUSSBACHERS

I am recently barraged by inquiries regarding the Russbachers. I am not “into” Russbachers so have very little interest in reporting. Within the past two weeks a phone call was made to Ekkers supposedly “for” Gunther. A very heavy accented lady said she was calling for Gunther Russbacher to make sure that this was still Ekkers’ phone number and that Gunther would be calling. There is no follow-up.

As for Rayelan, I can’t believe that you people don’t know that she is still in business espousing great inside information but leaving Gunther out of her, at least radio interviews, speeches. If she thinks she is fooling the people, she is mistaken. She goes by the name Rue Mills and writes an “insider information” paper called *Rumor Mill*. We wish her well for in every endeavor which encounters serious problems we are left to do whatever it is we do—nothing less but usually a whole lot more in trying to protect the vulnerable assets against those we wish to project as the blame-laden “others”. A LOT of people were hurt and damaged by these two and their colleagues which then extended to ongoing accusations and pure fabrications of all sorts.

They are still trying to land the Philippine gold and we wish them well. They “owe” a lot of you beautiful people who shared and befriended the whole lot of them and it would be nice if you were repaid as generously as you gave.

Beyond that, readers, there is nothing of importance, more or less, to them except as you perceive it to be. Love—but discern and always JUDGE ACTIONS. Forgive—but do NOT FORGET so that all experiences can conclude in positive learning through experience. And remember always that you do not have access to the whole of anyone else’s story nor even ALL OF YOUR OWN.

### RONN JACKSON?

There are no updates and at last input he was incarcerated for parole violation in Carson City, Nevada.



We do not receive regular updates.

I prefer you not focus so much on the person of Ronn Jackson and his indiscretions, right or wrong at this time, but rather keep us posted on what is happening with the “Freemen” trials around the country as courts confront the use of “free” drafts drawn against assets such as liens, etc. There have been some positive rulings in that parties using such drafts are not being held liable in some cases. This is a step in the right direction in consideration of FREEDOM in the face of the Federal Reserve and FBI/BATF enforcers of criminal control over citizens.

For the next article shared we are greatly indebted to one whose name will be easily recognized, Lyndon H. LaRouche, Jr. from *EIR*, January 10, 1997:

[QUOTING, PART 1:]

SIR GEORGE BUSH: ON HER MAJESTY’S SERVICE

by Lyndon LaRouche, Jr.

December 24, 1996

British-led intelligence networks’ role in supporting international terrorism against France, Sudan, Colombia, and, most recently, Peru, obliges all U.S. citizens who wish to regard themselves as patriots, rather than of a nasty Tory type, to come to their senses on the subject of those continuing services to the British Empire, for which, according to no less an authority than the Queen herself, President Sir George Bush has received a knighthood from her Royal Britannic Majesty.

We examine the present British campaign for UNO sanctions against Sudan, against the background of London’s simultaneous backing for the same international terrorism of which it, with witting falsehood, accuses Sudan. We emphasize the relevance of this of France’s and other nations’ repeated exposures of London as the base for terrorist operations directed against them. We emphasize London’s role in furthering the cause of international terrorism in Fidel Castro’s Central and South America, as key to understanding the genocide and related terrorist operations which London is orchestrating through Uganda and poor Eritrea against Sudan, Rwanda, Burundi, and Zaire, among other targets in what Sir George Bush’s cronies of genocidalist London currently identify as “the Greater Horn of Africa”.

Refer to the attached documentation [*elaborated documentation not included here*], as numbered here, for identification of evidence bearing upon that question. Therefore, (1) consider the role of Britain’s George Soros in orchestrating November’s pro-drug-legalization referenda through Republican Party channels in Arizona and in California; also, consider the included documentation [*elaborated documentation not included here*], in that same location, of charges against Soros and his operations, which have been presented by official circles in Italy, and by President Tudjman, and his government, in Croatia. Combine this with (2) French officials’ repeated exposures of Britain’s harboring of the most dangerous of the world’s well-known international-terrorist organizations operating inside France. Consider additional evidence, from Israeli sources and elsewhere (3), corroborating this exposure of Britain’s leading role behind international terrorism operating throughout most parts of the world, such as against Peru and elsewhere today. Take this together with Sir Henry Kissinger’s public brag, in 1982 (4), that he had been



an agent of the British foreign service at the time he was supposed to be serving U.S. Presidents Nixon and Ford. Add to this (5) recent revelations of the roles of former U.S. President Sir George Bush, as (a) former drug kingpin, (b) Moonie-cult lackey, and (c) as a director of Britain's Canada-based, Africa-genocide-linked Barrick International interests.

The question is: How does one correctly identify the British intelligence agents operating within any given assembly of the world's so-called Very Important Persons (VIPs)? Very few among today's putative counterintelligence specialists have answered that question competently. Even in the instance they identify an actual such agent, their selections usually rely on methods which lead them more often to wrong identifications and interpretations than to correct ones.

For example, note, in attached documentation, although today's principal U.S. television networks were derived from British Empire interests' control of radio patents, the difference between (6) traditional fellow-travellers of the British services, such as *The New York Times* and *The Washington Post*, and (7) the newspaper chains outrightly controlled in British imperial interest, by such British Commonwealth agencies as the Murdoch and Hollinger chains. Similarly, what is the Australian angle which U.S. Attorney General Janet Reno has been complicit in covering up in such cases as the Waco, Texas massacre (8), and, also, in (9) the fraudulent 1983-88 covert and legal trials of a U.S. Democratic Presidential candidate whom Henry A. Kissinger and 1980s drug kingpin George Bush wished to put out of the way? What is the massive official, deliberate cover-up, for the benefit of not only both the British government and former President George Bush, but, also, ongoing international terrorism, in (10) the carefully pre-scrambled New York City Federal indictment, trial, and conviction of those accused in the World Trade Center bombing? What is the role of British intelligence's Hollinger press channels (11) in orchestrating the attempts to indict U.S. President Bill Clinton—i.e., overthrow the U.S. government in the same way British intelligence agencies customarily conduct bloody revolutions, invasions, or other forms of political coups against the governments of Third World nations? Consider the manner the British Empire, through Colonial Office ("Overseas Development" office) Secretary Baroness Lynda Chalker, is steering, today, the highest rate of genocide in Twentieth-Century history, against literally millions of refugees from Rwanda and Burundi.

It is past time for the Federal government and ordinary citizens of the U.S.A. to come to their senses in these and closely related matters. Have we not already experienced international terrorism, and top-down, politically motivated, judicial cover-up in the case of former Vice-President George Bush's Special Situation Group (SSG) assets, the (10) Afghan mujahideen, to provide color for the bombing of New York City's World Trade Center? Are not the politically most sensitive aspects of the massacres at Waco, Texas and Ruby Ridge, Idaho (12) still covered up? Do we not witness the effort to explain away what is presented as a highly sophisticated, and relatively large-scale operation, the Oklahoma bombing (13), by suggesting the whole affair is to be blamed upon a convenient pair of scapegoats?

Look at the relevant lesson to be learned from certain among the undisputed, well-known facts in the case of the terrorist attack in Peru (14), Look at those facts; then, say similar terrorist attacks could not happen in the U.S.A. itself, even as early as sometime during 1997. The leading, implicit point is: the legitimate purpose in chasing individual termites, is to find, and destroy the nest from which they come.

### HOW TO KILL A NATION

Consider the following, exemplary features of the matter, as drawn from the attached report (14) on the terrorist invasion and occupation of Japan's diplomatic premises in Lima, Peru.

In this case, the putative perpetrator is a branch of internationally organized narco-terrorism operating within Peru, the MRTA, which is otherwise to be recognized as the complement to the similarly connected, mass-murderous, nominally Communist narco-terrorist organization known as *Sendero Luminoso*. These two organizations represent, combined, international narco-terrorist gangs based in the area which is the largest single source of supply of illegal cocaine to the criminal markets of the world; they are both criminal associations in the highest degree, which have already murdered tens of thousands of proverbial innocent bystanders, criminal associations whose mere toleration by a government would constitute a crime against humanity by that government. For years, Peru's President Fujimori led his nation's military and police forces in a successful campaign to break the power of, and to imprison these mass-murderous, narco-terrorist killers in his own country, a campaign for which all civilized humanity owes a great debt of gratitude to Peru, to its incumbent President, and to the military and police institutions of that nation.

Granted, as *EIR* and other experts agreed at the time when the majority of these terrorists had been rounded up, Peru had eradicated most of the branches, if not all of the seeds of these terrorist organizations; but, until recent foreign interference, from U.S.A. official channels, and elsewhere, pressed Peru to lessen its security measures against international terrorism, the terrorist menace in Peru remained essentially a dormant one.

These two Peru-linked terrorist organizations are part of a terrorist international called the Sao Paulo Forum (*Foro de Sao Paulo*) (15), nominally originating in Brazil, and presently headed, at least nominally, by Cuba's President Fidel Castro. This association includes every notable international terrorist organization operating to the south of the United States, and includes also agents operating, from within the Internet, inside the U.S.A. itself. The principal narco-terrorist organizations of Colombia, including the "legalized" M-19 and the FARC, are part of this. the terrorist organization which calls itself the "Zapatistas" (15), which has occupied one of the richest oil-deposits of Mexico, in the state of Chiapas, is part of this same terrorist international.

Some confused minds call these "leftists"; wicked people call them "rebels". History shows (16), that the "leftist" Duke of Orleans, "Philippe Egalité", the patron of terrorist Robespierre, and a terrorist mass-murderer in his own right, was, like Napoleon III after him, a British intelligence services' agent of influence against his own nation, France. The same history shows, that "leftist" terrorists Danton and Marat, were mass-murderers trained in, and directed from London by the then-head of the British foreign intelligence service, Lord Shelburne protégé Jeremy Bentham (16). The "leftists" of Fidel Castro's following among the terrorists of the Sao Paulo Forum, are in that tradition.

The London connection to the MRTA, like the House of Lords' openly expressed sympathy for the narco-terrorists of Colombia, shows us the meaning which the term "leftist" must invoke when employed as a political costuming for the class of international narco-terrorist organizations which the MRTA represents. Terming the MRTA "rebels", as their apparent sympathizers of the CNN network have done, is like terming genocidalist Genghis Khan "a specialist in etiquette".

That said, focus upon the specific kind of criminal complicity exhibited by certain press and related

agencies in the recent MRTA affair in Peru (17). Focus upon a collection of accomplices which includes the editorial page of the Dec. 24 *New York Times*, Time Warner's CNN network [**H: Note he did NOT say Turner's CNN...**], and other traditionally London-connected news-media accomplices of these terrorists. These terrorists have been operating, like the assassins which British agent Giuseppe Mazzini's Young Europe deployed, or, as in the 1860s tradition of B'Nai B'Rith associate and British agent John Wilkes Booth: as instruments of British policy-shaping.

In this case, as the relevant international television newsmedia insisted constantly, the announced purpose of the recent MRTA terrorists' deployment has been to induce Peru to abandon the last vestiges of national sovereignty, just as shamelessly open sympathizers of Colombia's narco-democracy as the British House of Lords have insisted for Colombia, and the sympathizers of international terrorism's "Zapatistas" have used terrorists' deployment as a pretext for demanding the end of the national sovereignty of the Republic of Mexico.

[END QUOTING OF PART 1]

That is all for today. Salu.

## CHAPTER 2

REC #2 HATONN

THU., FEB. 6, 1997 9:18 A.M. YR.10, DAY 174

THU., FEB. 6, 1997

[QUOTING, PART 2:]

GEORGE BUSH:  
ON HER MAJESTY'S SERVICE  
by Lyndon LaRouche

Take CNN as typical of those parts of the international news media whose editorial policy in this matter clearly expresses culpable kinds of sympathetic actions in aid of at least some crucial features of the terrorists' crimes. From virtually the outset of the terrorist crime, CNN has insisted on terming the terrorists "rebels", and in acting as a de facto, Joseph Goebbels-like propaganda ministry, in support of demands that the government of Peru must submit to in terms presented by the criminals. CNN went to such extremes as suggesting that Cuba's Fidel Castro, the putative head of the relevant international terrorists' political association, might assist in such destruction of the national sovereignty of the people of Peru.

Are CNN reporters therefore to be described as "fellow-travellers of terrorism"? Was Nazi Propaganda Minister Joseph Goebbels, perhaps, a "fellow-traveller" of the Gestapo? Cut through the shyster's quibbling sophistries about "politically correct" choice of words. Why should institutions which some putatively *chic* persons of reckless opinion wish to term "respectable", such as the Berlin-based *Chickie-Mickies* of CNN, or Britain's House of Lords, be gushing like yesterday's sex-maniacal bobby-soxers, over the fashionable international terrorists of Peru or Colombia? Granted, some CNN reporters might reject the idea of actually sleeping with an MRTA terrorist; let us give them the benefit of the doubt, by stating that it is irrelevant to this report whether they all do, or don't. The question is, whence the coincidence of desired ends between the operations of the actual terrorists and their putative political fellow-travellers among representatives of today's international mass media?

Is the answer really an elusive one? Are there not people in high places, in the U.S.A., as in western Europe, who think it desirable that the institutions of the modern, industrialized nation-state republic—such as the United States itself—must quickly fade away? Are there not presently currents of opinion, in high places, working openly to eliminate the sovereignty of nation-states, even their own, in order to transfer power to supranational regimes, such as the UNO Security Council, the UNO's locust-plague of Non-Governmental Organization (NGOs), or regional agencies such as the European Union or Organization of the American States (OAS), before the close of the present century?

Might one not conceive of the possibility, that, late some November evening, in the year 2000, Al Gore rushes to inform his wife, Tipper, that he has just been elected President of the United States? To which news Tipper responds with mixed diffidence and pity, "I hate to tell you this, Al, but the United States was

dissolved eight months ago. They just forgot to call off the election.”

It might not happen like that, but, around the world, there are a lot of people, including Britain’s Prince Philip, the Duke of Edinburgh who has served as acting Queen termite of the World Wide Fund for Nature, including some obviously very influential, and also very treasonous persons and circles inside the U.S.A., who have been straining to bring that dissolution of the U.S.A. about, as soon as possible.

There are some people in the relatively highest positions of policy-shaping inside the U.S.A., who have been working to bring about the early dissolution of the sovereignty and present borders of every nation south of the U.S. borders. Many of them are associated with the relevant “Volpi di Misurata” of the old Kissinger State Department, Luigi Einaudi. During late 1995, this reporter, in his capacity as a candidate for the Democratic Party’s 1996 U.S. Presidential nomination, had occasion to denounce precisely such a policy for the Americas issued by the now recently resigned U.S. Secretary of Defense Perry himself, a policy which called, point by point, for stripping the republics of the Americas of the most crucial institutions essential to the continuation of their national sovereignties.

The leading effects of the demands placed by the terrorists were fully consistent with such stated goals of eliminating the national sovereignty of every present state within the Americas, the U.S.A. itself included. The most prominent of the demands was that the government free from the prisons about 400 of the most inhuman mass-murderers and drug-pushers in the history of South America. The second is that these terrorists and drug-pushers should be set up, with financing by the government of Peru, to be a “legalized” political organization, like the M-19 of Colombia’s present “narco-democracy”. What, then, if the MRTA’s fellow-terrorists inside Brazil conduct a similar terrorist operation in the near future, or perhaps the allies of the Peru narco-terrorists’ Zapatista allies in Mexico? Clearly, CNN and certain other international news-media organizations have no presently manifest objection to turning such mass-murderous, narco-terrorist organizations loose on the entire hemisphere.

Obviously, once one compares the demands of the terrorists with such international news media’s expressions of sympathy for those demands, only the most reckless of fools would deny the fact of political affinities between the terrorists and such news media. The next question posed by these recent events in Peru is: What is the nature of the British connection to these terrorists, apart from the fact that not only has Britain’s House of Lords expressed its warm regard for Colombia’s narco-democracy, but the British government is openly, and officially, harboring the largest of Peru’s narco-terrorist organizations, *Sendero Luminoso*, as well as many other similar organizations, in London. One might ask, without being rightly accused of profanity: “What in Hell has London become?”

### THE BRUTISH EMPIRE

Persons who show themselves thus to be illiterate in the most elementary features of modern and also ancient history insist that the mantle of imperial authority has passed entirely from the former British Empire to the United States of America. Such persons have frequently defended their delusion to this effect, by advancing the following sophistry. They are wont to assert (often with a telling glint of fanatical blindness in their wild-eyed stare at the unseen), that the poor, little United Kingdom whose economy has been recently almost destroyed by its baby-killing former nanny, Margaret Thatcher, must be viewed either as a mere lackey of the terrible U.S.A., or, at most, perhaps, a moderating influence upon the dumb U.S. strategic

giant.

Those officials of governments who, thus akin to Jonathan Swift's fabled sages of Laputa, suffer the delusion that the United Kingdom today is ruled by an elected Parliament and should not, in the interests of their own safety, be allowed out of the house without their vigilant, pig's-bladder-armed attendants. The widespread popular ignorance of the relevant facts must be corrected, if but summarily, here, if we are to bring the popular mind out of its imprisonment in popularized, illiterate virtual reality, into the world as it actually is.

Since the 1714 accession of King George I, the British Empire was established as an empire in fact, as a matter of law, under the implicit terms of the preceding Act of Settlement. In brief, the ruling financier oligarchy of London, acting in a manner copied from the precedent of the imperial maritime and financier power of Venice, selected, instead of an elected Doge, an hereditary, Welf (var., Guelph) monarchy.

Like all empires of note from earlier history, as far back as ancient Babylon, the ruling imperial house was the sole, ultimate authority in law, unless it were ousted by the oligarchy itself. This authority, for as long as it might be continued, is implicitly subject only to the monarchy's observance of certain religious and related local customs. These customs might evolve, in the sense that Immanuel Kant, G.W.F. Hegel, and Karl Savigny later set forth their respective doctrines of changing custom, as changes occurring under the influence of an utterly irrational *Volksgeist*, *Zeitgeist*, or *Weltgeist*, merely "popular opinion"; but, the irrationalist principle of custom was the only "constitutional" form of constraint imposed upon an imperial monarch acting as executive agent for the relevant oligarchy.

For the literate historian, there is nothing extraordinary in this British imperial arrangement. Throughout European and greater Mediterranean history, with the exception of some Greek city-state republics and their imitations, until the first modern nation-state was established, as 1461-1483 France under King Louis XI, the dominant political form of society and law was the imperial form familiar to us from ancient Babylon, ancient Tyre, and the Persian, Ptolemaic, Roman, Byzantine, and Venetian empires. These empires were all ruled, top-down, on behalf of an oligarchical collection of families, an oligarchy of a form symbolized in the Greek Olympus pantheon. In that sense, the emperor, or pharaoh, or Cromwell-like dictator, whether an individually selected ruler, or a selection of an hereditary form of such rule, was the executive—the proverbial Zeus—which the oligarchy put over itself, as the chief *capo* of the U.S. collection of organized-crime "families", such as the late Meyer Lansky, might acquire his position.

In the instance of the British Empire, the ruling of oligarchy is constituted presently of several thousands of persons drawn chiefly from those families which represent the financier interests associated with Commonwealth places such as the City of London, Montreal, Toronto, Singapore, Canberra, Hong Kong, and so on. In that sense, yesterday's British East India Company and Barings, or today's Anglo-American and Royal Dutch Shell, the family known variously as Welf, Hannover, Saxe-Coburg, Windsor, has been a "bourgeois" hereditary monarchy, with more likeness to a Doge of old Venice, or the Netherlands' bloody-handed William of Orange, than to a Habsburg, Bourbon, Romanov, or Hohenzollern dynasty. The oligarchy, through a feudal *Furstentum* under a chancellor such as von Kaunitz or Metternich, or a "bourgeois" assembly of financier-oligarchy nobility, retains implicitly the ultimate power of a Roman *pater familias*, to continue or replace the currently ruling hereditary monarchy.



Thus, by standard of legal system of government, the United Kingdom is, like ancient Italy under Capri's Emperor Tiberius, merely the chief province of an imperial form of power, of imperial institutions whose legal authority is rooted in the imperial tradition of Babylon and Rome. Like ancient empires, the imperial state of today relies upon agencies whose existence lies essentially outside the reach of whatever other elected forms of government might appear. Consider, for example, Britain's permanent civil-service bureaucracy, of the type which Anglophile U.S. dupes introduced as a corrupting "reform" undermining the *U.S. Constitution*, as the U.S. civil-service system. In the British Empire of today, the monarchical management of both state and government of the United Kingdom, and of the larger British Commonwealth, is situated within the institution of several hundred persons known as the Privy Council.

The Privy Council controls the *customary*, popular, side-show entertainment known as the Parliament, and, respecting all truly important matters, also controls the governments of all of the quasi-independent states of the so-called British Commonwealth. It determines who might be selected to constitute a parliamentary government, and, whose government, in good time, must endure a major sort of disappointment. In fact, a government of a Commonwealth state might, occasionally, like present-day Sudan or Nigeria, resist the higher authority of the Privy Council, at mortal risk to the persons of the official, and his or her family, who attempts to free that state from the only slightly disguised colonial fist within the Commonwealth system.

The characteristic feature of all empires, this British Empire included, is axiomatically implicit in the specific type of oligarchy which predominates within the ranks of the assembly of the oligarchical families as a whole. In Britain, the ruling interest is of the financier-aristocratic, rather than, for example, the legendary, landed-aristocratic form of feudal Europe, or the theocratic form of ancient Babylon or Egypt.

All such differing varieties of the species called empire share in common an oligarchical principle which is axiomatically hateful toward the Christian appreciation of the Mosaic principle of *Genesis 1*: the principle that man and woman are each made in the image of God, that mankind might thus exert a divinely assigned dominion within the universe. That latter is the principle which separates the imperial form from Christianity, and also from Islam, as the case of Prince Philip's 1961 co-founding of the paganist World Wildlife Fund attests this fact. This fact is key to understanding the role of the British Empire in Jeremy Bentham's and Lord Palmerston's fostering the terrorist organizations of such British agents as Robespierre, Napoleon III, and Guiseppe Muzzini's Young Europe, and London's harboring of so many of the world's leading terrorist organizations of today.

The key to all recent and present-day world history and politics is a continuing, mortal conflict between two axiomatically irreconcilable political philosophies, the continuing conflict between the old imperialism and its creation, the so-called materialist/empiricist Enlightenment of Paolo Sarpi, Galileo Galilei, Francis Bacon, Thomas Hobbes, John Locke, et al., versus the Renaissance heritage of the modern nation-state republic as that is typified by the examples of Gottfried Leibniz and the founding of the U.S.A. as a constitutional federal republic in 1789.

If one accepts the Christian reading of the cited Mosaic principle, then it follows that the state must be derived, not from the mere assembly of persons of which a nation is comprised at some choice of moment, nor, of the mere customary and other opinions of such persons, but, rather, from the principle that the state must be constituted to uphold the implications of a principle. The principle, which lies outside and above

the mere opinion of such children of the Ockhamite Enlightenment as U.S. Justice Antonin Scalia, is that truth and justice must prevail, and these according to the fact that each newborn personality is made in the living image of the Creator, and must be developed, protected, and afforded opportunities in mortal life consistent with that fact. A state, such as a pro-Malthusian one, which evades that principle is not morally fit to survive, and ultimately, assuredly, will not survive.

The modern European form of nation-state, as first established by the Fifteenth-Century Renaissance in Louis XI's France, occurred as an offshoot of the 1439-1440 sessions of the great ecumenical Council of Florence, where the eastern and Augustinian rites of the Christian churches were temporarily unified over the coordinated political opposition of Venice and Mount Athos. Despite all of the evils done in the name of European nations since the Fifteenth-Century Renaissance, it is simply a statistical fact that, until a 1966 turn toward neo-Malthusian utopianism, the creation of the modern nation-state in western Europe has had the net effect of improving the life-expectancy and conditions of life of the average person on this planet as a whole more than all other forms of culture combined up to the Fifteenth Century.

From the founding of the modern nation-state in late Fifteenth-Century France, a mortal struggle erupted between that new institution and all forms of the old imperial order, both landed and financial oligarchies. Following the near-defeat of the imperialist reactionary class by the early Sixteenth-Century League of Cambrai it was apparent to the leading imperial interest of that time, Venice, that the economic and related military superiority inhering in the new nation-state institution had brought the old order in Europe to an end. Venice's reaction to this perception was: *Divide and conquer*. Beginning then, Venice fostered bloody schisms within western Europe's Christianity, while looking northward to find a new base for imperial financier and maritime operations, beyond its increasingly vulnerable base at the north of the Adriatic. The Netherlands and England were chosen as the locations to be cultivated for this latter purpose.

Beginning in 1517, Venetian agents typified by Francesco Zorzi (Georgi), Cardinale Pole, and Thomas Cromwell utilized the Howard family's bait, Anne Boleyn, to lure a susceptible Henry VIII into adopting the schismatic role of an English *Pontifex Maximus* and, a bit later, lured a susceptible Hapsburg dynasty into a foolish, bloody tyranny against the people of the Netherlands. Western Europe entered the last decades of the Sixteenth Century divided within itself by rivers of bloody, politically-motivated, confessional strife.

[END QUOTING OF PART 2]

We have to go attend other legal matters so let us just interrupt this at this point and continue as we have time to do so. I must do some informational work on the "flu" hitting you now as it turns into Meningitis with its rapid mutation within the lungs first and then spreading to the entire system through the nerves and circulatory system. You have a serious thing taking place and we simply have to keep you posted on the seriousness of what is happening. Keep your immune systems in good condition and keep your colloids flowing. There are many test areas being contaminated so don't consider that if a breakout is occurring in Maine you won't have to worry in New Mexico. Remember, the depopulation has to LOOK LIKE GOD IN ACTION.

May you walk in caution until you can again walk in good health. Salu.



## CHAPTER 3

REC #1 HATONN

FRI., FEB. 7, 1997 6:56 A.M. YR.10, DAY 175

FRI., FEB. 7, 1997

### YOU AND WHAT MIGHT AIL YOU

I seem to start some days in trouble before I actually begin with Dharma. Because of that I think I should discuss WHY I noted that she has some lung scar-tissue which causes compromised lung function in the face of any invader or histamine reaction. In this particular instance the histamine reaction is caused by an allergic reaction to the little invaders which would ordinarily not even call attention.

If I misspoke about that particular trouble in her lungs at present, it is brought forth by knowing what came before. I always, in my own terms, refer to Blastomycosis as a very serious invasion and it is not to be confused with a form of rather serious but limited histoblastosis which causes a bursting of aveoli and leaves the lung bronchioles scarred. There is also the histoplasmosis which is usually a very benign thing except in rather rare instances and is found to be caused by little critters hitting in the Southwestern areas of which Texas is a good example. The organisms hit everybody equally but some people respond to them far more severely. Since there is argument over which and what is more serious, I suppose I should not have “rated” one beyond that of another for any “dis”ease brought on by anything, such as dust or particulate of any kind, can be as damaging as is anything else. One is basically a response to dusty air and one is a fungal/yeast type of invader often picked up by people who handle a lot of birds or are around pigeons, chickens who can be carriers. One also leads into the other so don’t relax your guard. If the lungs are impacted by particulate, the damaged areas are then open for settling-in any microbial organism and allowing it to stake a homestead. Since, however, as in the case of Dharma, she has a productive nasal/sinus mucous effluent which usually indicates mucous in the lungs as well.

I do want all of you to understand that if you are taking anti-histamines and they HELP, you are having a histamine response to the active process taking place. There is an enzyme circulating in the body which inactivates histamine, called histaminase, and there is something else which means having an affinity for “tissues” and not the Kleenex variety.

Now, how can you tell if something untoward and of a histamine reaction is taking place? Well, let’s see now: If you are one who shows redness and allergic response to, say, wine and you are in the midst of hyper-attack on your immune system, take a glass of wine and see what happens. If you already have problems you will find that you will far more quickly respond in allergic symptomatology to the addition of alcoholic beverages.

So what might have we in this individual case? Well, she lives with and for her birds, and each bird gives off what I call “dander”, and we have an ongoing irritation and histamine reaction now compromised by a bacterial-viral infection.

This would not be a big deal FOR HER at all because she finds an anti-histamine will usually relieve the allergic reactions; however, add a mutation-capable retrovirus to the equation and you have trouble.

You also have to CHECK OUT YOUR SYMPTOMS against what else is going on in your life, i.e., Dharma has a very stiff neck which would be terribly worrisome if it wasn't that she and E.J. had to make two trips of about 150 miles to and from Fresno to file responses to the US&P case. This means that they had to HURRY to meet deadlines and flinging back and forth in an auto causes one to have to brace the head with the neck—leaving stiff muscles just as there would be with “exercising” when one is not accustomed to those particular muscle motions.

IF A RASH MOVES RAPIDLY INTO WHAT CAN APPEAR TO BE POX OR SOMETHING SIMILAR—GET TO A PHYSICIAN INSTANTLY FOR YOU ARE TOO SYMPTOMATIC TO TINKER WITH THIS AT HOME WITH ONLY ORAL “STUFF” TO TAKE. Mutation can start, and can end in death in mere hours, so don't play with these things.

I have had, recently, another episode of someone in the foothills coming down with symptoms on a hiking outing over a weekend. They had colloids and an emergency pack with a syringe and one injection of colloids quieted the disease action and a second one stopped it. I am NOT recommending anything, I am passing along information.

Each area of the country, or anywhere in the world, will be having outbreaks and actual epidemics of these things and you will have to watch what is taking place in your neighborhood. All these “retroviruses”, which are being talked about so virtuostically and with such a jangle of expert opinion (“only your doctor knows for sure”), are deadly if not attended properly and quickly. Big speeches and big words are used to keep you *as confused as are the physicians and medical staffs of any clinic-hospital in any town U.S.A. or World.*

This “flu”, as it is being called, is now making its way through California—but do not confuse it with the Meningococcemia also killing here and there around your home-base. This begins with a meningococcus mutating to a meningococcal-type retrovirus. But, readers, the onstart symptoms can be so similar that you have to be aware of your own body condition and deterioration rate and type of symptoms. A major lung invader is the pneumococcus in one case and the meningococcus in the other. After mutation with viruses, they become almost identical and give off toxic reactions with very similar symptoms. Moreover, in your MODERN world of mutations, you will find the toxins given off from the viruses and especially their “breakdown” are often responsible for “kill off” effect or simple toxic reaction akin to an anaphylactic response or shock. This latter can be so responsive as to cause medications to be interrupted until the body can clear out the dead or dying microbial entities.

In this circumstance, it is the continuation of rupturing of the organisms after the initial impact. In very ill patients this is a MAJOR symptom and treatment should be held until the body is free of reaction symptoms along with lowering dosages of whatever treatment modality is producing the massive “kill off” of the invaders. These symptoms are healing signs but will frighten both the physician and the patient, so don't push the river. These “critters” continue to die off and cause toxins in circulation for quite a long while after successful treatment regimes.

If you have medical intervention apparatus and personnel present, then you can move quickly with treat-

ment. If not, and especially with new protocols when and where you have “time”, start low dosage and then don’t push the envelope beyond and into major reaction symptoms. Remember that you are LOOKING for a response, and the more lengthy or strong the disease the larger will be the “kill off” and toxins in circulation. You are dealing with “frequencies” and it takes, even by frequency-ray devices, about half an hour or so to move up and past the microbe frequency, but once damaged or ruptured through the protease covering of the cells or microbes, you get a continuation of the rupturing condition. This is why, if treatment is given WITH a protease inhibitor, there is far better evidence of “kill”. Further, the protease inhibitors or frequency-specific treatment modalities break down that protein/protease protection on the cells and disallows the retrovirus’ ability to “cling”.

With all this in mind, but not as a distractor since most of you are not medical doctors, let us look at the presentation on the subject of “flu” in the *Bakersfield Californian*, Feb. 2, 1997. This is not a discussion of the new cases of meningitis also “going around”.

[QUOTING:]

### THE FLU

#### KING OF THE VIRUSES MAKING ITS ANNUAL TRIP THROUGH CALIFORNIA

by Tamara Koehler, Staff Writer

Better watch that person coughing and sneezing with some serious suspicion.

The flu is here.

While the viruses that cause colds and respiratory ailments are nasty in their own right, the flu virus stands head and shoulders above the rest.

Tiny and spiked, these cells of genetic junk pack the punch of a freight train. And this year, it’s the A strain of influenza now hitting California on its annual path around the world.

While no cases in Bakersfield have yet been confirmed in the laboratory, public health watchdogs say influenza is definitely here.

There’s the complaints of body ache. The searing fever that causes chills. The cough, the joint pain, the headache.

“What we’re hearing in the community really fits the clinical picture of flu,” said Dr. Claudia Jonah, Kern County assistant health officer.

State levels of influenza activity are described as average, or at expected levels.

And while there’s no cure, the good news is that this year’s A strain is milder and its effects lessened

with antiviral drugs. According to the Centers for Disease Control, amantadine and rimantadine are approximately 70 percent to 90 percent effective in preventing illnesses caused by strains of type A influenza viruses.

If administered within 48 hours of the onset of illness, the drugs have been shown to reduce the severity and duration of symptoms.

Symptoms include coughing, congestion, headache, sore throat, muscle aches, some vomiting and diarrhea, especially in children, and a fever that can last up to five days, various clinics and hospitals report.

Jonah said the flu invasion in Kern County began in December. The peak season in the United States for the airborne virus is December through February.

According to the CDC's monthly disease surveillance report, 99 percent of influenza viruses identified in labs nationwide have been type A.

One to four days after exposure, a person will come down with symptoms. The illness lasts for five to 10 days.

But all too often, a second bacterial infection, such as bronchitis or pneumonia, invades the body weakened with influenza. The risk of catching secondary infections is greatest for elderly and chronically ill people, who should get vaccinated for the flu each year, according to the CDC. **[H: NO COMMENT!]**

Flu vaccines are made up of killed strains of flu viruses. **[H: Don't they just wish! You are getting live monkey viruses in every vaccine of any kind, but if you think you are only getting killed viruses, you are misinformed.]** But the time has already passed for most people to be vaccinated. Because it takes about two to four weeks for the vaccine to create antibodies in the body, chances are that most people will already have come down with the flu.

This year's round of flu shots should help combat the season's sickness, but doctors say no shot is 100 percent effective because the strains can mutate at any time.

how the flu chart\*\*

### HOW THE FLU TAKES OVER CHART

(I apologize for poor pict—it's the best I have.)

Each year, new strains appear that are resistant to vaccines. Influenza viruses, like most viruses, are given to mutation for survival. Most often the process is gradual, with only slight changes in the virus from season to season.

But every so often, an abrupt change occurs deep in the proteins of the virus. This change, called an antigenic shift, has led to worldwide outbreaks which claimed tens of thousands of lives. The high rate of death occurs because large numbers of people have no antibody protection against this new virus.

Three antigenic shifts involving influenza A have occurred in this century: the 1918 Spanish flu outbreak which caused 500,000 deaths in the United States and 20 million worldwide; the 1957 Asian flu outbreak that led to 70,000 deaths in the United States; and the 1968 Hong Kong flu epidemic that caused 34,000 deaths in the United States. There is no way to predict if and when the next shift could occur.

People with influenza are most contagious during the first 24 hours after infection.

One of the best ways to lessen your chances of infection is simple handwashing with hot water and soap. Infection can be as simple as shaking hands, handling a telephone used by a wheezing colleague or walking through an invisible shower of virus-loaded droplets sprayed into the air by a sneeze. **[H: Or by any natural or artificial method.]**

Once you are infected, doctors advise drinking lots of fluids and getting plenty of rest to relieve fever, headaches and muscle aches.

To relieve a sore throat, gargle with lukewarm salt water every two hours. To relieve a cough, use a cold-mist room humidifier. **[H: For goodness sakes, people—USE YOUR HEADS HERE. These “fluids” out of the tap and/or contaminated water in the humidifiers will simply SPREAD THE ORGANISMS FOR THEY ARE ALSO FLUID-BORNE AS WELL AS AIRBORNE. TREAT ALL WATER USED FOR ANYTHING WITH AT LEAST 10 DROPS OF HYDROGEN PEROXIDE (FOOD GRADE 35%) OR IN HUMIDIFIERS AT LEAST 35 DROPS OF TOPICAL HYDROGEN PEROXIDE TO EACH GALLON OF WATER. THE STABILIZERS IN OVER-THE-COUNTER ANTISEPTIC HYDROGEN PEROXIDE CAN BE TOXIC SO USE “FOOD GRADE” FOR INTERNAL USE.]**

To relieve head, nose and ear congestion, drink hot liquids such as chicken soup or spray salt water drops into your nose.

If symptoms are worse after five days or a fever over 100 degrees persists, call the doctor. Ear or facial pain and shortness of breath may indicate a secondary infection.

[END OF QUOTING]

Now I have comments of a rather general nature as to what you might find hidden in the text above. Realize that, if the first 24 hours are the most contagious, then you are more at risk because people tend to not go home from work or school until they get too sick to continue routine activities.

Remember that heat does NOT kill all viruses so make sure even your chicken soup has a few drops of OxySol, Gaiacol, and/or food grade hydrogen peroxide. Also wash dishes and rinse in a fairly strong hydrogen peroxide-treated water and soak those dishrags in strong hydrogen peroxide solution. You just keep on keeping on infecting yourselves and anyone around you.

If lozenges of Zinc seem to cause lessening of symptoms, then you have a virus with a zinc “neck” which will be knocked out by a silver colloid internally and Zinc applied topically (dripped down and past the sore areas of the throat). However, if these do not work, you have to move to something more effective and that means if you use silver colloids you are going to have to move to GaiaCol which is silver colloid finished with gold with selenium, and add to that titanium colloid. These are totally harmless and are pretty useless on the skin as an antiseptic—but are highly effective integrated within the body. Then, please, attend your immune-system, lest you turn right around and get hit again in short order.

### CANADIAN FRIENDS

This is directed specifically to you Canadian friends who do use Gaia products. You are now headed for hard times for getting products. The places who handle U.S. Products in Canada are now being hit with massively expensive taxes (licensing) on EACH product. What do you do? Well, I don’t know anything to do about the government and these taxes but, until “something” else happens, you CAN order directly from New Gaia and if your orders are not more than “family use amounts” you won’t have much, if any, problems. The problems crossing those “NAFTA” free-and-open borders are getting worse every day. When it is not acceptable, then we will have to cease shipping. I believe you may actually find you can get the products more inexpensively by ordering DIRECT, but I have no input or knowledge about costs, shipping, etc. This is simply one more evident sign of the “close-down” of freedoms in all categories. It is also a very blatant effort to put health-care facilities, supplement vendors and general health-care enhancers OUT OF BUSINESS. THIS FAIRLY EFFECTIVELY, IN MOST INSTANCES, SHUTS DOWN THE FLOW OF PRODUCTS REGARDLESS OF WHAT THE PRODUCT MIGHT BE.

We spoke of protease inhibitors above and I want to STRESS something here and now: Olive Leaf Extract, as we offer it, is one of the best protease inhibitors around. But more importantly it contains oleuropein which inactivates bacteria by dissolving the outer lining of the microbes. There is also present Naltrexone which is also the name of a drug used in cases of immune system degeneration. There is a generic term for Naltrexone but it eludes me at the moment. The extract we offer in colloid also has DNCB (dinitrochlorobenzene) occurring naturally. This is a chemical which acts as an anti-viral agent which works through the stimulation of “killer cell” activity. These are both effective as protease inhibitors. This is particularly important with the viruses and circumstances of AIDS invasion.

The Olive Leaf Extract in a Gaiaandriana IV fluid containing no particulate is exceptionally good at circulating that which gives symptomatic relieve, i.e., to enlarged lymph nodes, etc., as well as taking a major toll on the viruses themselves. In other words, you can so “gum-up” the viral covering as to disallow further replication. Olive Leaf Extract is especially effective against the RETROVIRUSES.

Well, I see that I have distracted off into a lecture on physiology and microbiology without intention of doing more than telling you to STAY ALERT to that which is being passed around because the next serious victim can easily be YOU. I suppose this writing would, however, be exemplary of topics we cover OTHER THAN LIGHT AND PULSED UNIVERSES.

Is the above information copyrighted? I certainly don’t see how it could be so, any more than basic truth in any scientific arena or in any “religious” doctrine.



I find that what we refer to as Light and God are the same thing that all “God-respecting”, and frankly ALL atheistic beliefs, “religions” or “doctrines” are quite acceptable to ALL as we define God, Universe, and Source. Certainly anyone recognizing a HIGHER POWER or BEING would not argue that this which we offer is generalized and truly only a realization of what “God” IS and how human IS and how all things come to BE. I have found NO OBJECTION FROM ANY ORGANIZED RELIGION OR BELIEF SYSTEM, ***EXCEPT FROM US&P WHO CLAIMS TO OFFER THE SAME BASIC RECOGNITION BUT CLAIMS SOME TYPE OF COPYRIGHT ON THE TOPICS IN POINT.*** WE ARE BUT THE IDEA OF GOD MADE WHOLE AND MANIFEST. How ELSE can one describe THE TRUTH of this without being able to use THE LANGUAGE of THIS TRUTH? MOREOVER, TO TOSS PEOPLE INTO PRISON FOR SPEAKING OF THE SAME TOPIC IN THE ONLY POSSIBLE LANGUAGE IN REFERENCE TO THE TOPIC IS IMPOSSIBLE IN YOUR HUMAN FORMAT.

Therefore, if you believe this information and explanation of GOD AND UNIVERSE, but are denied ability to speak or write in explanation, and in fact are tossed into prison, are your RIGHTS OF ALL KINDS not violated? You would, as in the case of Doris Ekker, be deprived of every right offered under *Constitutional* LAW, for her very task is to write that which I offer—that topic being the least utilized of all due to an effort at meeting requirements laid forth by a Judge in a Federal Court at the demand, without hearing, of US&P’s Timothy Binder by and through his attorneys.

Remember something else: these people under injunction have never had opportunity to CONFRONT THE ACCUSER(S) NOR HAVE HABEAS CORPUS GUIDELINES OF PRODUCING THE DAMAGED PARTY(S) BEEN DONE. The opposing parties in point HAVE NEVER APPEARED IN COURT OR ELSEWHERE TO ANSWER TO THESE OBJECTIONS. Therefore, the point may well be the reasonable cause IN THE FIRST PLACE of edicting such restraints, especially onto a person whose very mission and career is writing and speaking on LIFE, RELIGION, SPIRITUALITY AND UNIVERSAL LAWS. And is it not terrifying to have to again appear before a Judge who has already threatened such miserable repercussions of speaking on said topics? US&P certainly presents these ideas as being valid and truthful and does, in fact, TEACH PUBLICLY THIS INFORMATION UNDER THE SHELTER OF A STATUS OF NON-PROFIT, TAX-FREE, UNIVERSITY/COLLEGE.

Can a Holy Catholic church be indicted in Texas for teaching the catechism offered by the Holy Catholic Church? How about the Baptist in New Jersey using the *Ten Commandments* as offered by the New Mexico Baptist or Methodist churches? And furthermore, how is one DAMAGED by the use of the other especially if the one in New Jersey advertises and tells you to get the books in point with this information from the New Mexico church? And furthermore, many books are sold and payments made to the New Mexico church because of this, so how can there be DAMAGE?

Now move a step forward: How can the Holy Catholic Church object to regiving the exact information as from that Holy Catholic higher diocese? Would you not expect more uprising if DIFFERENT information would be given which would change CONCEPT? And furthermore, how can a blanket restraint be placed on other people and on the PRESS when there is no agent or connection with the writer? It is MY BELIEF that you have in the US&P vs. Ekkers case—MAJOR CONSTITUTIONAL ISSUES IN PLAY—FROM US&PART—AND THERE SHOULD NEVER, IT APPEARS TO ME, HAVE BEEN ALLOWED SUCH PERMANENT, OR EVEN TEMPORARY, INJUNCTION PLACED ON THESE

PEOPLE WHO HAVE NO ATTACHMENT TO ANYONE ELSE AT ALL. CERTAINLY IN THIS CURRENT SET OF CIRCUMSTANCES THE ITEMS UNDER LEGAL SCRUTINY WERE PRIVATE CORRESPONDENCE AND WRITINGS PURELY IN RESPONSE TO INQUIRIES OF A VERY PERSONAL NATURE BY INDIVIDUAL PARTIES.

Would the *New York Times* be prevented from publishing public information with proven TRUTH? So be it.

A further KNOWN is that the body human is created of Light and electricity (simplified) and, deprived of that LIGHT, will perish for the cells cannot maintain or proliferate absent light and fluid for a long period of time. Man cannot, either, survive without BREATH. As a matter of fact, absence of breath is more important than absence of a heartbeat. With absence of breath goes mind—mind and brain must have nutrients and elements in order to function. When this function ceases, life as you recognize it to be in human activities from whole being to cells individual, spirals to a halt and reproduction stops. Nothing ELSE may be present and still the living cells stop their cycling. They then begin to change presentation which you would call “dying” or degradation. NOTHING IN THE UNIVERSE IS DESTROYED—ONLY **CHANGED**. The body itself reverses or goes back to its original elemental state in death of the physical being. As a matter of fact, in the case of the viruses being disrupted—it is that they disperse in fragmentation when eruption occurs and there is no longer containment of the fragments which can be accomplished through housing (containing the inner substance) to compression which holds or compresses the contents. Just as a split belly will allow the contents to pour out or a ruptured cell will allow the contents to expand outward, so too can you rupture the atmosphere and, people, even though you can’t SEE it—you can know that every movement as you perceive it moves out through the atmosphere and into the Cosmos and Universe. You have to come to realize that you are living organisms, parasites, etc., living off of and within other living organisms making their infinite journey through manifestation or invisible beingness.

When you speak of LIGHT, you have to define concepts because the most damaging of the photons (LIGHT) are invisible and in higher frequency than even the infra-red [*just below the visible*] and ultra violet bands [*just above the visible*] or “octaves” of tonal frequency and color. These rays are emitted by elements which have octave, color and tonal *sound*. They are banded at each octave by [*the inert*] gases, i.e., neon, xenon, argon, etc. Of some of these divider elements you will probably never have heard, such as possibly “niton”. Now you tell me how we can explain this SCIENCE without utilizing science and expression? If I have to change my language, say, I give you “zanin” instead of “xenon”, what have you got? You have false information and stupidity.

If I use “farringialcoccus” when the term is “meningococcus”, have I said the same thing? No, of course not, and nobody will have ability to relate to anything else in the topic. This is WHY you have succinct and explicit terms in SCIENCE as different from general slang languages, so you can understand—anywhere and everywhere, the terms presented. It would further seem to me that someone placed IN CHARGE OF AND HEAD OF A SCIENTIFIC BRANCH OF ANY UNIVERSITY WOULD HAVE TO REALIZE THIS NECESSITY. Either that OR THIS PERSON DOES NOT KNOW WHAT HE IS ABOUT IN ANY SUCH PLACEMENT. Perhaps it would be good to take the entire set of black notebooks from which the journals and writings are then presented and just offer them as evidence to the Judge in the Fresno Court to exemplify the myriads of topics over which I seem to have some working knowledge. Is it feasible that Doris has such out-of-hand knowledge? Would she go forth and choose these topics for in-



depth writing without researching? I don't think so, people, and it appears to me that the entire show might well be interesting.

Does it mean, in addition, that Doris Ekker can't even say, for instance, "...the room was dark but someone pushed the electric switch and electricity flowed and the light went on..."? How would you EXPLAIN THAT PARTICULAR FLOW OF CURRENT AND DEFINE "LIGHT"?

Well, let me explain something to you readers: THIS IS EXACTLY WHAT HAPPENS IN ALL TOPICS GOVERNED AND LIMITED AS TO EXPRESSION IN EVERY SCHOOL ON ANY, UNWANTED BY THE ELITE, TOPIC AND THIS IS WHY YOUR NATION AS A MENTAL WHOLE AND YOUR CHILDREN ARE SO "**DUMBED DOWN**". TEACHERS ARE NOT ALLOWED TO TEACH TRUTH AND IF YOU CANNOT HAVE TRUTH—YOU ARE STUCK IN THE WHOLE OF THE LIE. Does  $2 + 2 = 4$  or does it equal  $5 - 1/2$ ? If you cannot use the terms and numerals of "2" or "4" how can you explain or express  $2 + 2 = 4$ ? (?????) And how about, OK, you change to avoid duplication of copyrighted information and say two plus two equals four. (??) How about  $3 + 1 = 4$ ? What of  $1 + 1 + 1 + 1 = 4$ ? How about  $5 - 1 = 4$ ? Well, this is claimed by US&P as just as bad—or worse, an infringement and is classified as "paraphrasing". What it is truly is to be damned if you do and be damned if you don't. I have another obvious example in, say, a wall painted purple—not lavender or bluish pink but purple. Now do I call this "purple" or a vivid mix of red-blue or what? I can call it "violet" but that is not accurate, or lilac, but neither is this accurate in replacement of what is meant by "purple". I might say, "That wall is afnon!" That is what "I" would call it but what does that mean to you? Well, LIGHT is the same—there is no other way to describe the invisible rays of "light" in content of TOTAL OF ALL COLOR IN TRANSPARENT FORM without calling it "light". I PERSONALLY HAVE NO OTHER WAY TO DESCRIBE OR DEFINE GOD THAN BY USE AND DESCRIPTION OF LIGHT AND ELECTRIC PULSE WAVES, ETC. I could say that it is the invisible compilation of all frequencies of color into a frequency of a ray traveling at around or about or higher than radiant energy that stimulates the organs of sight, having for normal human vision wavelengths ranging from about 3900 to 7700 *angstroms* and traveling at a speed of about 186,300 miles a second.

So, our highest Deity sends forth valve-like pulses of electric waves in a spiral type of *perceived motion*, which isn't, an idea, a whole idea, of what will be a projected YOU, at 3900 to 7700 angstroms and traveling (but it doesn't move) at a PERCEIVED speed but is a pulsing wave of electric charged particles in pairs according to DNA-RNA-Mitochondriachal blueprint, of some 186,300 miles per second and that would equate to so many more kilometers... and thus and so. Do you know what I just said? What is an angstrom? Just how much more in counting are kilometers than miles? Are they more or less or are they equivalent to the same thing?

How do you define gravity? How did Newton in *Principia Mathematica* DEFINE GRAVITY? Or, would that constitute plagiarism to use his definition? Well, it is not what is touted there—gravity is not some push-pull motion toy—gravity simply is representative of elements, particles, THINGS, trying to reach within and become within the same density as itself. If you are SOLID material, as is "human", you are heavier than air, gas or "those invisible frequency rays". Now, is everything clear? Well, what about that old "Rapture" theory of walking on clouds? You are much heavier than air or clouds containing water vapor so what is going to happen to your cute little body? But what if your body became lighter than air and at a higher frequency than air and at the least as light as light? Ah, now we have THINKING to be

done, do we not?

Along these same lines you now have to explain to me how to explain that a physical body crucified against his will allows you to dump all your guilt and sins. If you believe this, then surely you are absolved of all crime or ill-thinking and will be Raptured? How so? What process allows a physical “thing” to SAVE YOUR NON-PHYSICAL BEING? THIS IS WITH OR WITHOUT BLOOD-LETTING AND ONLY PHYSICAL BEING-BODY HAS BLOOD!

Does “light” have a circulatory system? Of course, it is called charged particle electricity and frequency. Therefore to be like the “Deity, Great Spirit, Christ Consciousness, Wakan Tanka, Allah, I Am, Umdogie, God, Aton”, and on and on and on—you too, MUST BE AS “LIGHT”. **HOW MANY WAYS CAN YOU, OR EVEN THE GREAT JUDICIAL BENCH (JUDGE), DESCRIBE OR EXPLAIN THIS CONCEPT?** And if a free citizen is denied ability to express this concept in the only language available to express THIS TRUTH, are you not violating the very basis and foundation of your *CONSTITUTION*? And if a paper of public recognition cannot print such information, are you not further violating the *Constitution*? If you are claiming that the information is FALSE, who claims this? If US&P for instance, claims that we print false and defamatory information by stating truth and fact, then WHO IS IN VIOLATION OF LAWS OF FRAUD AND FALSE WITNESS?

Let us look more carefully at the work of Newton. Newton wrote in one language and then Voltaire had it translated—BY HIS OWN MISTRESS, THE COUNTESS CHATEAU de Lay (phonetically spelled to protect the guilty). Is there any possibility, do you suppose, for error here and there? Have YOU read or studied the *Principia Mathematica*? And furthermore, didn’t Newton do *ANYTHING ELSE* besides drop apples?

You will be told by the opposition that “this is not the point”—but I assure you readers, **THIS CERTAINLY IS THE POINT “HERE”**. The opposition’s point is obviously to deny this particular person and persons the right to exist in a free and open state as a citizen with all rights under the *Constitution of the United States*. Walter Russell did not write fiction or novels and never claimed otherwise. Therefore, we deal with “assumed” truth as TAUGHT BY AN AUTHORIZED UNIVERSITY IN PUBLIC STANDING EVEN AS A NON-PROFIT INSTITUTION AND TAX-FREE ENTITY. Are not the subjects then taught somehow for public use? Ekkers BOUGHT and enrolled in the Home Study Course offered by this US&P. Are they not, however, entitled to utilize the information taught? Would they present OTHER than the information as taught by the professor? This is to point out the absurdity of the charges in point—and again, PRESENT THE DAMAGED PARTY(S) IN A COURT OF LAW AND ALSO BRING THOSE PARTIES TO BE CONFRONTED IN THAT SAME COURT OF LAW BY THE DEFENDANTS. AND AGAIN, NO, THE LAWYERS **ARE NOT THE PARTIES IN POINT**.

I believe that the defendants, as Ekker, et al., should demand that the erroneously named Greens, their cohorts, Timothy Binder and possibly others of the Plaintiffs, be charged great fines for inflicting damage against defendants and other named parties—AND IT WOULD BE MORE SUITABLE IF LENGTHY JAIL TIME IS ORDERED—TO TEACH THEM A LESSON, AS WAS DEMANDED AGAINST THE UNWITTING DEFENDANTS IN THIS CASE. The defendants set forth very inconvenient monitoring systems to prevent even the appearance of intentional breaking of any agreement with anyone and certainly *CONTACT*, the newspaper, is not bound by any “other’s” agreement or singular order.

This becomes open censorship against the freedoms of speech, thought, press and basically all other of the freedoms within the *Bill of Rights* of the Constitutions of both State and Nation extended to ALL CITIZENS. I would greatly enjoy the subject under discussion to be undertaken by such as Robert Bork and/or Eustace Mullins. This case should be a total embarrassment to the Federal Court in this case. I further think you who stand before that court in defense should cause Timothy Binder and George Green to sit on the witness bench and be caused to define the subject of Who is God, What is God, and give full definition of all teachings of Walter Russell from whom they claim sole rights of this information. I suggest you remove this sentence, however, because they would undoubtedly rush to the nearest Pleiades Journal to see if they could find definition. They BOTH still have a supply of the books, while we were forced to divest ourselves of any of the disputed information and are allowed to have no copies of either Russell's work or our own. By the way, that fact alone makes it very difficult for Doris to copy anything!

I enjoy the author who claimed to have had his books burned in Europe while being a U.S. citizen. Oh? Well, we beat you Sir, we have had books burned by order of the court, IN THE UNITED STATES of AMERICA without any member of the judicial system, including lawyers, having even READ the books in question. The first defense attorney came to the first hearing and had never even SEEN the books, knew nothing of the books, had no copies of even the points in question, and neither had Russell's books nor had heard of Walter Russell. The Judge had not heard of Walter Russell, and George Green, the accused defendant in the first order, wasn't even required to attend court and ended in SECRET agreements with the Plaintiff, AFTER COMMITTING CONTEMPT AND SELLING BOOKS UNDER INJUNCTION—INTO THE THOUSANDS OF DOLLARS. Doris and E.J. did NOTHING save sit respectfully in the court, never being allowed to speak.

Yes indeed, readers, THIS IS THE UNITED STATES OF AMERICA!, one nation under "the inability to mention", indivisible, and with "*liberty*" and "*justice*" for the guilty few. You had best start facing that which is upon you-the-people for it isn't getting any better—FOR YOU.

So, Doris can just stop writing? Well, isn't there something in that *Constitution* about having the right to happiness, work and freedom in body and secure in your house and with your property? I have tried to phrase this without copy or paraphrase so bear with our paltry attempts at statements without ability to use exact language.

The Ekkers have gotten nothing, not one cent, from any of this work, except severe attacks, headaches, threatened jail terms, bashing, abuse, ridicule and other major and countless damages. And the information is hardly ever even regarding such topics as are under attack. I find it even more interesting that it is GOD who comes under fire. You think it is NOT God under fire here? Well, YOU ARE WRONG! Good morning.

## CHAPTER 4

REC #1 HATONN

SUN., FEB. 9, 1997 8:02 A.M. YR.10, DAY 177

SUN., FEB. 9, 1997

### GAS, ELECTRICITY AND YOU

We have been writing about the dastardly things taking place in “Out of Africa” and other spots around the globe because, whether or not you like to consider it—you ARE a global basket of organized confusion.

But what of BIG things a-comin’ down in the U.S.A.? What “killing” can be yet made in a market gone crazy? Oh my, LOTS. But not where you are placing your bets.

### UTILITIES

Yes, I suppose you could call this a “scoop” because nobody else is going to explain it to you so that you understand the impact or potential dangers in this particular rainbow.

Let us remember that UTILITIES and their offshoot companies who supply John Q. Public with utility products, water, gas and electricity, are CONTROLLED. Ah, but next year these controls are due to be removed. Remember that committee of blood suckers, the P.U.C. [*Public Utilities Commission*]? So what? GREAT “WHAT”! THE WHOLE OF THE MESS IS GOING TO COME OUT FROM UNDER CONTROL AND, AS WE WRITE, THERE IS MASSIVE PLANNING AND SHIFTING TAKING PLACE. Let us look at the various places in Southern California. Never mind the location placed here for it will be including everything from Canada to way down South. There will be a gathering of control and shifting out of dead weight and spiffing up for the kill—then the utilities will be “TAKEN PUBLIC”. Billions upon billions of bucks will be made by the holders of these corporations. Los Angeles Power and Gas, for instance will be set up by Dreyfuss, the BROKER, and when that baby sells, it will be a giant sucking sound of money moving.

The “clue” I want you to pick up here, however, is what is taking place and what probably won’t take place for a while. There is no point in doing such a massive shift UNLESS: (1) it is intended to keep the market stable enough to handle this major change, and (2) What is going wrong as is?

The market will probably not be in collapse mode YET because to make money going public, one has to have a good market that can do a land-office business with the new offerings.

Next, you have a massively sprawling octopus in total disrepair. Just like the infrastructure of old New York, New York—you know, that one in New York, not Las Vegas, the systems criss-crossing the nation are defunct. The technologies are such that to continue the old obsolete methods of electric production are insane. You are polluting your world and to continue to run breaking-down atomic systems is stupid.

Once the major money changes hands to the RICH and you think you have something hot and new in your pockets and wallets—it is going to fold. Why? Because it is planned that way.

Does this mean you shouldn't participate? Goodness no, friends. The ones who hold investments in those utilities, especially the more limited ones, will stand to make a fortune—if currency itself doesn't collapse. Once again, the plans are perfected so that the PUBLIC will take the beating as you come on board with this “new” decayed product and, just to keep it running, you will need billions upon billions of dollars. To bring it current and into safety—in what, I repeat, is a defunct system of production, would take more billions. The Elite always know when to dump the old Plymouth in favor of the updated, solar-powered Bentley-Mercedes. You the public will be taking the medically terminal albatross off the backs of the Elite controllers while they move on to get more of your blood.

It should be noted, however, that for you who only have misery with small community districts—you can soon count on more local controls and political authority—or, you can manage to own your own and run it like you please along with modernization and updating.

Let us look at one of the utilities involved here—WATER. The nation's water supply for personal use has become totally hazardous to your health. Even upgraded systems are still serving you microbes and parasites. And YOU-THE-PUBLIC will be picking up the responsibility and the tab for improving everything. If you think you have trouble paying your utility bills NOW, just WAIT! Oh sure, it sounds really good because as a publicly-traded company, there SHOULD be better and more capable management and thus and so—but does it work that way? How many companies have YOU witnessed go down once such a major changeover has happened?

And further, AFTER Los Angeles is sucked into the sea, how much value are you going to get out of your Los Angeles “stock”? And by the way—these new stocks will be sucked up by the Mutual Funds. Ah yes, the commercial Khazarian network of managed and controlled funds.

I know that it seems silly and confusing to have something “public”, “going public”. That is for the benefit of furthering the ignorance of you-the-people. The only reason you had those controls prior to now was to protect the guilty and Elite money-masters. The environmental restrictions are going to be so great as to bleed everyone dry if nothing else happens. But if you want to make a bundle—hold stock that is going to “go public”. People are now trained to HAVE TO HAVE THESE BASIC LIVING PRODUCTS. YOU CAN'T HAVE A SOCIETY IN THIS DAY AND AGE IN DOWNTOWN U.S.A. WITHOUT THE *NECESSITY* OF HAVING UTILITIES RUN TO YOUR TAPS AND LIGHT SWITCHES, NOT TO EVEN MENTION YOUR WATER HEATERS AND COOKING RANGES.

One thing to consider, however, is when and how to get in and THEN GET OUT of “such a deal” and I'm not going to take more time at it now. Further, you need a pretty good chunk of money in today's currency to participate lest you just exchange something for more nothing. What, moreover, you can expect to evolve in this “public offering” is step one, and then the move of the big boys to MERGE until you have a secured MONOPOLY over the ENTIRE SYSTEM NETWORK. THE *UTILITIES CARTEL* WILL HAVE FULL CONTROL.

### GOLD PRICES



Now, what would you expect to be happening with precious metals while such big things are in the works? Ah ha, as you find that the same ones who have control of the market for such as utility companies, also have control over the fuels to run the utilities around the world AND they also now control the gold reserves around the world. In fact, they are still scooping up the mines, etc., streamlining the methods of mining, depopulating the areas for more efficient management for hanging onto profits—and so, it probably will be that, say, gold will hang even lower while the market is readied for the HIT. Then, if the sky doesn't fall, the prices will skyrocket.

None of this is what you “hear” from noted and learned dealers and financial whizzes who haven't made a cent in 25 years except off you? Well, I didn't come around to watch your piggy-banks. I came around to talk about TRUTH.

You haven't heard anything, or almost nothing, about such a thing as I have just related here? So be it, and just how much are you allowed to hear when something BIG is coming down? Are you going to hear about O.J. Simpson's indiscretions or Los Angeles Water and Power company—when the power company doesn't WANT YOU TO KNOW ANYTHING?

So, I am speaking out before you hear anything about anything of this limited edition of information. You did demand *revelations* FROM ME, didn't you? Somehow I am not supposed to just hang around and not REVEALATE!

I would revealate about something else which you might well call “speculation” but wouldn't it seem a real shame for these Wheeler Dealers to plan all this and then just have the Big One(s) on the Coasts and in-between and wipe out your utility customers? I would suggest you have a couple of years to get situated, wouldn't you surmise from simple *reasoning*? I mean, after all, in “going public” you-the-people will have a PRIVATE interest in the companies and WILL FOOT THE BILLS from your pockets instead of your tax-packages taking the whole hit.

So, am I saying that you can again get stuck either way you go? YES. If you can get IN at a right price, however, go public with the Big Boys, and then quickly get out—you will be fine. Better you put your sheckles into precious metals, though. Just know something, readers, about me, however: I am not going to continue to hold your hands in these matters. THIS is not my mission. My responsibility is to guide us through some of these bumpy times to secure you of our tribes and that means that I will not be making public very much information that inflicts anger upon the Elite scorpions—my team has had enough stings and agony.

Now, you who skip around the network internets—why don't you investigate this circumstance? I understand *CONTACT* will be happy to share information space in the paper.

It is not the time to rush out and recklessly do anything until you learn more. Just remember that, as with cassino gambling—the HOUSE HOLDS THE CARDS THAT MAKE SURE OF WINNINGS—and THAT is NOT “your” house. Remember something important: As long as there are at least two people alive there will be one who will make sure he makes more money than the other and will build the systems to insure it.

Do not let it be heard that you do foolish things and then say “Well, Hatonn said.” No! Hatonn says to learn and know everything there is to find out—and then act only in WISDOM. Wisdom in actions comes only AFTER the knowledge is gained.

I want to point out to all of you what usually happens with such as myself. You want to gain so you come and listen or “not listen” as the case may well be. You then say, “Sir, show me where the gold is buried, or tell me the Lottery winning numbers—and I will give you a tenth or a fourth of my winnings...” Why would I do that? I could tell my own trusted, and tested-by-fire people and get it ALL. When will you start using your heads other than as a separator for your ears? Do you think that you do US some great service to prance through our places and, when you are not fed caviar and champagne, you prance out again leaving devastation and false accusations against us for not meeting YOUR EXPECTATIONS AND MISPERCEPTIONS?

I hope that all of you readers read VERY CAREFULLY every word of “Dr. John Doe’s” writing and observations this week. It is valid observation: IF I DO NOT SUPPLY YOU WITH THAT DEMANDED POT OF GOLD AT THE END OF “YOUR” RAINBOW—YOU TURN LIKE SCORPIONS AND SERPENTS AND STRIKE AT ANYTHING WITHIN REACH OF YOUR FORKED TONGUE AND FANGS. If all we wanted to accomplish would be to replace one mode of tyranny with that of another even more powerful type of controlling tyranny, then we wouldn’t be going through all of YOUR antics to gain control of our lives and our properties. To replace the LIE with a LIE is hardly making proper progress TOWARD GOD.

Does this mean that we can’t do business with the people of the world? Goodness no, WITH WHOM ELSE would we DO BUSINESS? However, KNOW that there is certainly no obligation FOR US to DO YOUR BUSINESS and we don’t need just a tenth of your handouts when we need a hundred-fold to just accomplish some modicum of transitional needs. Mr. Bush and Mr. Kissinger certainly understand the structure of their side of the action—why can’t YOU understand ours? It has to be through utilizing in goodness that which they have set up for total control. We don’t want control of anything so it becomes a very workable relationship if we simply ATTEND OUR WORK AS GOD ASKS. Mr. Bush isn’t looking so great these days, in case you haven’t noticed. Upkeep and updating takes its toll, and it pays for those who are reaching the point of no return to carefully consider how they might ASSIST our team from time to time. I repeat something from a couple of weeks back: IF YOU HAVE ALL THE GOLD IN THE WORLD—DON’T YOU NEED A MARKET FOR IT IF IT IS TO HAVE VALUE? THINK ABOUT IT, PLEASE. THINGS have to be moved in order to have relative VALUE.

If the tools created for “their” gains work in the marketplace, then won’t those same tools, as structured and used by them, work for us? Of course they will—especially if they insist the tools continue to work for them. The Elite have to EAT also. And, contrary to what it may appear—Elite do not live forever in this physical trap. Moreover, the old battalions are dying off and the Young Turks are coming aboard. The intent is THE SAME, but the discipline and dedication to the task of destroying and controlling is not nearly so fixed within the programming of the youngsters and the bad boys can’t longer just kill off all the youngsters and have ANYTHING left at all. Even the Bush “Twigs” will not be so dedicated to “having it all” as is Big Daddy. And, by the time you are the Big Daddy, you have equal opportunity players—there are more powerful persons to unseat you than any friends who will struggle for your security and safety. Deterioration comes very rapidly to old replicas.

LET US AGAIN CONSIDER O.J. SIMPSON  
AND THE BIG QUESTIONS

The major question in this case is NOT, actually, whether or not O.J. Simpson did or did not commit crimes, even murder. The big screen version of the tale is important because there was a crime; he was charged; he was found not-guilty, and then was tried again—double jeopardy in the face of the *CONSTITUTION* AND JUDICIAL LAWS OF YOUR PEOPLE AND YOUR LAND.

“But this was a civil case...” you say? Oh? Indeed? I could swear to having seen MASSIVE headlines stating that O.J. found GUILTY by jury—in the “civil” case outcome.

The whole show-and-tell is to dump guilt on the innocent parties to protect the criminal network in action here in this circle of participants. The same criminal actions include high-level parties. Simpson is caught between the rock and hard place for he knows what awaits on both sides of THIS BAD NIGHTMARE.

Therefore, the point is not O.J. Simpson—it is your total lack of respect for LAW and ORDER, JUSTICE in the now defunct Judicial System, a Media out of control for the public and under TOTAL CONTROL by the Elite criminals, and you have no *Constitutional* Rights remaining as a Nation of Citizens. Confusing? No, simplicity itself. You have put aside your *Constitution* and all its protections and RIGHTS. You pit race against race and forget the CRIME and criminal. You VOTE on whims rather than judging on TRUTH. You move in mass to the beat of the voice of the fools and controllers and those securing and covering their own guilty backsides. YOU ALLOW YOUR FINAL VOICES OF TRUTH TO BE DESTROYED METHODICALLY BY THE EVILLIARS AND CHEATS. YOU INSURE THAT THE THIEVES BE ASSURED OF KEEPING THE LOOT THEY JUST STOLE **FROM YOU!**

Well, in our circumstances within our own friends and teams, it is time to take up voice and pen and STOP the insanity as it comes upon you now having destroyed the breakwater represented by the pioneers who stood, voiced and wrote and shored up the harbor boundaries until you could SEE AND HEAR.

Ah indeed, you can stand with God and nothing will happen until you STAND WITH MAN and demand TRUTH for then and only then can YOU ACT AS MAN, and GOD WILL STAND BEFORE YOU LIKE THE LIGHTHOUSE OF UNFALTERING STRENGTH. HEROES become heroic not by thinking and acting for self—but because they think NOT of self but, rather, of others, and act instinctively in GREATNESS. Heroes do not think of self or their actions as particularly “heroic” and never so at the time of the action required. Usually in heroic circumstances there is not time for calculated and reasoned-out response. Greatness comes from GIVING AND REGIVING. Therefore you can have Big Controllers, Famous and Infamous and *Important* personages—but that does not equate to GREAT MEN AND WOMEN. “Important” and “Great” are more nearly defined as being at opposite ends of the pole. When you have IMPORTANT ***WITH/AND*** GREAT, you have “arrived”. And, moreso, when you act in greatness to help great men become yet even greater—you have served mankind and thus, SELF.

Do YOU actually have control over whether or not you are genetically structured as a Black, a White, a Golden, etc. racial product? No, so how dare you present yourself LATER as somehow being superior or inferior to any OTHER hapless victim of sexual intercourse of parents who came before? These same people are usually in a state of LUST, not LOVE. Blessed indeed be the child conceived and birthed in



LOVE, HONOR, RESPECT, AND DESIRE FOR THE CREATION OF SAME.

GOD awaits your actions to always come forth with these qualifications guiding your actions from the soul of your being. BECAUSE IT IS THE RIGHT THING TO DO!

Do Doris and E.J. go forth to fight their legal battles against the adversaries in a Federal Court of Injustice because they want to or simply think it is right? No, they don't. They do it because at the moment there is no alternative acceptable to their circumstances. The fact that it is the RIGHT THING TO DO only allows for reasons for continuation of the struggle. Likewise, YOU have alternatives in the same set of circumstances wherein you can help them because it is the right thing to do, or choose safe and secure but DEADLY AND COSTLY TO SOUL alternatives which further isolate you and separate you from righteousness. In each circumstance YOU HAVE ALTERNATIVES and the choice is always yours, from simply standing as observer, a participant, or moving into service of that which is WRONG. Rarely do the people making WRONG CHOICES realize they have chosen "wrongly" in the upstart. To continue, however, to choose over and over again the WRONG in hopes that somehow the opponent will be *outvoted*, appears to me to be foolish in both concept and deed.

But aren't you GLAD that some of the chaff from the grain and bad from the good has been brought to your attention in things and personages? Are you not benefitted by the KNOWING? You cease to be victim of that which tosses you about on a sea of confusion and haphazard thoughts—when you take a stand in the corner of RIGHT choices, actions and KNOWING. Note the overflow of wondrous self-esteem wash over your being when you KNOW YOU HAVE CHOSEN AND ACTED CORRECTLY IN RIGHTNESS.

I can tell you a personal little secret "on" Doris. She works, receives, etc., but this "little child" is so shy and non-outspoken in reality as to crawl under the couch rather than stand on it to be better heard. But one day a few years back some "White" children denounced and belittled a "Brown child" in her loving circle. She took a stand which has included such negative impacts, birthed enemies untold, brought forth more indiscretions of the opposition in final battle against her—and yet the soul sang that day and does right through THIS DAY. When you do the RIGHT THING, TELL THE TRUTH, confront the evil antics of the clowns who are steeped in theft, cheating and lying, your soul SOARS with the Eagles. She, like you, can then watch the sides forming, the blindfolds coming out and being affixed across the eyes of the guilty to protect ignorance and stupidity and, yes indeed, you will pay dearly for your RIGHT CHOICES sometimes—but that day of unrighteousness CANNOT LAST IF YOU STAND WITH GOD AND RIGHT CHOICES, even if you do so because you see no "*alternatives*". The fact that you choose a positive and meritorious *alternative* is the proof of your pudding and your learning. You "could", you know, simply join the evil empire and lose your soul as do the multitudes of participants in this game of life in physical format. But if you sell your soul you have just sold the ONLY VALUABLE THING IN YOUR UNIVERSE.

Doris and E.J. are correct in the KNOWING that it is more important to be heard in the US&P case than winning anything or everything regarding a house and property. In the property case all you can hope to win is physical property beyond the confronting of the evil persons involved and watching a system in decay and degradation. However, in the US&P case you are concerning the very basic CASE ABOUT GOD. This case on Tuesday next is ABOUT GOD and FREEDOM to SERVE GOD AND EXPERI-

ENCE LIGHTED GOD. This is about being limited by force to NOT EXPRESS GOD. And yes indeed, this comes about in the wondrous United States of America in progressive year 1997! YOU didn't think it could happen, did you? Well, it may appear to be HAPPENING TO A COUPLE OF OLD PEOPLE UNIMPORTANT TO YOU—BUT IT IS HAPPENING TO YOU.

Do Ekkers want to go through this terrible ordeal? No more than did Jesus Emmanuel want to be forced by many persons to be hanged on a cross. There is no alternative seen in the face of such determined evil intent. But was there, with either, no alternatives? Yes there are and were, but they become unacceptable as things of plea-bargaining. But is it really a matter of choice as to writing or not writing, speaking or not speaking? Not here because what is to be gained by stupidity of actions? We don't want any more dead martyrs who commit suicide to prove they are incapable of making better choices. Dharma and E.J. don't ever have to write about "light" or any related subject to accomplish what is ultimately THE ONLY important thing in their lives—THEIR INTENT AND KNOWING. What you do about YOUR KNOWING and PATHWAY is YOUR problem. They have served; they have offered—and NOW, it becomes your responsibility as they are thrust into something in which the ONLY alternative is to do what they can under THESE CIRCUMSTANCES. You who wait and wish, through service or input, into "their" hoped for rewards—need to do something positive to disallow further losses of either assets or time—FOR THEY NEED FREEDOM TO ACCOMPLISH THE GREATER GROWTH AND CAPABILITIES OF HAVING THAT WHICH IS NEEDED TO ACCOMPLISH POSITIVE GROWTH FOR ALL. Let us consider the circumstances to be thus: YOU HAVE RUN OUT OF FENCE DOWN THE MIDDLE OF THE ROADWAY! In this instance you can no longer sit on the fence for you will either serve God and Truth or you choose to not do so. And the choice is made against God if you make no seeming choice at all. To word this differently: If you choose to not choose—you have chosen!

I repeat that no matter how it APPEARS TO BE—this CASE coming forth IS ALL ABOUT GOD AND YOU and NOT about a Binder, a Green, a Federal Court, or "druthers". It is about YOU and GOD in America, U.S.A.

May you ever walk in beauty BECAUSE you have learned what beauty IS and choose it against the "seeming beauty" of that which is but illusion of the moments and traps and shackles you within the physical THINGS of that which is valueless. Why do you choose the Bad and Ugly when you have the GOOD and GOD? Shiny yellow stuff is rarely GOLD. So, why do you choose the shiny imitation when you can as easily HAVE THE TRUTH OF THE GOLD? Can the reality of CREATION work? Of course—it always has, always does and it always SHALL. Just as the WHOLE IDEA OF GOD is the resulting creation of YOU, so too are your WHOLE ideas, YOUR CREATIONS as projected from your thoughts MADE MANIFEST. Therefore, IF your thoughts be toward freedom and Godness, then you shall create freedom and goodness for there is no other alternative. Evil cannot CREATE—it can only USE that which is created and ULTIMATELY destroy.

Evil is an intent only present in the realms of dimensional physical beings for within the realms of God there is no evil; there is only Creation. But wow, the trip from here to there is a doozy, isn't it? You don't have to change the *Constitution*, change a nation, or save a world—YOU ONLY HAVE TO CHANGE SELF INTO CREATOR RATHER THAN CONTINUE AS USURPER. Simple? Indeed yes, if you could but see it.

Can Ekkers do well in court on court day? They can only do as well as you who stand with them! Think about it. They don't have to DO ANYTHING if you who stand with them in truth DEMAND THE TRUTH be heard and fairly and justly received. They also can serve only themselves and continue to have the bindings drawn tighter and tighter upon all of you for they are only two people in a sea of humanity making individually singular choices. The sea can only move and act as the power it is AFTER the individual drops (persons) question, conclude, and choose to move together. So, it comes right back to the starting point: YOU HAVE TO CHOOSE AND THEN IN THOSE CHOICES—ACT TOWARD THAT GOODNESS IN INTENT. Doing nothing constitutes choice toward the other direction of intent or negativity. Just to stand and stir the pot can sometimes keep from burning the soup but it does nothing else. Sometimes it is enough—but not if you want to participate in the EATING of the GOOD SOUP. ONLY CONTRIBUTIONS MERIT THE REWARDS. Eating without contribution constitutes WELFARE and that is the downfall of mankind and society. Charity is a blessed, blessed thing—welfare under force for the “free lunch” merits food-poisoning. If, further, you are so wishy-washy about your own state of mind as to flow with the easiest and most popular, even if wrong, people and attitudes—you are pretty much a loss to self and humanity as to positive participation in anything. You CAN exist without *living*, you must understand. That kind of “existing” is already definitive of your “death” and becoming a robotic zombie being tossed about on the whims of the tides sweeping in ebb and flow upon the endless sands of the shore AND WITHIN THE HOUR-GLASS. YOU DO NOT HAVE TO GO DOWN just because the multitudes don't choose to do otherwise. IN YOUR VERY POWER OF GOD YOU CAN CREATE YOUR OWN SOLUTIONS TO NEGATE THE IMPACT OF THE ADVERSARY'S PUSH AGAINST GOODNESS AND FREEDOM.

How many of YOU will become “the ONE” in order to accomplish this glorious and joyful state of achievement in beingness?

Good morning.

## CHAPTER 5

REC #2 HATONN

WED., FEB. 12, 1997 9:03 A.M. YR.10, DAY 180

WED., FEB. 12, 1997

HAPPY BIRTHDAY, AIDS!

To begin here today, let us share a note from N. McLaughlin (2X6):

*“So, this is the day, 25 years ago, that the NIH Contract 712025 began with Litton Bionetics Research to create the AIDS and EBOLA viruses! [H: Thank you, Henry Kissinger.] A day that will surely ‘live in infamy’.”* (NIH means: National Institute of Health.)

AND THEN THERE IS “GOLD”

The following is from Dennis Wheeler. He publishes *Precious Metals Digest*, (ISSN 1076-9498) monthly. Soundview Publications, Inc., Suite 100, 7100 Peachtree-Dunwoody, Atlanta, Georgia 30328 Subscriptions: Elizabeth Bame: 1 year, \$98, 2 years, \$196; foreign addresses add \$13 U.S. per year. Send new subscriptions or changes of address to the Business Office: P.O. Box 467939, Atlanta, GA 31146-7939, (800) 728-2288 or (770) 399-5617.

Mr. Martin will likely be interviewing Dennis in the very near future and my request is that some copies of our Bush “gold” writings be sent to him prior to that interview for he will be expecting them.

[QUOTING, Vol. 4, No. 2, February 1997 *Precious Metals Digest*:]

*AN OLD-FASHIONED WHUPPIN’*

That’s what we took in the gold market last month. **THE PRICE OF GOLD DROPPED NEARLY \$25 PER OUNCE IN THE WORST MONTH IN MEMORY.** What happened? I don’t think the fundamentals for gold justify this price decline. I think that rumors of central-bank selling have caused speculators to load up on short positions in the futures market. This, in turn, has driven the price down, which has triggered further selling by trend-following commodity funds and hedge funds, which has driven the price down even more. But reality doesn’t match the stew of the rumor mill.

First, while it is true that the central bank of the Netherlands has sold around 300 tonnes of gold, this factor is already in the market. Plus, remember that it was this same bank that sold a pile of gold right at the low of the gold market in late 1992. So the track record of the Dutch bankers is not very distinguished.

Second, there have been many published rumors that several of the European banks plan to sell

“excess” gold to bring their respective balance sheets in line with the criteria of the Maastricht Treaty on European Monetary Union. But these rumors have been publicly denied by EU officials.

Third, central bank officials from both Germany and France have gone on record as saying their countries need the gold they now possess to lend stability and confidence to their currencies.

According to George Millin Stanley: “In a further endorsement of the importance of the role of gold in central bank reserves, the Bundesbank and German Finance Minister Theo Waigel jointly rejected calls from the politicians for the sale of ‘unneeded portions’ of the country’s gold reserves to help finance public spending after monetary union. A Bundesbank spokesman said the gold helped secure international trust in the currency and should stay with the bank.”

Stanley continued: “Additional support came from Jean-Claude Trichet, governor of the Banque de France. Last week he said that the bank’s gold reserves represent ‘an important element of confidence’ for the French economy and for the franc. The maintenance of the bank’s gold reserve ‘is also an important element for the French people,’ he added.

“Finally, the European Commission stressed that sales by central banks in connection with European Monetary Union would be permitted only to reduce national debt levels, and not to reduce budget deficits. The European Monetary Institute has made it clear that the Maastricht convergence criteria are designed to demonstrate the health of a country’s economy over a period of years, and that last-minute disposals (or window dressing) will not allow countries to qualify for EMU.” (*This Week in Platinum*, January 17, 1997)

I think the rumor mill has caused investors to overreact. The price of gold is now far below it’s intrinsic value and I don’t look for it to stay down here much longer. For the month, gold lost \$24.55 to close at \$344.90. Silver rose a little, however. It was up \$.08 and finished at \$4.90. Platinum dropped \$16.80 to end at \$352.50. And the XAU remained surprisingly buoyant. It fell 6.55 points to close at 110.20.

Last month, I mentioned how palladium had broken out of a 22-month downtrend on New Year’s Eve. It has been consolidating this month, and on January 31, it soared another \$3.00 to close at \$126.75, up \$1.00 for the month. Silver was very weak in early January, but rallied nicely toward month’s end to close positive for the month after hitting a 20-month low at \$4.60. So I think we have seen that first palladium broke out of its downtrend and now silver has joined it. I think that gold and platinum are next to follow. And the fact that so many of the gold stocks shrugged off January’s crippling decline and either remained unchanged or even rose a little, is further evidence that the worst is nearly over and there are better days ahead.

**[H: Now, I ask you to pay close attention because what we have been offering you on the metals-political front is now coming forth from many avenues of information flow. I like Mr. Wheeler’s assessment because HE HAS TAKEN INTO CONSIDERATION THE FACTS AS TO GOLD ACQUISITIONS BY MONOPOLISTIC COMPANIES HERE AND THERE AROUND THE GLOBE, and specifically makes reference to Zaire, the area of Kilo-moto, Barrick corporation, etc. Indonesia is still aflame and past even the smouldering stage. And yes, most of you will**



**have heard it from us, first. This is for your confirmation that we do not mislead you and to the very best of our ability run only fact and truth in our observations on all topics we research.]**

## **POLITICAL RISK**

The ugly specter of governments or political events interfering with mining concerns in foreign countries raised its head again in January. Besides the road show now airing daily in Indonesia concerning the Busang deposit of Bre-X Minerals (BXM.T) [H: See 1/21/97 pg 17. ***“Bush’s letter abets Barrick’s gold digging”***. **This will remind you of the players and who is Bre-X Minerals, the Busang mines and the connection with Barrick corporation. Also see CONTACT 1/14/97 pg 37 *“Bush cashes in his gold chips”***.], the war in Zaire sent several mining companies scrambling in an effort to keep from getting butchered. And, of course, this did nothing but harm to both share prices and shareholders.

One report by Mark Heinzel, staff reporter of *The Wall Street Journal*, that came across the newswire read: “Advancing rebels in Zaire have recently occupied some mineral-rich areas of the country, causing some foreign mining companies to halt operations and wonder what will happen to their properties. The rebel group, led by Laurent-Desire Kabila, recently has pushed into parts of northeast Zaire and has seized the large Kilo-moto gold-mining properties personally held by longstanding Zaire president Mobutu Sese Seko. [H: **Please just refer to all our prior recent writings on this subject.**]

“The rebels also are occupying a gold mine at Kamituga and other exploration properties operated by Banro Resource Corp. [BNRS.T], a small Toronto mining concern that controls more than 10,000 square kilometers (4,000 square miles) of exploration property in Zaire.

“The operations have been suspended until the area achieves more security. We’ve moved a lot of our ex-pats out of the area,’ Banro’s co-chairman, Arnold Kondrat, said. The rebels are apparently hoping to fund their drive by controlling some mining operations and are warning foreign companies to deal with the rebels or risk losing their claims on some properties, according to reports from Zaire.

“The country has vast deposits of cobalt, copper, gold, and other minerals, many of which haven’t been fully explored with modern methods... Foreign companies operating in rebel-held land say they haven’t been contacted by the rebels, and they are reluctant to take sides while Mr. Kabila’s forces push further across Zaire....

“Banro hasn’t been contacted by any rebels and has dispatched its South Africa-based president to meet with Zairian government officials in the capital Kinshasa, Mr. Kondrat said. Meanwhile, the conflict is holding up shipment to Zaire of 60 tons of Banro mining equipment sitting in South Africa. Banro’s share price has fallen 62% since mid-October to 3.70 Canadian dollars (US \$2.74) with the growing rebellion in Zaire.

**[H: The next is going to talk about this little Barrick Gold Corp. so let us move you right back to facts and prior information. You will find this “Barrick” involved in EVERY ONE OF THESE “DEALS”. WHERE DID BARRICK AND THE BUSH BOYS GET THE MONEY TO GRAB ALL THIS “GUSTO”? WHY, MY DEARS, FROM BONUS CONTRACT #3392 RECLAIMED BY V.K. DURHAM. THIS WAS MR. BUSH’S “SUPERFUND”. IS IT NOT A SMALL**



## WORLD AFTER ALL?

**PLEASE RECALL THE FOLLOWING NAMES AND YOU WILL FIND THE SAME NAMES SCATTERED INTO AND THROUGH EVERY COMPANY, COUNTRY AND POLITICAL SCHEME: GEORGE HERBERT WALKER BUSH, HENRY KISSINGER, PETER MUNK, BRIAN MULRONEY, HENRY BRONFMAN, CONRAD BLACK, GEORGE SOROS, ANDREW SARLOS, QUEEN ELIZABETH, MARGARET THATCHER, ET AL. Please refer to the articles on this of the last few months in *CONTACT*.]**

“Barrack Gold Corp. [ABX:NYSE], an international gold-mining concern based in Toronto, controls a large exploration property in the Kilo-moto area, and geologists and other staff have **fled the area**, a Barrick spokesman said. ... ‘We don’t have anybody on site,’ he said. ‘We’re not going to do anything until things settle down.’ ...

“Several other foreign mining companies with properties away from the trouble spots in Zaire say it is business as usual for now. ‘It’s way too early for us to look at it differently,’ said Jens Hansen, president of Trillion Resources Ltd. [TLQ.T] **[H: Again, please refer to our prior recent papers.]**, an Ottawa concern that is exploring for copper and cobalt in southern Zaire.”

Trillion is one of the stocks I have identified as Golden Aces. In fairness to Trillion, its property in Zaire lies several hundreds of miles south of the troubled area in northeast Zaire. In January, its shares did not fall like Banro’s did.

In Indonesia, the Bre-X story continues to change at neck-breaking speed. Reporter John McBeth filed this story: “In a move aimed at heading off a government-brokered deal between Bre-X and Toronto-based Barrick Gold Corp., Placer Dome [PDG:NYSE] **[H: See prior copies of these articles in *CONTACT* to identify these mines and corporations.]** announced Tuesday it has offered to acquire the Calgary-based Bre-X in a stock swap valued at US \$4.5 billion. **[H: And where do you think that \$4.5 BILLION is coming from? THAT’S RIGHT! Whoopee Grandma! Of course they are still utilizing the certificate and that is very good news indeed for the peasants of the world, like YOU.]**

“The offer came about a fortnight after Placer Dome made a formal presentation to Indonesia’s Ministry of Mines & Energy in what was seen as an indication that the government may be moving more toward a bidding process. It also followed Indonesian timber tycoon Mohammad “Bob” Hasan’s acquisition of 50% stake in Askatindo Karya Mineral, Bre-X’s local partner, which has a 10% interest in the richest section of the Busang deposit. **[H: Names and places sound familiar? Yes indeed, they certainly SHOULD if you keep up with our writing.]**

“By offering the Indonesian government and individual partners as much as 40% of the deposit, Placer Dome appears to be doing an end-run around the Barrick-Bre-X deal, where the state gets only 10%. **The government has recently come under criticism from Muslim leaders for not demanding a bigger stake in foreign mining operations.**” [*That’s a scary statement.*]

Basically, Placer Dome is offering to merge with Bre-X, wherein Bre-X shareholders would receive

Placer Dome shares on a one-for-one basis. I think the above article is too optimistic. And the potential is that events could degenerate into something awful. Each company involved in the fight over this huge gold deposit is lining up with a different member of the ruling Suharto family. The family itself seems poised to fight over the deposit as if it were the assets of an estate from a recently expired familial patriarch.

Could this devolve into civil war in Indonesia with various factions of the military siding with different members of the ruling family? I hope not, but there is no fever like gold fever and how can we ever forget the famous words of Paul Kruger, president of the Transvaal Republic when the Witswatersrand gold deposit was located in the late 1800s: “The happiness that gold brings you will never pay for the tears it costs you in trying to defend it from those who want to take it from you.” A gold deposit this big could cause serious trouble in Indonesia. **[H: I hope George Green and his cohorts, Abbott and Horton, get a chance to really, really closely read this last paragraph.]**

Besides this, two unintended consequences may spring from the resolution of the Busang problem. First, the winner may find that its shares drop, as half or more of the company’s assets will be tied up in a very shaky political situation. And, second, the losers will be forced to go on a buying spree of smaller companies with gold deposits around the world in efforts to keep up with the winner. For if Barrick Gold adds 57 million proven and probable ounces to its bottom line, companies like Placer Dome, Newmont Mining, and Homestake Mining will be forced to vastly increase their reserves through acquisitions or fall into second-tier status with companies like Pegasus Gold, Battle Mountain Gold, Echo Bay Mines, etc. So if you own shares in a company with three to ten millions ounces of gold, then your company could come into play in the not-too-distant future.

No matter what, before making any investment, you must always consider the political risk.

[END OF QUOTING]

You might well ask, “Doesn’t such as Wheeler know the facts?” Did you? He knows part of the picture but, no, the point of the Big Wolves is to not have anyone know anything. If you don’t know the players and the big shareholders, you can’t KNOW what a corporation is about and why would you suspect unlawful and unethical practices?

Shocking? I suppose, but there is always opportunity to become informed if you really want to learn truth and facts and BE INFORMED.

Do I want to knock out these willful spoilers? It is not my business to even consider such a thing one way or another. I have no interest other than to bring you the information for which you ask.

Readers, we can’t always offer you everything you want to know but we will always endeavor to offer what is pertinent and in response to your many inquiries. We can’t longer write personal correspondence, one on one, unless it deals with that which is involved in what is taking place with you, with us, and/or with what is usually kept from your attention.

I have no interest whatsoever in your gold mines. I do, however, have great interest in how the political power-brokers usurp nation after nation and people upon people in their international world acquisitions.

You may well be right, Dr. Young, THIS writing might well be appropriate to send with the court documents. This is typical of our writings, not an exception. It appears that our only focus, EVER, is in somehow doing nasty things to US&P and/or Timothy Binder. No, we have almost no interest in them and moreso since a coalition is built and a working-venture is formed with George Green. GOD does not flow from unGodly activities and it is very sad when unGodly things and actions flow from that which once claimed to serve God. So be it, to each his own for these are choices to be made according to the wishes of each individual.

Will this information such as the gold mess come into the Establishment Press except as side articles of hardly any note? No, because the players in the established media are among the major players in the scooping process.

Do you “need” this information we offer? Only if you are interested and want to know what is taking place with YOUR TAXES AND GOVERNMENT FUNDS while YOU go further in the hole and deeper in debt. That, too, is your choice.

Good morning.

## CHAPTER 6

REC #1 HATONN

THU., FEB. 20, 1997 6:54 A.M. YR.10, DAY 188

THU., FEB. 20, 1997

E.J.: Remember, son, that it is not so much what YOU do or another one person does as it is that a seed is planted through which the hope of the farmers can supply the momentum necessary for the growing of new crops, better stock, better seed and finally the task is done and the world can grow that crop which feeds the souls of man. Use your doubts and reserve but use them to advantage. Remember that no matter what has happened to us as we have worked this journey through, it appears to the multitudes that we have done nothing. Do you hear me? Nothing save spend money and lose lawsuits. We must have both relief for you and Dharma as well as for some who have struggled along without more to show for it than lesser bank accounts and hard, mostly unrewarding in physical gain, work. Most ask nothing more than they get from you or me as they accept responsibility for their own misfortunes, i.e., P.L. Some of them need help now and we MUST SERVE THEM AS WE CAN. I don't know about you but I am sick to death of the lawyers who are lying squirrels, blaming us for their own stupidity and losses.

I don't know how to do this growing if you are not willing to carry the load a bit further until we can make a breakthrough. The current courts are hoping against hope that you will not be willing to make the *Constitution* work. No, I cannot promise you anything about any man, even about yourself, to other men, because each individual will do what they will do.

As to "excitement" about "another" possible fish coming through? Well, once you too were a fish of sorts. It is difficult to accept our wounds which are inflicted while we are bound hand and foot—but that is what the terrible side of the game is about.

It is a bit the same way about all the toads and warts resulting from the disappointing encounters, but when you realize that you actually can depend on no one save self, you will live your life without rancor or malice for you will simply realize that every individual has an Achilles heel of some kind and none of us are perfect.

I am desperately making every effort to bring people TOGETHER who can take away your heavy burdens and there is no way other than this to accomplish it. And it is so that each man must dream bigger than himself in order to instill in others the drive and desire to achieve *something*. The decisions this time are not difficult for you for in this CLC focus it is not you who bears the pain and frustration of knowing there WILL be a change in attitudes and focus and that we have "had enough already". When that is quite understood, we can move ahead. At the very least you will be able to locate an attorney through Mr. Miller. Moreover, hook him with Eustace and you will have a team beyond all others as they work out "the way" to go with this miserable club of Roman dictators, the so-called judicial justice system.

For the others who are going to dive off into this enthusiasm head-long, be enthused, be practical, but do not allow their possibilities to be dampened by too much downplay—only quietly see what you can find

out. You have been too over-loaded but everyone else has waited long for their niche in service. Unfortunately we ARE the example regardless of how we would like it to be. “They” wait for “us” to have miracles that their own prayers are answered—and we shall not fail them.

We are not playing games; I want to know if this man could or would handle O.J. Simpson. There is nothing in this world in this day that would make impact around the globe like a win with this method with O.J. Simpson. Expenses and help could come from the “fund” set up for that purpose. And yes, the funds will come eventually but we can’t stop and stagnate while we wait.

I am having to work through the feelings Dharma has within herself. She is angry at me, feeling confused about our role in the overall play unfolding, and wondering at the contradictions which appear at every turn while you, as well as others, question the why’s of my considerations. Frankly, she can’t go on much longer without some signs of success and change of focus from that which obviously destroys you into ability to at the least “defend” selves.

Why would I dictate those things which get you into trouble? To get you into trouble!! It seems quite clear to me, and you both did a superb job in court. You both FINALLY stood forth and acknowledged GOD IN FRONT OF THE WORST AUDIENCE YOU MIGHT WELLEVER HAVE. And, moreover, you did it without the tools promised by Dixon and Dharma had to suck in her breath and face her own music ALONE. Strength can only come by knowing that even in aloneness you are not alone if your intent be right.

Dave Miller may not be “all”, but what else do you have today? Tips? Gene? Brad? How about Abbott or Horton? Let us be shrewd, gentle and as patient as we can be without stopping. We needed Tuesday out of the way so we could attend the other things perchance happening during this week without that legal distraction which is both unpleasant and stressful, at best. But OTHERS needed participation and now you will have full participation for to witness atrocity impresses need for action and change. An example is indeed worth a thousand lectures.

Ed Young should top off this encounter with a suit of his own against USP for including him in this suit and suggesting he be sanctioned and jailed as well as the two of you. This is so unlawful as to be crass and flagrant in its very makeup. He was and is not barred by ANYTHING since there were no “agents” of Ekkers involved for there are no agents. Further, he nor anyone else were parties to any agreements and, yes indeed, the very monitoring system set forth as an example was playing right into the hands of the enemy for it admitted guilt of intentions. Everyone missed the whole point—for if Dharma does not copy—how could she know she is using the same information and thus intentionally be breaking anything, rule or agreement? Moreover, how could monitors know? If Gene wants that responsibility—how could he let the only three things on the subject written, pass without note? He wasn’t available? Well, we have a paper every week and we have information in that paper and that will continue, won’t it? WHY wasn’t someone available? How is it that important ones central to our very existence—always fail to be available? You did this alone—but are you LESS for having done so? Are you now awake all night and day just to play at earning something or other? No, it is a “job” and one which is so cut and dried in that legal arena as to be boring and the game is to keep the clients bleeding—TO DEATH.

It is time for change and attitude changes and that simply is the way it IS. Can Gene refocus? Yes. Will he?

I can't say, only Gene can say. But I can tell you this RIGHT NOW: this was a play of Hatonn or.... Well, Hatonn never left the podium, where were your other backups? And IF I had not written every day you wouldn't have made it through this past the first five minutes when the whole idea that was sure to win for you—was tossed out into the trash heap. I'm sorry, it will take Doris a long time to get over this betrayal. What could possibly be so damned important as to miss court to attend Brad—when Brad wasn't even in his office to be attended? WE FACE TRUTH AND FACTS AND STOP THE SILLY LOLLYGAGGING. I fully intend to TAKE OUT THE JUDICIAL SYSTEM JUST AS FAST AS WE CAN DO SO—AND THAT INCLUDES HEAVY FINES AND SANCTIONS AS WELL AS JAIL TIME FOR EVERY LAWYER AND JUDGE, CLERK AND GUARD. WE ARE GOING TO CLEAN OUT THE ROT FROM THE TEMPLES OF JUSTICE.

But your interest is not here? So? Mine is, and the choice is not between this “interest” or that “interest”; it is between serving my needs in the physical arena or not. You say, “Here I am, send me,” and then comes the, “Well, I mean IF I like the job...”? Let me assure each of you that I would not send “you” if you could not do the task—BETTER than any other available. There must be the examples and the examples are in a myriad different instances as you clean up and begin to rebuild. You will have to learn to cause others to do their own jobs and release your load onto them as you grow. If “they” fail then that is between them and me—but, given responsibility, all grow. And when you all start something unknown together—the ones enthused the most will grow the more quickly, join with those who understand and move on and without more responsibility being dumped on you and Dharma. Finally, there is a task at hand that will not usurp all of Charles time in monitoring, either. Bruce is capable and since we have gotten no Constitutional interest yet, he will do fine.

Please take care of P.L.'s “stuff” today so that he can settle in and work with Bruce without having to do nothing but worry over his circumstances. It is fine; we need to work through this—but his service can now blossom as we play out all those prior misdirections. Each is simply trying to attend selves and responsibilities while keeping on keeping on. It is time now to be prepared for being in tasks which merit both responsibility and income. The CLC MUST START PAYING FOR ITSELF and this is the only way it can do so—by getting into something REALLY DIFFERENT as a world swings around and back into common law of Man.

It is difficult to comprehend what went “wrong” with this hearing in Fresno. But I think you do KNOW. The promises flow and then you have to go alone into the lion's den without even questions to ask of witnesses after being promised them all? What kind of a game is being played on you? You have been drained of hundreds of thousands of dollars by the bands of nobility which have siphoned off both funds and hope. Would you REALLY have done worse for selves? The idea of a Constitutional Law Center is to BECOME CONSTITUTIONAL, NOT JUST CONTINUE THE DRAIN OF NATION AND CITIZEN THROUGH THE TYPICAL COURT SYSTEM WITHIN THE GOLDEN FRINGED ARENA. To simply have a different goal only setting forth one or two personal goals is not sufficient for you either demand Constitutional rights or you are still playing at outsmart-the-master-controller through case-law which is at best about as terrible as you can get.

Part of what happened is, in the desire to shut up Hatonn, you all shut down your best asset—Doris. Don't you think we would have had you buried in questions and cross-examinations? I got more unpopular every time I wrote while all the while you guys were pleading with me to show you the way. No, I am NOT



going to leave you to the wolves so that you have to use the ones who consider their way better and that they are indispensable. No man is indispensable and you just proved it—with only backup from the supposedly uninformed. Lessons come in all kinds of packages. Consider each incident PERSONAL until proven otherwise.

Please make sure Bob J. is given opportunity to attend the Corporation meeting so that he can get well acquainted with Eustace and see what it is that you all are enthused about. If you can get David, he will learn some magic in other methods of protection and you can build a center like none other as you gather in full intent of FINDING BETTER WAYS.

Will Gene see himself within this new idea? I sincerely hope so for his desire is to do something important and surely he has to come to realize it cannot be within the “old” system that has destroyed every shred of freedom in this world. However, EVERY ONE on my team has GOT TO KNOW MY WORK AND THAT MEANS STUDY, STUDY, STUDY, THAT WHICH WE PRESENT EVERY DAY. YOU CAN NOT BAKE A CAKE IF YOU KNOW NOT WHAT IS A CAKE AND WHAT MAKES UP A CAKE. YOU CAN BAKE AND BAKE AND YOU WILL NEVER PRODUCE A CAKE IF YOU DO NOT KNOW WHAT IT IS OR HOW TO ASSEMBLE THE RIGHT INGREDIENTS.

Actually, E.J., there is no one better able to know what is needed than are you because you will bother to KNOW before you leap into the water. This is GOOD because you now know that you cannot depend on anyone else attending your business like self.

Here, with such as Miller, the disbarred attorneys and sanctioned judges and others of that arena could again present untold wonders upon the system. It is the very disillusioned party who can best serve NOW. But the bonds of limitation within and to the already existing corrupt system must be removed and the FEAR of retaliation from other individuals who seemingly hold you hostage have to be torn away and discarded.

Simpson, please realize, IS THE FOCUS. We need to reach him and we need to make him understand. That must be done carefully in order to not precipitate bad things coming down. He is an actor; he is not afraid to present himself in the worst of circumstances and the WORLD WILL WATCH—and you WILL DEMAND CAMERAS SO THE WORLD CAN SEE. THIS CAN BE YOUR FIRST MAJOR PRODUCTION IN FACT. Let us make impact wherein it makes a difference, please. Guilt? Innocent? We are talking Constitutional Common Law—nothing else. We are talking getting a courtroom brought to honor and order and an offering of evidence with a jury to determine on facts while casting the fixed evidence and planted gloves aside as the worthless stuff of laboratory dreams and James Bond escapades of the Elite.

Can you realize that if the proper paperwork had been entered in the Simpson case—there would NOT HAVE BEEN AN O.J. SIMPSON TRIAL!?! The whole affair would have died before its birthing. You have farce after farce going and you don’t even seem to notice—except the oneS paying the bills and losing their lives.

We have a very large problem here and now—Doris will not trust or depend on anyone again in this whole arena and certainly she is NOT, especially now, going to listen to the whining and whimpering of such as

Tips or the threats of any one of these “good old boys”. Right up to this hearing George Green was telling Binder and Seymour that Gene Dixon “is one of my boys because I’ve got so much ON HIM that he won’t dare show up...” Facts is facts and pigs is pigs. Will we ever be able to grow beyond this blackmail? Yes, but I actually can’t see “how” at the moment for it requires Gene to decide—not us.

Just as I TOLD YOU BEFORE, there are NO STATUTES OF LIMITATIONS ON FRAUD. And when you go after Tips, he is still guilty of MALPRACTICE along with Methven in the USP case, and they not only showed evidence of fraud by working against their own clients WITH Green, but the PROOF IS THERE AND PART OF THAT PROOF IS WITH BUCHANAN—AND ISN’T THAT JUST REALLY COMFORTING?

I’ll tell you another “insider” and that is that Green has told “*everybody*” involved that Abbott and Horton “are taking care of that Elley, that he is a good old boy who just wants OUT.” Well, what will happen to Brad Elley if cut loose? Would, will, Gene and/or Brad Elley be better off, even financially, without the Ekkers?

I expect you ALL to come back from Las Vegas KNOWING how to move in personally and represent a corporation in a courtroom! When you take away the blood suckers—you not only might begin to win, but you will certainly stop feeding the sharks OUR blood. This is simply one more device to require that a corporation have at least one attorney and more likely a dozen or more being paid to steal from the corporation and from everyone else. Do I simply not like attorneys? I suppose that is accurate for I find that when a person becomes an attorney he becomes the black knight of the deep dungeons. I find they become genetically altered in their very soul makeup. Mr. Miller at the least offers A WAY for those who are on the “outs” with the Club of Hell. Didn’t you note the ridiculous overkill of the little Horn clone in that courtroom Tuesday? Don’t you EVER forget it! If he could get you murdered for possibly using the same words as “theirs”, he would have demanded it. If, after all, you murder or execute Dharma, it silences her fingers, doesn’t it? Is execution too much to ask if you have actually used the same terminology as a dead man to speak or write of GOD?

And just why did you choose to monitor instead of simply run some disclaimers and offer credits? Because it wouldn’t have worked, do you see? This is over payment of Green’s obligations—not about truth, justice or God.

How will the judge finally rule? He knows and stated that it would be so expensive for the court in legal counsel, prosecutors and “require months and months of litigation” if USP is allowed to “win”. On the other hand, what terrible thing can he do to impress the Ekkers that he is greater and more fearful than God? Well, he is more fearful than God! And that is his very downfall. He knows that either way he rules, unless you decide it is easier and better to simply back away and let God lose, he has not heard the last of you, Rick Martin, God and/or this case. You are his worst nightmare come to daylight viewing. But he MAY just try to twist the opposition’s neck a bit, like, you know, Seymour’s more private parts. The LAST thing Seymour is going to like is being disciplined by THAT Judge. The quieter and more appropriate means of accomplishment in that area are through his higher partners at the Bar and I mean the downtown Country Club Bar. He might even make the deal and cause you to concur or he may well dismiss with prejudice to let you go away and into the sunset. But then, what is he going to do about your countersuit? What is he going to do about Rick Martin? This is NOT small potatoes to this Judge, ladies and gentlemen. Further, he can keep this under “submission” for a very long time to see what you will do.

Meanwhile we move on as quickly into investigating other avenues of approach and, yes indeed, a major approach is through Mr. Miller. Remember that if you can MAKE MR. MILLER'S METHODS "WORK"—YOU HAVE A 3 BIL. \$\$ GAIN!! NOT A SMALL PITTANCE FOR LEARNING HOW TO BETTER HANDLE YOURSELVES AND YOUR OWN "RIGHTS". DO NOT LOOK AT THE TINY BROKEN PIECE OF THE CUP—CHECK OUT THE SET OF DISHES!

You have a chance here with a whole variety of cases to check out the system and you Ekkers only have to participate for you have the backup to write the cases and clear the path for you and you won't have to go unprepared with no questions for the witnesses, I promise you. Moreover, you have Rick with an ongoing case in which he can change his approach any time he likes. In pro se you have a lot of alternatives because the court doesn't know what to do with you if you don't go away the first time of encounter. And all the while, friends, your adversaries HAVE TO PAY ATTORNEYS! YOU MIGHT ONLY HAVE AN ENJOYABLE TRIP TO FRESNO—IT IS COSTING USP RIGHT THROUGH THE PROVERBIAL NOSE AND THEY AREN'T GOING TO GAIN A DAMNED THING AND THEY KNOW IT! THE JUDGE ALSO KNOWS THAT YOU ARE GOING TO GET SMARTER AND SHARPER EVERY ENCOUNTER HENCEFORTH—BECAUSE HE NOW KNOWS THAT THIS "GROUP" IS GOING TO BACK UP WHOEVER IS ON THE CHOP-BLOCK IN THESE CASES, INCLUDING MARTIN.

I THINK THE JUDGE MIGHT WELL ACTUALLY ENJOY AN INDEPENDENT CASE BROUGHT BY EKKERS AGAINST GREEN AND HIS PARTNERS, TIPS AND METHVEN JUST LIKE YOU HAD ENTERED AND THEN REMOVED FROM FILING. THE ONLY WAY YOU CAN MAKE YOUR POINT IS TO GO AFTER THE CULPRITS—AND INCLUDE BINDER. HE HAD NO AUTHORITY TO BRING THE CASE IN THE FIRST PLACE AND YOU HAVE ALREADY INFORMED THE COURT OF SAME. IF YOU CAN LEARN "HOW" YOU CAN ENTER CASES ALL OVER THE PLACE AND IT WILL BE WORTH IT TO MR. MILLER TO ACTUALLY COME AND SET THEM UP FOR YOU BECAUSE HE WILL RECOGNIZE THAT HE HAS A GOLD MINE HERE. AND EACH ENCOUNTER WILL BECOME MORE AND MORE EASILY ACCOMPLISHED. THE FACTS ARE THAT YOU CAN AND WILL FIND THAT EVERYONE WHO IS REMOTELY ATTACHED IN ANY WAY TO CONTACT, GAIA, P.I., ETC., IS ELIGIBLE TO BRING AN ACTION AND CARRY THEIR FLAG. TREAT IT AS THE OPPORTUNITY AND FUN IT IS AND STOP THE DREAD AND AGONIZING OF "WHAT IF'S". IF THE WORLD WERE ACTUALLY SQUARE YOU WOULDN'T HAVE TO CONCERN OVER HEMISPHERES AND CURVED SPACE. IF YOU WERE A BOAT AND HAD A MOTOR INSTEAD OF SAILS YOU WOULD BE A SPEEDBOAT OR, AT THE LEAST, A MOTORBOAT.

If common law is a part of history—IT CAN BE AGAIN THE TURNING OF THE TIDE IN FREEDOM. IF ONCE IT WAS, IT CAN AGAIN BE! AND WOULD IT NOT BE WONDROUS TO BE A CENTRAL PART OF THAT ACCOMPLISHMENT? AND PERHAPS IT CUTS DOWN ON THE USE OF THE "SHIFT" KEY AS YOU LEARN TO TYPE EVERYTHING IN "UPPER" CASE.

And by the way, we mark the file I.D. with a "B" because I rarely have objection to publication of anything—so you are going to have to decide what is personal and what is *CONTACT* material as with writings like today. It says "E.J." because I want to speak to E.J., but I also am speaking to all and we don't have another way to share for I am not "A" personal guru in that you don't have to think—just act in

whatever manner I command.

And Al and Doris are correct in that Janet's child custody case is a superb trial focus and she is gutsy enough to pull it off while she KNOWS the "system" is going to continue to do her in at every turn and until the last dollar of all of you is spent and wasted. Probably the better way, however, to solve the problem is to rehabilitate the father! See, there is always an alternative! Or, you can do nothing, but would that be the right thing to do? No, and Al will not stop doing, for he cares just as much all of you care.

Of all of the available "patriots", you are the superb example of cases which can be focused on and won because you have been wronged in such a way as to be without OTHER charges which merit attention and consideration. You have not remotely committed anything which can be frowned on by the judicial system in any negative way whatsoever. They are simply having to COVER THEIR ASSES with Ekkers. And, you need the experience in order to tackle an O.J. Simpson case so that you know what is taking place. Remember: WE ARE WRITING THE SCRIPT and it must "work" smoothly if it be worthy of the academy's awards—and that "academy" is very precious indeed. It is reflective of "citizens of the world" and somebody can write the screenplay as we move along—don't you think an O.J. Simpson "retrial" in common law and fair play will be worthy of the rehearsals?

And NO, I don't want consideration of failure to get O.J.—GO GET HIM! IT IS HIS LIFE AND ONCE HE SEES THE FACTS, HE WILL PLAY FOR HE IS HURT, PAINFULLY HURT, BY THIS INCREDIBLY TERRIBLE SYSTEM OF INJUSTICE. AND, MOREOVER, HE MUST FILE HIS CASE IN A "HIGHER COURT", A FEDERAL COURT AND THEN ALL THE WAY TO THE SUPREME COURT IF NECESSARY. HE CAN MAKE THE SYSTEM RUE THE DAY THEY EVER HEARD OF GOLDMAN.

I ask that you think upon these things and Know that I realize the shattered fragmentation taking place just when you need to back off and take rest but we cannot rest until the next team is ready to run with the baton. Thank you, and realize the challenge as a worthy consideration in the right direction for both acquiring success and some leisure time to enjoy the roses along the way. It is not necessary to remove the thorns to enjoy the rose—but you had BETTER appreciate the GARDENER who grew the roses in order that you be allowed such pleasure in the sniffing and viewing. We forget the team making things possible for blossoming and we must stop the wet blanket treatment for they have waited long and patiently for service. Remember that a banana is a bitter green thing unless you let it ripen in the LIGHT.

So be it and good morning.

Tips says you won't win? Well, what have you won so far? What have you paid and what have you won? What, from experience, do you think you WOULD WIN in a court in trial and how would you EVER COLLECT? RIGHT!

## CHAPTER 7

REC #1 HATONN

SAT., FEB. 22, 1997 7:40 A.M. YR.10, DAY 190

SAT., FEB. 22, 1997

### WHEN YOU CAN LOOK AT *SELF*

Only when we can stop and look at SELF without saying, “Oh, poor me!” can we begin to heal the painful sores within our “being”.

Why would I take up this particular subject THIS morning? Why? Is This morning something more or less than any other morning? Why? What is different?

And yes indeed, I have to get personal, don’t I, or you don’t get YOUR message?! Do you? Let’s look and see just what you “think about” this morning.

Mark has a badly broken leg. He feels both foolish and angry, along with being a bit miffed at God for letting him fall far enough to break that leg and stove him up for that Same God, alone, to know for how long.

But I wonder how many times during this week has Mark sat in silent thought pondering on the plight of Zita? And Zita, how much thought have YOU given to the incredible plight of Mark—who can’t get around at all?

But Zita, don’t you say, “Well, Mark is in the hospital because he needs care while he is hurt too badly to attend himself.” What of Zita, however? Is not Zita unable to walk even to and from the bath? Good or bad, a hospital is a hospital is a hospital. A hospital is a place where there is bed, board and CARE, when that care is all that saves you from pain, crippling and/or simply from dying for lack of other hopes and wishes.

Now comes the hard part: SHOULD I, OR YOU, RUN OFF TO DO NOTHING SAVE ATTEND MARK OR ZITA? Why? Did you not say a prayer for “all your relations” and is that enough? Yes, it is enough! Surprised? Why? Let’s bring some humor into this sordid thought-processing. Say, Dharma says: “Well, I’m angry at Mark for missing my debut in court in Fresno so I’m not going to give any time to him.” “But, I fell off the roof and the tooth fairy broke my bones and made my head hurt and I couldn’t get to your debut.” Now, is this not being simply selfishly nuts? And Zita, where was Zita at Dharma’s trial? Oh, she was in pain and couldn’t be there either? “Well, off my list because, after all, short of death, I am more important.” And what of Little Crow’s not attending Dharma and E.J.? After all, he was only sitting with a precious friend making transition—you know, dying. But after all, isn’t a non-hearing comedy in front of Judge Coyle somehow more important than a friend needing another to hold his hand through the passage? Do you see how silly you get? And no, Dharma doesn’t feel any of these examples and when you attend your business as you are forced to do in sickness or before the unjust courts of life, you don’t



think of these things. You only think of these things when you are somehow unable or inhibited from doing whatever you perceive you might be doing otherwise.

What would Mark be doing if he were otherwise untreated and still lying upon the ground in a broken heap? What would Zita be doing so all-fired important while she lays halfway between the bed and bath? **WHEN WE NEED HELP, AND GET HELP, WE DO NOT COMPLAIN ABOUT EVERYONE ELSE'S LACK OF CARE AND/OR THE ONLY HELP THEY CAN GIVE.**

In each instance—"ALL" must heal. And furthermore, you who must heal must reach beyond selves and consider the needs placed upon others already pressed beyond their own human limitations—be those limitations stemming from self-pity, overwork (real or assumed or used as an excuse), so that "those others" will find the time and means to attend that which you need beyond the caretaker's role for which he/she is paid.

When you spend time wasting away at your terrible plight, you waste that which is your biggest gift to give—but ah, we want the gift, not GIVE the gifts. And no, I am not being mean or hateful in using examples here. Mark broke his leg and badly hurt himself—or at the least, something, including himself, hurt him. Zita has the "Big C-word" so who is to blame? Well, you can blame God but it won't get you very far because I have never noticed someone you incorrectly BLAME for something doing much to help you.

Mark is feeling abused about now because he hasn't offered up any of these feelings but Zita is wallowing in guilt and more self-pity. "But Mark, while he heals," Zita might say, "can still do his work and rewrite new styles of legal briefs, join in the company and meetings and simply prop up his leg." Well, so too can Zita. But NEITHER can do anything without sharp focus on task and desire to surpass the limitations brought by adversity.

Zita, I have to ask you to think upon these things, dear one, because you are NOT focused on anything other than your fatigue and weary thoughts of "what if I get no better". My love, you cannot grow beyond "what if I get no better" until you release that idea and replace it with "I will be better" if I allow myself to heal. A HOSPITAL is where you heal enough to again care for SELF. Meanwhile, the world and all its tragedy, games, and ongoing treadmill keeps right on rolling with or without you. None of US are indispensable and the world doesn't accept the prerequisite or criterion FROM YOU that it can't go on somehow without you—or that you won't allow it to turn freely without you.

When you are compromised for any reason, be it a flitting headache that keeps you from thinking at your best, or be it terminal disease—it is the same. Every being is transitioning—EVERY BEING, EVERY THING. Is YOUR passage so much more important than another's that we must cling and shackle the very ones to whom we wish to offer freedom?

Is this hard this morning? For me, YES INDEED! Why? Because I like each of you, have done all that I know to do for I cannot make passage IN YOUR STEAD. You tried to hang that load on my brother Esu—but it doesn't stick like you would like your glue to stick. Because YOU want a thing and a WAY OUT—doesn't change a thing except your own ability to get control of self, heal self and move forward.



Zita, dear, you cannot get well while you cling to illness like your last breath and gasp. You cannot cause Rick and others to stop living to attend your wishes that you were in another room, another hospital, a hotel or in the casino in Las Vegas. It is not only not going to limit the other things which demand attention to be attended, but will only debilitate the caregivers to throwing up their hands in total futile inability to know what to do. So, in that time of need, **THEY TOO COME TO ME!**

“But I am alone,” comes the answer, “and they are free and have everybody while I am parked in a noisy, or quiet, or whatever kind of place this is. And moreover, Big Boy, you said I ‘won’t be put away’!” You are NOT “put away”. You are receiving the care which can offer you rest and respite while others are buried in the work of the moment—and you can heal without concern except for healing.

If you get your mind off self and into service, you don’t have to walk another step alone the rest of your living experience. But if you deteriorate mind into limitation and self-indulgence, while continually demanding change and somewhere “else” in perfection of your own visions, you cannot be an integrated segment of the social order. Therefore, it is only YOUR prerogative as to how it will be. Choices are simple in this instance: Zita, you will heal or you will be unhappy and without peace in your journey, no matter where you might be in placement.

We would have ones here who would give much for just a few days of rest and care without the prodding needs of life pushing at every breath. Are you more a prisoner of living than are any others in their traps of containment, whether it be a computer shackle or a survival chain?

Alone? Do you feel alone? Then you have NOT LEARNED YOUR LESSONS NOR DO YOU REACH OUT AND FIND GOD RIGHT THERE WITHIN WHEREIN THE LIGHT IS SO BRIGHT YOU HAVE TO BLIND SELF TO MISS IT.

Example? And now you object? You agreed to serve in this way but not this way? What exactly, did you agree to do? Walk half way through, perhaps? Why would you miss the greater victory and experience? Until you face (confront) and experience the worst—you cannot ever experience the best! And you have not got the worst—you have to but put up with somebody caring for your needs until you can again function on your own.

Now this is a bit private so it can be considered for public expression or held personally, but my suggestion is to seriously think about what I have said and realize that every one, including me, are doing all they know to do. They continue to search for the perfect place for Zita—**BUT THERE IS NO PERFECT PLACE** for Zita will see no perfection in her placement until she is whole. Well, SHE has to make herself whole so there is no place of perfection at this time. Do I think she is in the most useful place? No, if she could be closer to home where work could be shared it would be better—or a separate “live-in” caretaker—but not a friend, A CARETAKER that leaves Zita able to have privacy while having some assistance. Zita has to decide which it will be—hospital care while healing enough to get around a bit better OR other care in a closer environment. The choices, due to health competence, are very limited indeed while the caretakers and loved ones are getting frantic and frustrated at every turn of the wind.

I do see a possibility of Zita spending time with the other son and grandchildren—but that is obviously NOT what Zita wants to do because children can be very taxing on the sanity of ones who are not feeling well and wish to rest. However, they certainly take the mind from self in their little demands for their own

attention.

At the moment, the choices are so limited as to be a plague upon our own minds, as we search and seek, find and then are denied as nothing found or realized is acceptable, even for the moments of healing necessity. Each came here to serve GOD in a time of critical passage and although each being and each happening is representative of living in God's creation, it is not suitable to ANY ONE, to forsake the responsibility of personal service to the greater CAUSE than to turn one's whole existence into the service of another party just for the "druthers" of the moment.

Each person here will give whatever is asked as to delivering packages of work for editing, outlining as to court cases according to English structure. Zita and Bruce can bounce off each other, that task, as Bruce is a professor of English and that is Zita's "major". This does, yes, demand bright minds and clear thought—but if you quit cluttering the mind/brain with singular thoughts of "self" you shall become involved in the other things of living and "self" will simply get well because it cannot longer imprison YOU, the mind that you ARE. I repeat: YOU DO NOT NEED TO WALK IN ORDER TO THINK! And lip service doesn't cut it. You can claim all you wish that you want to do something but when presented with the "doing" if you turn away and back into the easy, "I can't" way, then it is only lip service. It is the getting up and doing that which you claim you want to do, be, have and/or become. Four minutes of productive attainment is far superior to 24 hours of "I can't." You CAN, *whatever you decide to be or do*.

We each have to realize that our wants are not the demands upon others, myself included. When we really want to achieve something on behalf of another, we put up with a lot of things we would rather not endure, in order to become whole enough to not need crutches for body or soul.

And Dharma, what of Dharma? Well, E.J. leaves everything of consequence up to Dharma to find out from wherever the magic source of information flows, what and when and where to act or relieve. I find a terrible dilemma this day. There is need to be at Wally's, there is need to be with Zita, there is need to be with Mark for a while, and there is need for simple sanity—but what will it be? None of the above for there is more NEED to write a case rebuttal in case it can be filed Monday with Judge Coyle. You see, THAT is their burden of responsibility for the CASE is against THEM. Leave it to someone else? Well, that won't work because they who can help will all be at Wally's—does anybody hear me out there? Moreover, I stand amused and, yes, I do say "amused", for Dharma is so tired she cannot heal self and I watch to see what it is she will do to remedy that state of being. She was going to quietly skip-out and go catch up on any new corporation matters and simply exist in another world of someone else's responsibility—but I have blown that, haven't I? She knows very well that we will triple up our work load in the skip-out processing.

I DO ask and expect that Doris and E.J. travel ALONE. That is the ONLY break they will have and Dharma is silently screaming for silence and renewal. I must measure EACH against the ALL and this is all I can offer for there is much waiting the growing, having planted the seeds eons ago. Finally we have opportunity to begin to SEE how things can be integrated and merged into a working and unified offering of alternative ways of growing up and out of the controller's claws. And each one must make those tiny steps into insight and realization. We have to keep on keeping on while our brothers heal so that they can keep on when our own bodies need help and healing. Dharma has a sweat-shirt (well named) which reads: "God put me on this Earth to do a certain number of things; at the rate I'm going, I won't ever die." But

this, after all, is what the whole thing is ABOUT.

Yes indeed, we fully expect many will come through Tehachapi to visit on their way through Nevada so I have to ask indulgence of everyone—for YOU said this is why you are here. This means, Nora needs to be in Las Vegas to get instructions and find her connections with Eustace as well as do the others—because you are going to open the Lotus very soon as it blossoms into a worthy center for Law and turning around this black mess of tar set to catch the babies and destroy you. This does not mean we isolate our loved ones, i.e., Zita. We ask for respite as the caretakers take over so that coverage is abundant while we attend the other things also “happening” while we made other plans. I MUST HAVE Rick and I need him FREE OF DISTRACTIONS and those things cannot be talked of in public documents or even in shared private conversations past the one or two others involved as deeply.

I also need Nora to help PLAN and pull-off some hosting needs after the meeting as Eustace plans to return here for a brief visit and Little Crow plans to come to share on at least one day to begin to share how-tos and possibilities. Zita will want to be here for these things—so she must get care and rest where she is or in hospital setting in Tehachapi so that she has stamina enough to attend some of the gatherings of these Eagles.

What Dharma wanted to have on Tuesday was the absolute and unquestionable presence of Little Crow on the witness stand to say that receiving from God is not only acceptable, real and possible—BUT IS A WAY OF LIFE IN EVERYDAY EXPERIENCE.

Dharma has known Little Crow for EVER. He has been her teacher and guide even though the contacts are as seemingly distant and far between as are the physical presence appearances of one Hatonn/Aton. But is she ever without his presence? No, even when he personally and physically has no physical thought of her. She cannot do this task without him and he, frankly, won’t accomplish his mission without input from her and E.J. It simply is the way it IS, no more and no less. Together, however, we bring enough POWER to carry the day—and the team to completion of our mission. But not being allowed to do it FOR you, there is limitation at every turn and a need to function WITHOUT the physical presence of one another. Dharma has known Little Crow as Carl Bryant, Indian at large, Spotted Eagle Owl, Spotted Eagle—period, The Great White Eagle of Grandfather’s Council, the Red Eagle, Raven’s Child and on and on into more recognized name symbols which would register with readers but is only a distraction of the moment in which work needs doing and the savoring of the “old days” are put aside for another time in another space.

L.C. will needs take up the spear of Spiritual Truth while helping to sort the mission into that which serves God, Man, and allows for positive growth in the physical environment. While Dharma must keep on keeping on with that which we do which allows, as with a magnet, to pull unto us that which we need to physically function and be allowed things of living which produce success out of the chaos. And yet, there is nothing of FAITH or GOD which can be “bought”—so the rock and hard place are always present under the most tender portions of the backsides and confronting the eyes at every turning of the pathway. Obviously, in the physical world you need physical wherewithal to continue live and function—so we must allow freedom to the producers of such assets to never be so distracted that they miss an opportunity to reach out and touch someone—today.

Margie and the rest of you keep those affirmations going and that allows a full and open flow of possibilities forming and reshaping and finally allows that which we need, to flow freely for our use in the gifting of God THROUGH HIS OTHER CHILDREN. Perhaps those other children aren't awake YET? We have to walk the walk and forget the talk, talk, talk. We must be patient and wait upon the Lord. But, that does not mean we are so patient as to stagnate and rot while waiting for something to magically fall upon our pates. If you do that you are going to find your pate saturated with most undesirable fungus and moss.

You all desperately need the ones who KNOW and have experienced the WAY OF GOD, for in our little distractions we forget that we KNOW and find ourselves in helpless and hopeless attitudes as we do singular jobs and myriads of "other" things than what you perceive to be your own purpose. You don't just need someone to light the light—you need someone to keep it burning and some to keep the fuel flowing.

If each of you could but look upon this day as your last—what would be your focus? Would you complain of your circumstance? Would you seek one last "fling"? Would you move into transition with self-pity upon your heart? Would you release everyone from your perception of their bondage to you? Would you and will you demand that "they", whoever "they" might be, to serve you and demand that they give up living in order to attend your dying? You aren't dying if you have LIVED—you are only beginning life while leaving the dead and hampered body behind. Or how will you consider THIS DAY that has the potential of being THE LAST? Every breath, which IS LIFE ITSELF, has the potential of BEING THE LAST PHYSICAL ACTION OF BODY—EVERY ONE. So, the question becomes: "Will you breathe or die?" Simple! Yes or no?

Do you not see that if you live as LIFE is intended to be lived—there is no choice except LIFE? If you are ill, don't you want to be well? Is that not change? So, if you move into REAL LIVING, is that not but change? When the body is so-called dying, awaiting its own transition back into energy from whence it came, is not the Spirit experiencing more and more of the LIVING? If it is not—WHY IS IT NOT? Where, dear ones, IS YOUR SPIRIT SOUL RIGHT NOW? Is it focused on God or are you focused on SELF—which is only a sham of a housing for that soul. God is not going to make THAT choice for you or you or you—or me.

I wonder if, while you are thrust into the doldrums of seeming limitations, if you can't just look around you. Find a plant, a flower, a tree—oh yes, especially a young tree just becoming a recognition of its self. In this neighborhood there are thousands of oaks, a substantial tree in its own right. Ah, but some are dying of the parasites of living in this environment which saps the flow of life from the branches and finally the roots die and the tree perishes. Are you not like the tree? Even to the parasites eeking out your life flow? But there are trees which are strong enough to cast aside the burden of the parasitic growth and continue to grow strong and old.

Can you not pause a moment, appreciate the tree, and tell it to grow strong and tall for you and yours are valued treasures? Can you not seek to form a group to go forth and cut the parasites from the trees burdened to breaking and dying from the plague of invaders within your, and their, very beings? Can you not find time to clean up one tree and bandage its wounds that it can heal and continue to live? The TREE has no choice—YOU ARE THE BLESSED BEINGS WITH ABILITY TO CHOOSE AND ACT.

Just as humans live and eventually die much sooner than a healthy tree grown strong and sturdy, so too

does passage bring change to all things and eventually there comes transition. But ah, my dearest beloved friends, is it not easier to die like, say, Jesus, if you have lived like him for a lifetime? What have each of us done to earn our place in HIS arena?

There are a lot of lessons to be learned from the tale of one Jesus, or his likeness, from any and all generations, tribes, races and yes, creeds. Is it myth? Is it truth? It is ALL THINGS, ALL BEINGS, INFINITE.

What is reflected in a life well lived? Where are YOUR thoughts on this, your possible LAST DAY? The Master Teacher, be it any great teacher, will always have a list of “last” thoughts to offer. How do YOU get your house in order? The Masters reach outside themselves and offer up a prayer for final forgiveness while consciousness can have focus. There is a request for honor and love great enough to bear up the being from whatever besets it for as long as it must be beset by such things of physical impact. There is always a QUESTION needing answers about the process of living or dying—but the answers must come from SELF in wisdom if the journey is to be worthy of the passage. There must also be a confession of humanity and this one is a bit complicated: you have to confess that you are but human in this manifestation of flesh and body. There must also be the CALL, but this must be a call of **deliverance**, and ultimately a cry of completion and always—”Thy will be done.”

Would this muttering be that of a desperate martyr? No, these must be heartfelt renderings of intent, painted by the Divine Deliverer on the canvas of opportunity and privilege—not that of the canvas of sacrifice of some kind or another. Sacrifice IS NOT of God. There is NO SACRIFICE in serving God and he who would tell you differently has no concept of the truth of LIVING.

I watch you witnessing to selves. You, after you cannot walk, plead to walk through the grasses or upon the beach—but ah, what did you do when YOU COULD romp through the knee-high grass and stroll the beaches? Did you appreciate, or did you take for granted? What exactly did you do when you COULD do a thing? And, the touchy-ouchy comes if the heart is straight and true: What did you do that would cause others to wish to serve YOU in your supposed hour of need? Is not life but a scale of balanced interchange? When the balance scale is unbalanced, there is always a need for balancing and experiencing and GIVING AND REGIVING. It is not ever going to balance itself through taking and retaking.

But what can you do when you seemingly have no choices? You can back off and accept the gifts given unto you without the constant demands of taking and retaking from those trying in their utmost way to meet your needs. You can think of all your relations and STOP THINKING OF NOTHING EXCEPT SELF FOR IF YOU ARE GOING TO ONLY THINK OF SELF WHY SHOULD ANYONE ELSE BOTHER TO THINK OF YOU?

If you are in hospital and can only struggle to the next room—explore your possibilities—for there is always another to example being worse off than you ever thought of being. When you have served that “other” you will find less thought on self. You will heal while you pray for the other’s healing. God’s lessons are not “hard”—but they are CONSTANT. How long can YOU go without thinking about SELF? I thought not. You may well be the center of your world—but so too is everyone else the center of their own individual world. To gain the focus of the many upon the one—you can only gain that by GIVING AND REGIVING so that the reverse of that flow washes again upon YOU in its return.



What most of you are crying out to have is “getting my life back”. But what exactly was your life about? If you perceive you have no life—then YOU have given it away for no one else can take it from you. You have demanded that it be taken through your unrealized forfeiting of same on the altar of false martyrdom. He who wants to “get a life”, really, will go forth and GET A LIFE! He, further, will not need take one step to accomplish his wishes.

Most of you test me just as you would a parent: “Let’s see how far I can push Him.” “Let’s see if He has deserted me or befriends my every need.” Well, children, as the worthy parent I cannot give you what you THINK you want, your wishes serviced, for what you plead with me to have, is a foundation firm enough upon which you can plant your tree for the lifetime ahead. No, I will not give you sympathy and empathy through which you can further realize your discontent. I can and will only give you responsibility for your own state of body and mind. YOUR circumstance is only YOURS, and another’s only that other’s—and therein is the TRUTH OF IT. And your demands are not that other’s problem or responsibility. Wow, difficult to take? Well, it is the way it IS and what is in your circumstance can only be changed by YOU. No one has gone mad from their placement—they only go mad because they choose to go mad. If you cannot sleep well where you are, why think you that you will sleep better somewhere else if all things of comfort be equal? Can you not appreciate the clean bed and the good meals and the help of others when caretaking is a necessity? Must you ask of your beloved ones that they give up their own responsible tasks to attend yours when you are so well provided for and they have not the privilege of such care?

Do not ask for the fairy tale magic. Realize the reality of circumstance and do what you can to produce a miracle for SELF. These choices are individual. Many are in the process of making transition—even to some in South Africa who have passed our way and touched our lives. Can WE attend that one? Of course, but no differently than that one close by. We can only offer what we have and the individual has to decide whether to go or stay in whatever manifest circumstance and expression they choose. And all the guilt giving and guilt taking will not change a bit of it. The long-suffering martyr is, in addition, a most boring burden on everyone except the long-suffering yet demanding martyr. The facts are, it doesn’t pay to be a martyr—for the reality is that nobody likes a martyr and, more especially, ones who let the world know of their personal martyrdom. These ones will find themselves alone and without company because they are so boring and heavy to carry. When ones have done all they know to do and there is never a ceasing or finding of comfort in any situation provided—they will cease to present themselves into the misery. “But I don’t want to die alone...” is the cry. Ok, then you had better get with the living! And how dare you claim God is your focus when you consider even your passage as BEING ALONE? You, whoever you might be, have not learned nearly enough if you perceive yourself “alone” while claiming to serve God and Hosts. This is THE cop-out of all cop-outs.

Now I have given examples here which you can take or leave just as if you want to wear shoes that hurt or shoes that fit, it is your prerogative. But I sincerely hope that if shoes FIT your feet that you consider carefully where and how they might even be more comfortable upon those feet. What usually happens is that with blister-making shoes chosen by the wearer, the pain and agony of the blister is most often rested upon the fellow traveler who didn’t choose your ill-fitting footwear or your personal blister or binding on your bunion. People with bunions should never kick rocks or hard places lest the foot they hurt be their own. Spit upon your nurse and you shall be the one to pay dearly. Complain loudly about another—and YOU shall be the one tucked away where you don’t annoy the others. It is life in its full example—not the whim of the moment. And furthermore, adversity of physical or emotional nature can be a gift, a challenge,



a handicap, or it can be a final crippling of both.

And, yes YOU DO have a choice—every one has a choice—in EVERY CIRCUMSTANCE. Moreover, if your choice fits with another's, you are far more likely to enjoy your own. And remember that it certainly pays to give future possibilities some careful consideration while making the choices of the moment—lest they be a waiting time-bomb for your own destruction and discomfort. So, if you choose to keep breathing, I suggest you always consider how and from where that next breath might come so that you don't alienate the air bringer. What you have to breathe is very important indeed and, if you want air to breathe, then you had best allow the ones who are the air-bringers, for later days, to get their jobs done without so many distractions that they wish to stop their own breathing just to escape the burden of that which they cannot control.

My best advice, for all of you are constantly asking advice so you can make other choices, is to simply do what you can do, and then release it, whatever it is, and allow it to unfold of its own volition. Do not accept “threats” of “if you don't, I will”, whatever that “I will” might be, for each must take responsibility and, when someone gives you an either-or, make sure you aren't available to reap the repercussions of such childish threats.

Remember that in each individual self is responsibility for that SELF. From that responsibility comes all the choices regarding everything else—so make sure your own responsibilities are met—and confrontations will not occur for each will respect the limitations and burdens of the OTHER instead of self. But SELF is where it's at—every time, every breath, and nobody is going to come SAVE you. Got it? I hope so because I am filled to overflow with these kinds of lessons—I've been there and done that. I don't intend to ever take it on again—because taking on another's responsibilities is a losing game for both parties. That is why man finds need and escape by producing “SAVIORS” for his lack of self-responsibility. And, if “another” is unwilling to take responsibility for self in action or thought—then you must take responsibility for self and that which concerns YOU, lest you spoil the other and diminish and cheapen self.

Be sure, always, that you know what it is for which you ask and/or demand. KNOW why, in reason and logic in presentation, why you want another to do FOR you and realize WHAT IT IS THAT YOU REALLY WANT and WHY. If you are simply being a child in tantrum—GROW UP. Consider alternatives available and work in total reason and logic and in that way, maybe, you can influence the other to do your bidding. “I don't like it,” isn't the answer—ever, especially when the “other” has done all he can in the matter. I repeat: YOUR WANTS ARE NOT ANOTHER'S DEMANDS, no matter what you think about it. We try to please and serve within our own set of limitations and realized task requirements—and then we have to release it to THAT OTHER to make it or break it for themselves.

And for Zita, as well as for everyone walking the halls and demanding something “else”: sit down and get yourself together and grow into that which you claim you want to be and do. If you must be incapacitated physically, then get some books and LEARN a new skill or simply get informed about the one you have. If you have hands and a mind, you can serve self and others by KNOWING that which will offer you a “place” within the working circle. If you know more, for instance, about Nevada Corporations than anyone in the crowd—you will always have a job and the information is available and easily come by. Add to that, the KNOWLEDGE of how those corporations might fit in Common Law practice—you have two jobs—but if you learn neither, you aren't going to fit too well in the OLD JOB. If you want to move with

the “flow” you have to keep up with the river—and it doesn’t require anything more than the willingness to LEARN.

Am I uncaring? No, I care with all my being, but “caring” does not equate to letting you destroy selves. So, is this, if you want to singularize the message, Zita’s or Rick’s, Dharma’s or Nora’s, Charles’ or Al’s, or, or, or? Well, in many ways this is a crossroads of decision for Rick far more than Zita, and the rest of you who are allowed the space of non-immediate decisions—it is no less YOURS. Mark is about the only one who is out of it with reasonable excuse.

Truth is not “for” or “against” anyone—it simply IS. The more quickly you realize as much the sooner the distractions begin to melt away and realization in truth begins to temper and modulate all that comes within our spaces of perceived living and experiencing. So be it and good morning—but have a THOUGHTFUL day as you ponder upon these points beyond which man can make final passage but at which man usually bogs himself into stallout.

## CHAPTER 8

REC #1 HATONN

TUE., FEB. 25, 1997 7:29 A.M. YR.10, DAY 193

TUE., FEB. 25, 1997

*Editor's note: In South Africa a TV program called QUEST has offered to devote a program to questions about God and the copyrighting of truth, etc. A CONTACT reader there, Magnus Penny, petitioned Hatonn for some questions that he, as the moderator/questioner, might ask the four clerics who form the "panel". While not in the usual Hatonn format, we feel these questions so important and revealing that we believe they should be published.*

### TO KNOW ABOUT GOD VS. DOCTRINE

Spiritual TRUTH and that which MAN regulates as "doctrines" are two very different things although they are claimed to be the same—depending on who is doing the talking.

What do you really know about Spiritual Reality? All church groups will have a similar attitude about this "reality" but the thing to consider is "which attitude is correct"? I use correct rather than "right" because all attitudes may well be "right" even if totally "incorrect".

Does your church, for instance, have a lot of rituals? By rituals I mean any kind of regular type of program of activities, i.e., kneeling, candles, robes, suitable dress of any kind that denotes "position" or rank, hymns, chants and so on. What are they? Are they done basically, every time you meet? Are some of them, such as "communion", EVERY TIME you meet or only monthly, quarterly, yearly?

So, with this bit of introduction in mind I would offer a few questions, these for South Africa as requested:

- 1) WHY DO YOU HAVE A "CHURCH"? WHAT IS THE MEANING OF "CHURCH"?

- 2) WHAT DO YOU PERCEIVE AS THE MEANING OF "CULT"? DOES NOT THE DICTIONARY DEFINE THE WORD CULT AS ALSO "CHURCH"? IT DOES. HOWEVER, IN MODERN DICTIONARIES THERE WILL BE A DIFFERENT CONNOTATION AS DEFINING IT AS "NOT CONSIDERED COMMON", "A GROUP WITH SAME FOCUS BUT STRANGE AND USUALLY CONSIDERED OCCULT".

- 3) WHAT EXACTLY MEANS "OCCULT"? AND, HOW DOES A CHURCH HIERARCHY DEFINE AND SEPARATE OUT THE "OCCULT"?

- 4) SINCE "OCCULT" SIMPLY MEANS "THAT WHICH IS UNKNOWN", IS NOT EVERYTHING SPIRITUAL DEFINED AS "OCCULT"? WOULD YOU ELABORATE ON THE DIFFERENCES AS RECOGNIZED BY YOUR CHURCH.

5) BACK TO THE BASICS: DEFINE GOD AND WHO AND WHAT IS GOD! SINCE ALL RELIGIONS, MOST ESPECIALLY THAT WHICH DEFINES ITSELF AS “CHRISTIAN”, SPEAK OF GOD AS “LIGHT”, WOULD YOU ELABORATE ON THIS IN MEANING?

6) PLEASE DEFINE “LIGHT” AS SPOKEN OF IN THIS PARTICULAR REFERENCE TO GOD.

7) SINCE ALL CHRISTIAN RELIGIONS SPEAK OF GOD AS “LIGHT”, IS THIS REPRESENTATIVE OF THE SPIRITUAL DEFINITION OF THE ENERGY FORM OF GOD? WHAT RESOURCES DO YOU AS MEMBERS OR LEADERS IN YOUR PARTICULAR SECULAR GROUP ACCEPT AS THE REFERENCE AUTHORITY, THE *BIBLE*, THE *TORAH*, THE *KORAN*, THE *TALMUD*, THE GOSPELS IN *THE NEW TESTAMENT*, *THE OLD TESTAMENT*—EXACTLY WHAT BOOK DO YOU USE AS REFERENCE?

8) HOW DO YOU “KNOW” WHEN YOU HAVE BEEN CHOSEN, ELECTED, OR SELECTED TO SERVE A CHURCH POSITION, ESPECIALLY AS THE MINISTER (TEACHER)? IS THIS BASICALLY A SPIRITUAL CALLING OR SIMPLY A JOB DESCRIPTION?

9) HOW DO YOU PREPARE FOR SUCH A RESPONSIBILITY? IF, IN ADDITION TO BEING “ORDAINED”, WHAT IS THE CRITERIA OF YOUR CLASSROOM LESSONS? DO THE CLASSES DEAL MORE WITH DOCTRINES OF YOUR GIVEN CHURCH OR SPIRITUAL TRUTH AS PERCEIVED BY THE SELECTED SCHOOL? HOW DID YOU CHOOSE YOUR PARTICULAR SCHOOL FOR TRAINING?

10) EXPLAIN “CHRIST”? WHO IS “JESUS”? WHO WAS ESU EMMANUEL? ON WHAT AUTHORITY DO YOU RECOGNIZE THE “CHRISTED ONE”?

11) SINCE THE ONE WE CALL JESUS WAS BORN ESU EMMANUEL (SPELLED MANY DIFFERENT WAYS), HOW DID HE COME TO BE CALLED “JESUS”?

12) SINCE IT IS KNOWN THAT “PAUL” (SAUL OF TARSUS) DID IN FACT GIVE EMMANUEL THE TITLE OF “JESUS” WHILE IN GREECE, MEANING THE “ANOINTED ONE”, AND THIS WAS FOLLOWING THE PASSAGE OF EMMANUEL, HOW DID “JESUS” BECOME THE ONE ACCEPTED NAME FOR THE “CHRIST”?

13) SINCE JESUS IS ALSO ASSUMED TO BE “CHRISTED” AS IN PERFECT, OR NEAR PERFECTION, IS HE ALSO RECOGNIZED AS PART OF OR “THE” ONE LIGHT?

14) “ATON” OF ANCIENT EGYPTIAN TEACHINGS WAS CALLED ATON BECAUSE OF BEING CONSIDERED THE MONOTHEISTIC “ONE LIGHT”, GOD, HOW DID THIS TERM FOR “GOD” BECOME UNNOTICED THROUGH THE YEARS? THERE ARE SO MANY NAMES FOR GOD THAT IT IS A WONDERMENT HOW A SELECTED “TERM” IS CHOSEN FOR UTILIZATION IN RECOGNITION OF “GOD”, “DEITY”, DIVINE SOURCE, I AM, THE ONE, ETC. PLEASE COMMENT ON THIS STRANGE DEVELOPMENT.

15) HOW IS IT THAT EVEN IN SPITE OF DIFFERENCES IN PERCEPTIONS OF A GODLY BEING’S SHARING THE HUMAN FORM AND ALSO BEING SPIRITUAL, HOW DO WE KNOW

THAT GOD IS LIGHT AND NOT SIMPLY AN INFORMED “MAN”?

16) SINCE IN THE MASONIC ORDER GROUP JESUS IS THE AWAITED CAPSTONE OF THE ILLUMINATI PYRAMID WHICH UTILIZES, AND WE ASSUME RECOGNIZES AND SERVES, LUCIFER, HOW DOES THIS CONCEPT FIT WITH YOUR PARTICULAR SECTARIAN RECOGNITION? WHAT OR WHO, EXACTLY, IS LUCIFER OR IS HE THE SAME CONCEPTUAL BEING OFTEN DESCRIBED AS THE “MORNING STAR”?

17) HOW, TO EACH OF YOU, PLEASE, DO YOU RECEIVE SPIRITUAL INPUT? YOU, AS HEAD OF YOUR INDIVIDUAL DENOMINATIONS OF SPECIFICALLY NAMED CHURCHES WOULD “RECEIVE” ENLIGHTENED MESSAGES, IS THIS TRUE? EXPLAIN JUST HOW THESE MESSAGES COME TO BE IN YOUR CONSCIOUSNESS THAT YOU CAN TEACH OR REPEAT THOSE MESSAGES.

18) WHAT, EXACTLY, DO YOU MEAN WHEN YOU SAY “I SPOKE WITH GOD”, “GOD SPOKE TO ME...”? IS THERE A CERTAIN WAY OR PROGRAM YOU HEAR OR SEE WHEN THIS PHENOMENON HAPPENS? HOW DO YOU ACTUALLY SHARE SPEECH WITH GOD?

18-A) HOW DO YOU “PRAY”? WHAT DO YOU ASK FOR AND HOW DO YOU RECEIVE RESPONSES? THE ABORIGINAL TRIBES BELIEVE THAT YOU MUST ONLY ASK FOR “OTHERS” TO RECEIVE GREAT BLESSINGS FOR SELF. WOULD YOU COMMENT ON THIS CONCEPT SINCE IT SEEMS EXTREMELY ON POINT IF WE ARE TO GAIN HIGHER INSIGHT AND GIVING AND REGIVING IN OUR JOURNEY HERE ON THIS PLANET AND IN THIS EXPERIENCE OF FLESH BODY.

18-B) DEFINE THE DIFFERENCE IN SPIRITUAL AND PHYSICAL. HOW DOES THE SOUL FIT INTO THE DEFINITION?

19) IF GOD IS “LIGHT” IS IT THAT YOU SEE LIGHT (ENERGY) OR DO YOU HEAR VOICES OR DO YOU RECEIVE THOUGHT SEQUENCES WHICH FORM IDEA PATTERNS?

20) DO YOU, IN YOUR SECULAR CIRCUMSTANCES, NEED PRACTICE THE MESSAGES OF GOD, THIS ONE LIGHT, FIRST, OR MAINTAIN THE AUTHORITY AS VESTED IN YOU BY THE DOCTRINED CHURCH? WHICH IS EXPECTED AS YOUR FIRST PRIORITY?

21) DO YOU KNOW OF AND WHAT DO YOU KNOW OF A CHAP NAMED WALTER RUSSELL? UNIVERSITY OF SCIENCE AND PHILOSOPHY?

22) THIS ARTIST/SCIENTIST WAS SUPPOSEDLY GIVEN THE INSIGHT AND ABILITY TO DESCRIBE THE WORKINGS OF “LIGHT” AND MANKIND’S RELATIONSHIP TO THIS HIGHER SOURCE, CALLED GOD. REGARDLESS OF WHETHER OR NOT YOU HAVE KNOWN THIS MAN, WOULD YOU HAVE COMMENTS? HIS WORKS INDICATE A VERY INTEGRATED AND ACCEPTABLE COALITION WITH THE BASICS OF SPIRITUALITY BUT DO DEVIATE FROM THE HUMAN OR PHYSICAL EXPRESSION SOMEWHAT; WOULD YOU HAVE COMMENTS ON THIS TOPIC?

23) IN MORE RECENT TIMES MANY CHURCHES NOW RECOGNIZE, THOUGH THERE IS NOT REFERENCE IN THE BIBLES, A “RAPTURE”. WHAT IS THIS AND HOW DO YOU MANAGE TO GET ONTO THAT “SAFETY NET” FOR BEING “SAVED”?

24) WHAT IS “SAVED”?

25) WHAT MEANS “SAVIOR”?

26) CAN A LONG-AGO CRUCIFIED MAN “SAVE” US FROM OUR RESPONSIBILITIES AND OUR OWN SINS AND ERRORS BY HIS OWN MURDER? IS THIS “ACTUAL” IN EXPRESSION OR ONLY A SPIRITUAL CONCEPT? HOW HAS IT BECOME THE “DUMP YOUR LOAD ON HIS HEAD AND BELIEVE IT TO BE SO” AND ALL IS ASSUMED BY THAT OTHER DEAD MAN? DO WE HAVE NO RESPONSIBILITY FOR OUR OWN ACTIONS, AND IS “CONFESION” ENOUGH?

27) DOES ANY “MAN” HAVE THE RIGHT TO FORGIVE “IN THE NAME OF ANOTHER, EVEN GOD” ALL, OR ANY, SINS? HOW SO? BY WHAT AUTHORITY? IS THIS SPIRITUAL ABSOLUTION OR MANDATED AND ACCEPTED DOCTRINAL PERMISSION?

28) WOULD EACH OF YOU COMMENT ON THE ENERGY FUNCTION OF A SPIRITUAL BEING OR ASPECT, PLEASE. BY THIS I MEAN A CONCEPT OF ELECTRICAL, OR PULSE-WAVE, UNIVERSE WHICH ACCOUNTS FOR SPIRITUAL-PHYSICAL CONNECTIONS. IN THIS CONTEXT OF MOVING NERVE, IF YOU WILL, ATTACHMENTS, PLEASE SPEAK OF THE PROCESS OF “DYING” OR SEVERING WHAT IS CALLED THE “SILVER CORD” IN ALMOST ALL RELIGIONS.

29) WHAT IS MEANT, EXACTLY, BY MAN BEING CONCEIVED AND FASHIONED BY GOD FROM THE “MUD”?

30) AND, IN THE SAME LINE OF THOUGHT, COULD EVE “ACTUALLY” HAVE BEEN FASHIONED FROM ADAM’S RIB?

31) HOW IS MANKIND SUPPOSED TO REASON OUT THE LINEAGE OF MANKIND FROM THESE BIBLES IF INDEED SOME OF THE BEGATS PRESENT THE NECESSITY OF CONSIDERING INCEST AT BEST, BEASTIALITY AT WORST, SINCE THERE WERE SUPPOSEDLY NO OTHERS IN UPSTART SAVE ADAM AND EVE? IS THIS SIMPLY A “CONCEPT” OF GENESIS TO SIMPLIFY PROBABILITIES? FROM WHERE DO YOU THINK MANKIND ACTUALLY BEGAN?

32) SINCE THIS VERY WEEK IT IS NOTED WORLDWIDE THAT A SHEEP WAS MANUFACTURED BY DNA FROM ONE FEMALE SHEEP (A CELL FROM ONE OF HER TEETS, NO LESS) BEING EXCHANGED FOR ANOTHER FEMALE SHEEP’S EGG BLUEPRINT AND THEN A FULL-GROWN SHEEP “GROWN” IN TEST-TUBE FASHION, HOW DO WE ACCOUNT FOR THIS CAPABILITY? DOES THIS FIT THE IDEALS OR EVEN THE IDEA OF MANKIND’S EVOLVEMENT? WHAT DO YOU THINK THIS NEW CAPABILITY MIGHT MEAN SPIRITU-



ALLY TO MANKIND?

33) WE KNOW THAT THERE ARE GREAT ADVANCES IN REPLICATION IN VITRO, BUT HIS HAS BEEN DONE MORE CASUALLY AS A GENETIC REPRODUCTION MODALITY. IS IT POSSIBLE NOW THAT SINCE WE CAN REPLICATE (CLONE), ANIMAL AND PLANT FORMS, IS IT NOT LIKELY THAT MAN WILL BE REPRODUCED ON CUE? WHEN THIS HAPPENS WILL MAN HAVE “SOUL”? HOW CAN THIS TAKE PLACE IF “GOD IS THE BREATH OF LIFE”? WILL CLONES HAVE SOULS AT ALL OR BE SIMPLE “BEINGS” OF MECHANICAL LIFE? IS THIS NOT A CRITICAL THING TO CONSIDER SINCE IT HAS NOW HAPPENED AND WE HAVE FULLY CAPABLE ANIMALS RUNNING AROUND ON THE HOOF? IS IT NOT POSSIBLE THAT MAN HAS ALSO ALREADY BEEN REPLICATED? OF COURSE HE HAS BEEN AND IS THIS NOT THE GOVERNMENT’S WAY OF BRINGING THE MASSES INTO ACCEPTANCE OF THIS VERY EVENT?

34) SINCE IT IS NOW ALSO AVAILABLE THE ABILITY TO EASILY “DOWNLOAD” MINDS INTO REPLICATED OR STORED “MEMORY” IS IT NOT POSSIBLE TO HAVE PERSONS WALKING AROUND WHO THINK AND ARE PROGRAMMED TO DO CERTAIN THINGS OR EXTEND THE LIFE PHYSICAL FOR SELECTED PEOPLE?

35) SINCE THE QUESTIONS ARE WITHOUT END, LET US TURN BACK TO THE MORE MUNDANE: CAN “TRUTH”, SAY, OF GOD, BE COPYRIGHTED? DOCTRINE OF MAN, OF COURSE, CAN BE PLACED UNDER PATENT OR COPYRIGHT, BUT MAY A CONCEPT OF GOD IN TRUTH—BE BROUGHT FORTH AND COPYRIGHTED TO BE “OWNED” BY SELECTED ONES WHO SIMPLY CLAIM RIGHTS?

36) DO YOU REALIZE THAT EVERY “DIFFERENT” TRANSLATION OR VERSION OF THE *BIBLE* IS ALSO COPYRIGHTED? HOW CAN THIS BE AND ARE WE CONSIDERED “FREE” TO REPEAT THE CONCEPTS AND TEACHINGS AS ARE PRESENTED WITHIN THE BIBLES? IF SO, HOW THEN CAN SOME SELF-APPOINTED PEOPLE COPYRIGHT TRUTH AS ACCEPTED BY THE MAJORITY OF ALL DENOMINATIONS? I.E.: GOD IS LIGHT? ALONG WITH THAT VERY PERCEPTION, HOW CAN “SECRETS OF LIGHT” BE SEPARATED FROM “GOD IS LIGHT”?

37) WHAT EXACTLY IS LIGHT? SINCE WE NOW CAN REALIZE THAT GOD IS LIGHT, DOES IT NOT RADIATE FROM THAT “IDEA” THAT WE ARE THEN THE EXPRESSION OF “GOD’S WHOLE THOUGHT” MADE MANIFEST? IN OTHER WORDS, ARE WE NOT THEN PROBABLY THE WHOLE THOUGHT OF GOD PRESENTED IN PHYSICAL FORM COME FROM GOD’S IDEA AND, THEREFORE, LIGHT?

38) IF THE BODY AT DEATH OF LIVING IN THE PHYSICAL FORM RETURNS TO “DUST” AS THE TEACHINGS GO, WHERE THEN DOES THE SOUL GO AND HOW DOES IT PRESENT? DOES IT GO BACK, POSSIBLY, TO BEING LIGHT WITHIN GOD’S REALMS?

39) IS GOD TERRESTRIAL OR EXTRA-TERRESTRIAL? NO, OTHER THAN HUMOR OF THE MOMENT, IS GOD AN E.T.?

40) THE EXPLICIT DEFINITION OF TERRESTRIAL IS ANYTHING THAT IS OF THE PHYSICAL OR TERRESTRIAL PLANE. THEREFORE, SPIRIT IS AN “EMOTIONAL STATE OF BEING” AND THEREFORE, IF GOD IS PRESENTED IN “SOUL”, THEN IS GOD NOT EXTRA-TERRESTRIAL SIMPLY TO REALIZE THAT SOUL IS INFINITE ENERGY FORM OF SOME KIND WHILE PHYSICAL MANIFESTATION IS “PHYSICAL”?

41) WHY DOES MANKIND AS A WHOLE SEEM TO RIDICULE WE WHO BELIEVE IN SOUL AND SPIRIT IN GOD? PEOPLE VERY DEFINITELY LIKE TO PLAY WITH DARK ENERGIES, I.E., “THE DEVIL MADE ME DO IT.” SO WHY IS RIDICULE THE LOT OF THOSE WHO BELIEVE THAT GOD IS INFINITE; GOD IS “ALL”; GOD IS SPIRIT AND CREATOR, AND GOD IS AN “E.T.”? NO, I DON’T MEAN LITTLE GRAY ALIENS—I FULLY MEAN A SPIRITUAL PART OF EACH, AND ALL, OF US IN WHATEVER CREATED FORM WE MIGHT HAVE IN PRESENTATION.

42) IN THIS SAME LINE OF REALIZATION, DOES THIS NOT MAKE EVERYTHING CONNECTED, SOMEHOW, TO EVERYTHING ELSE? I.E., HERE WE HAVE SEVERAL DIFFERENT PEOPLE, SEVERAL DIFFERENT DOCTRINE UNDERSTANDINGS BUT ARE WE NOT ALL AND EACH CONNECTED TO ONE ANOTHER THROUGH OUR HUMAN BEINGNESS? IS NOT THE ONLY REAL DIFFERENCE IN ATTITUDE AND BELIEF TEACHINGS? ARE TEACHINGS HANDED THROUGH CULTURE AFTER CULTURE NOT PRECIPATIVE OF DOCTRINE? HOW DO WE EVER BEGIN TO FATHOM THE WHOLE OF GOD IF WE CANNOT GET PAST THE DOCTRINES LAID FORTH AS LIMITATIONS BY MAN HIMSELF?

Since these questions are supplied for consideration by a group of theologians who will discuss these topics on SATV (South African Television) as a full-blown program segment, I suggest that you may well have started a SERIES instead of a one-time sit-in. Why? Because you are going to bring forth the realization that SPIRITUALITY and RELIGION are actually NOT THE SAME THING IN ANY CONTEXT. I have simply been asked to suggest questions which might well impact the ongoing court harangue over copyrighting TRUTH. And, if a presentation BE TRUTH, how can it be “plagiarized”?

If, each time you copy a statement or verse from a Bible of any sect or perception, is that criminal plagiarism or theft of copyright or patent?

A book or writing can certainly be “copyrighted” to insure an original manuscript is not TAMPERED WITH or changed—but you are going to find that the *Bible*, for instance, is translated into hundreds of languages and therefore, mistranslated into as many. But, the point of the court case in point is: can a person receiving in SPIRITUAL realization not present the same material, as perhaps is copyrighted, from personal resources? If then, this material is not offered as a volume as in “the *Bible* itself” BUT RATHER AS COMMENTARY, DISCUSSION, JOURNAL (MAGAZINE) FORMAT AND/OR NEWSPAPER COMMENTARY AND EDITORIAL, IS THIS PLAGIARISM? HOW DO YOU COPYRIGHT “GOD, WHO IS GOD AND WHAT IS GOD”? HOW MANY WAYS CAN YOU EXPRESS THE THEORY OF RELATIVITY? YOU CAN UTILIZE DIFFERING LANGUAGES BUT THE CONCEPT IS GOING TO BE IDENTICAL EVERY TIME—OR IT IS NOT A “THEORY” PROVEN! WELL, THIS IS A BAD EXAMPLE BECAUSE THE THEORY OF RELATIVITY IS RIDDLED WITH ERRORS—JUST AS IS THE THEORY PRESENTED IN THE SECRETS OF LIGHT, BY

WALTER RUSSELL.

If those errors are NOT CORRECTED you will not be able to perceive any basic universal laws as are presented in REALITY, as you move into and within the cosmic realms of the universe itself. You will find warps which are actually in TOTAL OPPOSITION to those presented in the “*theory of relativity*” as offered by Einstein.

Just as Newton’s theory of gravity is not accurate, so too is use of that notion going to present erroneous information. Gravity is not necessarily an electromagnetic phenomenon—in fact, this is a false premise, although there is magnetism involved as well as electricity. However, Gravity itself is a very simple matter of a particle of anything trying to regain its place within that of its OWN DENSITY, i.e., gas will rise, lead will fall. Further, if there is no interference with surface blockage—lead would go quite deep within the Earth’s crust to seek itself in molecular/atomic structure. This is why an aircraft will fall and crash on the surface of the Earth instead of ascending into the air. When the artificial propulsion or thrust system fails, the plane will fall.

This, therefore, is WHY a “Rapture” concept of being “saved” can’t work. The Universal LAW will not allow that which is heavier than air to be sustained indefinitely within air—or atop clouds. Therefore, the FACT within Universal Law says that there has to be “something” to hold you and sustain you other than a cloud, if you are to survive in the human physical form. Spirit, however, is lighter than air and therefore it can sustain itself even unto the outer reaches of the Universe. So, which shall it be? What will you DO after you sit on the clouds? Who is going to feed your bodies? Who is going to sustain you without weight in an atmospheric condition? Is it WRONG to question these things?

Let us say you make it atop the low-flying cloud and then what? Universal LAW says you are going to come right back DOWN—and the landing will be very hard and uncomfortable at best. If, in addition, you are human or animal—you are going to get awfully HUNGRY because the BODY needs certain things in order to sustain itself in working order.

Can we not be within “reason” and at the least RESPECT another’s concepts and logical reasoning—without pronouncing that person or persons as idiots and cultists? Could it not be possible that organized religions as organized by “a” “man” be somewhat without total reliability in concept simply because MAN IS HUMAN AND NOT PERFECTION? IS IT, FURTHER, WITHOUT REASON THAT GOD WOULD CONTINUALLY ENLIGHTEN MANKIND?

IS THERE ANY POSSIBLE WAY TO ACCEPT OUR UNITY AND ALIKE-NESS INSTEAD OF BATTLING OVER SUCH THINGS AS DOCTRINES? DOCTRINES ARE OF MAN, EVEN IF SPIRITUAL IN BELIEF—BUT SPIRITUAL TRUTH SIMPLY IS AND REGARDLESS OF “MAN’S” ATTITUDES ABOUT IT, IT REMAINS ETERNAL IN ITSELF. In other words, man’s voted-in opinions regarding TRUTH makes not one iota of difference as to its authenticity.

Just as the SUN is your source of LIGHT for your world to continue its “life form”, so too will everything perish without that LIGHT. There are PHYSICAL REASONS why life perishes in the absence of all LIGHT and there is equal knowledge in scientific proof that man cannot even sustain himself in the absence of temperature moderation if cut off from that LIGHT SOURCE. SOUL, therefore, will seek its own

place when the atmosphere/environment cannot sustain physical life—it will move to its own level of spiritual existence.

Therefore, if God is Light, then in turn, MAN must be LIGHT in his realization of SOUL. Therefore, it follows that if Light is God and God is “mind” and you are the thought of God made manifest—then you are by scientific expression: the reflection of God made manifest. For if you consider “what *IS* LIFE”, it is but a functioning bunch of cells made of elements of the universe—given energy function. But it goes further as in higher life forms of physical presentation, there comes into play—MIND. Therefore, by simple deduction you are the reflection of God’s idea presented in manifest form but the real reflection is that of MIND—which in THIS example can also be called “soul” or “spirit”. Remember above all things—the “you” of YOU is mind individual with its personality connection directly from the “thought” of God made manifest IN YOU. HOW IS YOUR REFLECTION TODAY?

AH, BUT THE POINT OF THIS WHOLE EXPERIENCE IN A THREE-DIMENSIONAL EXPRESSION OF MIND WITHIN PHYSICAL MAN IS TO TEST YOUR SOUL BY EXPERIENCING IN A “WORLD” OF FREE-WILL CHOICES. WHAT WILL BE *YOUR* CHOICES? UNTIL YOU PERFECT YOUR CHOICES AT *SOUL* LEVEL OF *INTENT*, YOU WILL NOT FIND THE *ONE-NESS WITH GOD* THAT YOU SEEK BECAUSE ONLY PERFECTION OF WHOLE THOUGHT BECOMES CO-CREATOR WITH GOD OF LIGHT IN PERFECTION OF THOUGHT *CREATION*. YOU MUST UNDERSTAND AND “SEE” THAT UNTIL YOU HAVE THE PERFECT RECOGNITION OF GOD, WHO IS GOD AND WHAT IS GOD AS IN “THE ONE”, YOU ARE STUCK WITH MULTIPLES OF gODS, NONE OF WHICH WILL BE “THE PERFECTION” YOU SEEK.

Would God come forth to give you your lessons? How else are you going to get them? If Man, alone, gives you lessons you will never outgrow the doctrines of Man’s physical expression. Therefore, you only HAVE God and HIS messengers to bring you TRUTH. Will this “truth” come through man? Of course—but just as man has choices, he can turn that TRUTH into hidden and buried volumes and concepts, or even turn it into purely Satanic ritual OR, simply turn it into church segregations (no, I didn’t intend to say “congregations”) or, simply and more likely, into garbage in conceptual practices to suit the “physical” expression of man himself. THERE IS NO NEED IN SPIRITUAL TRUTH TO HAVE MORE THAN A CONNECTION BETWEEN SELF AND GOD. THIS DOES AWAY WITH THE NEED FOR PRIESTS AND PREACHERS SO IS NOT SO POPULAR WITH THE CHURCHES IN PRACTICE AND NEEDING TO “GET ALONG” PHYSICALLY.

“DRUTHERS”, HOWEVER, DO NOT MAKE TRUTH! TRUTH IS AND TRUTH WILL STAND INTO INFINITY WHILE PHYSICAL “DRUTHERS” PERISH WITH THE PASSING OF THE INDIVIDUAL “DRUTHERER”.

TRUTH CAN ALSO BE DESCRIBED AS LIGHT (ENLIGHTENED) AS IDEA IS THE EXPRESSION OF LIGHT IN ACTUAL PRESENTATION AND THUS THE “LIGHTBULB BLINKING ON” REPRESENTS “THE IDEA” HAPPENING WITHIN THE MIND/BRAIN. THEREFORE, GOD HAS TO BE LIGHT, LOVE, IDEA, ENLIGHTENMENT, CREATOR—FOR “IDEA” CREATES, THE ONE, I AM, BUT FIRST OF ALL, “LIGHT” EXPRESSED THROUGH MIND AS “THOUGHT”.

Wow, I’m off to gather more accusations piled on my scribe so we will close and consider these questions sufficient to begin a wonderful session of encounters as individuals begin to consider, through necessity in

response, these elusive concepts.

Thank you and good morning.

## CHAPTER 9

REC #1 HATONN

WED., FEB. 26, 1997 7:33 A.M. YR.10, DAY 194

WED., FEB. 26, 1997

### WELCOME TO THE UNITED KINGDOM—AGAIN!

I'll give one point to you nice American people who are so humanitarian as to let the liars lie and bring the truth-bearing messengers to prison—you are consistent.

Let me just offer you a headline: *Report: Starr rules out murder in Foster's death...* Oh, and just WHO is Mr. Kenneth Starr? Oh indeed, an attorney! He is not a Judge and he is not a Jury—but “HE” has ruled out murder in Foster's death? Yes, and your Grandmother's kitten has fleas! Facts are, readers, Mr. Starr learned with CERTAINTY that Foster was MURDERED and that is why he was running for Pepperdine Law School in Malibu and into the new School of Public Policy no later than August 1.

And just WHO offered him the job after he would run from the investigation? Richard **MELLON** Scaife, a financial wizard and head of one of the most sensitive “foundations” in the world—a splinter off of the United Kingdom-Canadian bureaucratic conglomerate. Note that we don't refer to England as England or longer to “Great Britain” as it is being phased out—and now the UNITED Kingdom, which includes the UNITED States of America. Note that such notables of the United States as in Bush, Kissinger, Weinberger, etc., are all NOW “Knights” of this new United Kingdom which gives allegiance to the Nation bestowing the “SIR-ship”.

And just who controls the largest grain/food cartel in the world? Ah yes, Archer Daniels Midland slopped over into the U.S. from Canada. This is the work of Hollinger, Mulroney, Bronfman, Barrick, Bush, Kissinger, Seagram, and you name it, man or corporation, it is the SAME THING. But I find it amusing that these nothings are so proud of their SIR-ship as to burst their tiny shirt buttons. Can you just picture little Caspar the Ghost Weinberger sporting his top hat, with Kissinger, riding with the Queenie to Ascot?

Well, please get SERIOUS, right now.

[QUOTING *EIR*, February 14, 1997:]

### U.K. TO LAUNCH THEATER LASER-BASED ABM SYSTEM

Great Britain (U.K.) may begin developing [**H: They already have it, straight from the U.S. of A.**] an antiballistic missile (ABM) defense system, using high-powered lasers aboard modified Boeing 747s [**H: Also from the U.S.A.**], pending cabinet approval of the Ministry of Defense proposal. According to Martin Walker, Washington correspondent for the London *Guardian*. [**H: Note: also from the U.S.A.**]



“Although the possibility of defending Britain against missile attack is still being considered, the immediate purpose of the ABM system *is to protect British troops deployed overseas in regions like the Persian Gulf, where a missile threat is seen as more immediate.*” In this design, Britain will not be developing its own system, but is planning to “buy in” components from the United States, “and cooperate with other NATO allies in developing a ‘theater defense’ system”. Walker, citing U.S. *Defense News* as his source, continues: “The airborne lasers, designed to shoot down incoming missiles in flight [**H: Or any old aircraft as they now are doing.**], would be just part of a complex antiballistic missile system, which would include early warning satellites and shipborne interceptor missiles.”

Judging from Walker’s report, the idea behind the defense system is coherent with former U.S. Defense Secretary “Sir” Caspar Weinberger’s doomsday novel *The Next War*. Walker reports: “Britain and other European countries are watching closely, the prospect of ‘rogue regimes’ obtaining missiles which could hit Europe. With countries like India and China, as well as North Korea, developing advanced missile technology, and Russia increasingly willing to sell its own technology, the Ministry of Defense study estimates Britain could be at theoretical risk by 2006.”

**[H: My question of the day: Who could be more “rogue” than the U.K., the U.S.A., et al.?)**

[END OF QUOTING]

PLANTAIN GROWERS:  
SEASON OPENS ON CANADIAN GOOSES!

[QUOTING, *THE FINANCIAL POST*, Feb. 8, 1997:]

BARRICK

Peter Munk, Chairman and Chief Executive Officer announces the appointment of John K. Charrington as President and Chief Operating Officer and member of the Board of Directors.

Mr. Charrington has responsibility for Barrick’s mining operations and has outstanding qualifications to oversee Barrick’s international development. He joined Barrick in January 1995 as Executive Vice-President, Operations and became Chief Operating Officer in January 1996. Mr. Charrington was previously President and Chief Executive Officer of mining and exploration activities for a major natural resources company.

Barrick Gold Corporation is the third largest gold producer in the world.

**[H: But they are, right now as we write, running into a whole lot of trouble! The Canadian Geese have been goosed!]**

[END OF QUOTING]

[QUOTING, *EIR*:]

QUEBECOR PRINTING INC.

Quebecor Printing Inc. is pleased **to announce the election of the Right Honourable Brian Mulroney, P.C., LLD**, as a Director of the Company.

Mr. Mulroney served as Prime Minister of Canada for almost nine years. He is Senior Partner in the law firm of Ogilvy Renault.

He is a Director of **Barrick Gold Corporation**, TrizecHahn Corporation Inc., **PETROFINA, S.A.**, Archer Daniels Midland and other leading corporations.

Mr. Mulroney serves on the International Advisory Board of Les Hautes Etudes Commerciales (HEC) de l'Universite de Montreal, the Montreal Heart Institute and other charitable educational and public policy institutions.

Quebecor Printing Inc., a diversified **global commercial printing company**, is the second largest commercial printer in the United States and the largest in Canada and in Europe. The Company has over 25,000 employees at more than 100 locations in the United States, Canada, France, the United Kingdom, Spain, Mexico and India. Quebecor Printing Inc. is a SUBSIDIARY of Quebecor Inc.

**[H: And to Simon Sayes: Have a good hunting trip.]**

[END OF QUOTING]

AND, HELLO DOLLY

What do you suppose all the clowning over cloning is all about? And why do you think the first glimpse into REALITY of production comes NOW, and out of SCOTLAND at that?

Cloning to PERFECTION of the human being from conception to adulthood has now been accomplished in somewhat less than 48 hours, including brain memory downloading—and yes, right in the good old U.K./U.S.A.!

But for the sake of story line we honor “Dolly”, now 7-months-old and an exact test tube clone of an adult mammal—you know, sheep! Dolly was CREATED by Dr. Ian Wilmut, a 52-year-old embryologist, and his team of scientists at the Roslin Institute in Edinburgh, Scotland.

So, what is important about THIS particular tale? Well, one thing is that the embryonic fluid utilized is basically Gaiandriana-Aquagaia—the only PERFECT Drian LIFE-CELL fluid around. Hummmnn... Scotland. (???)

[QUOTING, *THE ORLANDO TIMES*, Feb. 24, 1997:]

CLONING PIONEER BREAKS  
HIS SILENCE ON THE LAMBS

*After laboring in SECRECY, Ian Wilmut and the scientists he led finally went public.*

By Youssef M. Ibrahim, *New York Times*:

LONDON—His hobby is walking in the mountains of Scotland. He relaxes with “a good single-malt Scottish whisky”, and enjoys the quiet of his village near Edinburgh that is “so small you wouldn’t be able to find it in an atlas”.

But the real passion of Dr. Ian Wilmut, a 52-year-old embryologist at the Roslin Institute in Edinburgh, is his laboratory, where he has worked the last 23 years, laboring over his experiments at least nine hours a day. He leaves at 6 p.m., often, he says, with more work to do at home.

It was at the laboratory that he led a group of scientists in accomplishing a feat many others have said could never be done: cloning an adult mammal, a sheep, for the first time. **[H: And, how many other things do you suppose are running around on the hoof about that place? Nobody would know, would they? The clones are so adjusted that they simply grow just like any other “original”, INCLUDING ENERGY—MIND. This is important because the genetically re-structured REPLICAS have thus far been tedious to manage and require memory downloading; these clones come with fully adjusted brain-mind function superior to the parent(s).]**

Wilmut’s experiment involved fusing a mammary gland CELL from an adult ewe with an egg cell from another ewe. Wilmut then implanted the embryo into a surrogate mother.

Success occurred in July 1996 when a lamb, named Dolly, was born.

The experiment had been in the making for some time, but full knowledge of its details were restricted to four scientists among a group of 12 researchers. Wilmut said secrecy was necessary to await the first successful birth of a lamb. Then the group kept it quiet awhile longer until it registered a patent to secure the breakthrough. **[H: Oh wishful thinking!]**

Indeed, until Sunday, little was known outside the scientific community about Wilmut and his group. “I guess we succeeded in remaining out of the limelight,” he joked on Sunday in a telephone interview from his home in the village that, for privacy reasons, he declined to identify.

The discovery opens some mind-boggling possibilities.

Through genetic engineering and cloning, for example, animals could be created to produce pharmacological proteins like the clotting factor that hemophiliacs need.

It might also pave the way for widespread transplantation of animal organs into humans.

For example, pig clones could be genetically engineered to be a source of organs for humans. Scientists would grow pig cells in a laboratory and add genes that would make their surface proteins identical to proteins that coat human cells. The researchers would then make cloned pigs from these genetically

engineered cells. The cloned animals would have organs that look, to a human immune system, like human organs and so they would not be rejected.

“We all should be joyful today,” Wilmut said. “Our technology permits a change of the organs in animals, so they are less threatening for the human immunology.” He predicted that pharmacological proteins would be produced in a “small number of years”, creating new opportunities to cure humans.

But there are disturbing possibilities as well. The successful experiment creates at least the theoretical possibility that humans could be cloned, raising ethical and philosophical questions.

“We can’t see a clinical reason to copy a human being,” Wilmut said. “In this country it is illegal already. Furthermore, we are briefing authorities to make sure this technique is not misused.” **[H: Yeah, and so did Einstein try to make the A-bomb not misused.]**

Wilmut, who was born in Hampton Lucey, England, near Warwick, was seduced into embryology as an undergraduate at the University of Nottingham, where his mentor was G. Eric Lamming, a world famous expert in the science of reproduction. From then on, Wilmut said he knew animal genetic engineering was his life’s quest.

In 1971, he went on to Darwin College at Cambridge, where he received his doctoral degree two years later after submitting a thesis on freezing of boar semen.

He headed almost immediately to Scotland, where he joined the Animal Breeding Research Station, an independent animal research institution financed by government and private donors that eventually became the Roslin Institute, in Roslin, Scotland.

“I have known him for 10 years,” said Dr. Ron James, chief executive of PHARMACEUTICAL PROTEINS LTD, or PPL, **a company based in Edinburgh that has paid for some of the work at Roslin Research Center and hopes to develop commercial applications for it.** “The words that come to mind about him are: careful, diligent, honest and thoughtful,” James said.

By all accounts, Wilmut leads a quiet life with his wife, Vivian.

Wilmut, whose house overlooks green fields and grazing, uncloned animals, said that as he looks to the future now, his primary objective is to drive his project forward “to enable us to study genetic diseases for which there are presently no cures”.

[END OF QUOTING]

What have I to add? Nothing, save perhaps, why the persons “treating” Zita could not see fit to utilize Drias as a solution BASE for intravenous drip? Do you actually need to clone something to use the perfection of cells working and programmed to perfection TO A GIVEN BODY? Of course not, and right here is the prime example of our dilemma—we even support financially with solutions AND travel to where the very items in point CAN be used without interference in a clinical setting—and nobody wants to use it. You want healing and zapping you REALLY DO NOT or you would, for goodness sakes, LISTEN

TO GOD INSTEAD OF THE FRIGHTENED ONES WHO “KNOW BETTER” IN EVERY SETTING. Well, Wilmut has known BETTER for a long, long time—and this is news which is selectively brought forth NOW. That is NO ACCIDENT OR COINCIDENCE!

Salu.

## CHAPTER 10

REC #1 HATONN

THU., FEB. 27, 1997 7:41 A.M. YR.10, DAY 195

THU., FEB. 27, 1997

### COURTS AND FLAGS

One of the best, if not THE best, briefs with exhibits and descriptions of the Common Law court vs. Admiralty Law court, is presented by Ray Bilger and, if space permits, will be in this paper. If there needs to be a couple of “series” type writings, then so be it for the exhibits need to be presented as well, when possible.

I think you citizens can’t understand what goes wrong or right because you haven’t any ordinary way to realize the facts involved in the judicial system or “Federal” control. Nobody needs to know in a world wherein you “just get along” and the courtroom is for speeding tickets and “fixit” lights out on your car. However, the systematic changeover started with Roosevelt in 1933 when you came under Emergency Powers and you have never, since, been without such powers of government over your selves. The gold-fringed flag is only an outward symbol of the authority of the court.

In Nevada, as in probably every state, there are Judge “clubs” with the full thrust of teaching the Judges how to put aside Common Law and hold control in Admiralty courts. In other words, YOU don’t “become” a Judge—the Judge IS the Admiral, as on a ship. And worse, if there is uprising against that King of the Seas, it is “mutiny, sedition and treason”. This will not be easily overcome in such a staid system as has developed internationally.

Ray describes, beautifully, the symbolic flag hanging in every courtroom. This, however, is not the whole of it. And, you who think you can walk into a Federal Judge’s courtroom and hold up your (u)nited States Flag to somehow “take the flag of the court”—no go! Why? Because under the Emergency Powers act, the War Powers Act, etc., all LAND utilized by the United States Government is FEDERAL LAND and falls under the regulations of government within these “Acts”. Therefore, the minute you STEP ONTO THE LAND BEARING A COURT BUILDING OR ANY GOVERNMENT BUILDING, YOU ARE NOW IN CONTRACT WITH SAID GOVERNMENT—FULLY. The courtroom is only the final place you are allowed, or forced, to be. This is also so for the State Lands and Buildings, seas, lakes, etc.

You will note that there are usually no flags outside the buildings all the time unless there is a high-ranking “death” and the flag will then be an ordinary regulation U.S. flag. You who are not observant and don’t know what is going on will simply think the fringe makes the flag “pretty”. No, it is THE symbol of military/ Admiralty LAW.

The nearest thing you can get to Common Law investigation used to be with a Grand Jury but even that is no longer so because the Admirals come forth and determine what information is put forth or deleted.



This is why a grandmother who simply writes from her mind about God can be sent to prison while a government assassin is awarded medals for service and the higher-ranking the enemy killed the more medals are awarded.

Readers, you can't change or "fix" anything, however, until you KNOW what is wrong and how to properly consider remedies; and WAR is never a valid remedy for THAT is the game of the adversary to FREEDOM.

### COURT APPEARANCES

Several things can be noted in the current courts. Did anyone notice that in the Fresno Admiralty Court there was not even discussion of the powers of the Judge? Moreover there was no OATH taking of even the Ekkers in Pro Se. This is because it is recognized that attorneys have the right to lie, lie, and lie some more. If only the people representing themselves are sworn-in, then it recognizes the difference in attitudes—therefore it is assumed that both sides will lie and there is no complication of perjury as would be charged where all parties are sworn to tell the truth.

Well, in our own circumstances, forget the plans, plays and games. We act in Truth and we TELL THE TRUTH. If there is loss to the lies, then all the counter lies are not worthy of our own existence. And, don't ever expect my scribe or E.J. to go forth and lie in any such instance for to them it is unacceptable. All the couch quarterbacks, and especially those who fear to even go into the courtroom, cannot then come forth and BLAME a "supposed loss" on the ones who did the job, win or lose. And to suppose that two Pro Se parties would ARGUE with the god of the Court when he has said "no more of that" on any topic—under the circumstances taking place, the point is to SHUT UP and let the Judge deal with the opposition.

Ones who think themselves king of the law in this case—totally misread the charges and the Judge set the charges as personally against himself, immediately, and all further references to anything else was moot. The most interesting part, however, was that USP did not supply the Judge with more than his own, years before, injunction which was changed from a "temporary" injunction to stop, actually Green, from selling any related books. It didn't stop Green but it surely got Dharma slapped with a contempt sanction—without hearing, trial or even "comment". That temporary injunction became a permanent injunction with the final agreement between the parties—because there was no point in arguing—there would simply be no use of any other materials. There were nine *Journals* involved and nine *Journals* were deleted and no further actions needed to be taken.

So, the point of the case had to be a "direct, flagrant, intentional contempt of the JUDGE'S INJUNCTION". Copyrights, copy work, EVERYTHING else, is moot in point. A monitoring system became NOTHING in the first sentence—because obviously nobody knew, including Dharma, when she might be repeating something already presented by her or any other great mind. But for LATER use, we find the truth for which we search: **We have been sent great stacks of information containing all of the documents used by US&P's attorneys—in packages recently mailed to these "parties" BY GEORGE GREEN!** Very interesting and we certainly welcome such share and tell. We also find that Green, apparently, did quite a mailing soliciting "receivings", etc., and mailed the packages from Colorado. The packets included some very tell-tale PRIOR mailing material from Rick Webber (aka Mark Williams,

Richard Webber, Green's employee) and other inclusions which do, in fact, point to Green or, at the least, Binder.

NOW, LET US PAUSE AND CONSIDER JUST WHO IS DORIS EKKER! IS SHE NOT SIMPLY A JOURNALIST? ARE "WE" NOT JUST JOURNALISTS WRITING ABOUT AND COMMENTING, WITHOUT PROFIT, IN MAGAZINES AND PAPERS? ARE THESE NOT "PERIODICALS"—AND THERE IS NO INCOME FOR THESE PARTIES AT ALL. THEREFORE, FOR DORIS EKKER AND E.J. THERE IS NO COMMERCIAL VALUE AT ALL IN THEIR JOURNALISTIC PURSUITS! IS THERE ONLY PROTECTION UNDER THE LAW FOR "OTHER" WRITERS AND JOURNALISTS? WHAT AN INTERESTING CONCEPT OF "JUSTICE" YOU PEOPLE HAVE IN PRACTICE. EVEN JOURNALISTS ARE PROTECTED FROM PROSECUTION (OR USED TO BE) AS TO THEIR SOURCES, AND CRIMINALS ARE EVEN PROVIDED WITH THE *5TH AMENDMENT* PROTECTIONS UNDER THE CONSTITUTIONAL LAW STILL UTILIZED IN COURTS. EVEN MARK FUHRMAN IN THE SIMPSON TRIAL TOOK THE *5TH—**TO PROTECT HIS BUDDIES IN THE INVESTIGATION DEPARTMENT!*** THEY, HOWEVER, HAVE SINCE BETRAYED THAT EFFORT ON HIS PART AND DUMPED ON HIM. SURPRISED TO FIND FUHRMAN WAS ***NOT*** THE GUILTY PARTY (PLACING STAGED MATERIAL)? WAKE UP, SLEEPYHEADS!

What if the Judge rules against Ekkers? Well, several possibilities come to mind. One is a simple request for reconsideration which would allow the other material to be presented. An appeal might be appropriate, and even a writ might serve well but is "iffy". Certainly if Criminal charges are brought, the Judge has to, by law, offer the Ekkers counsel and that means a bringing in of the Prosecutor's office. But, chelas, doesn't THAT sword cut both ways? Can't you demand that the Judge consider CRIMINAL CHARGES against US&P, Binder, Green, et al., AND THE ATTORNEYS who KNOW THEY HAVE MISLED THE COURT?

A beautiful group of insightful former lawyers, lawyers, and exceptionally informed other parties are gathering THIS WEEKEND and will work through part of next week at the Constitutional Law Center, first in Las Vegas, Nevada and later in Tehachapi—to consider new approaches to legal actions which will grant total respect to the courts, as they are, but restructure the ordinary presentations as taken before the courts—to sort out the garbage involved and focus on THE POINT as PRESENTED IN THE FIRST PLACE.

These studies will be served up with all these myriads of ongoing legal harangues so that the work is on point, useful, and ACTUAL as in practice. And don't forget: ALL JUDGES ARE GOD IN THEIR SELECTED DOMAIN. I don't want to get mushy but even "I" RESPECT my enemy and, even though we are usually in opposition, I act with respect, dignity to both self and the Judge—it is common courtesy, and I expect my students to be able to do likewise.

Eustace Mullins will be with us the entire time and his years of wisdom and insight will be exchanged for whatever we might have gained from our own experiences. We are truly blessed to have gained the respect of this GREAT man. Remember, please, my definition of "great" versus "famous". This man is both famous and great.

Eustace Mullins, in addition, was ready, willing and still able to come WITNESS AND TESTIFY in the Ekkers' behalf about the Russell encounters, i.e., US&P/Binder. Eustace KNEW WELL, AS PERSONAL FRIENDS, THE RUSSELLS AND THEIR INTENT FOR USE OF ANY MATERIAL FROM EITHER WRITER/RECEIVER. Remember that Walter Russell, as also written by Lao, spent **30+ days in a near coma while being given the information (he called it "illuminated"), which is now in dispute, for "general use"**. This means that Mr. Mullins will actually be witnessing TRUTH against the MULTITUDES OF LIES conjured by Green/Binder, et al., against our people. Walter Russell NEVER took any other stance than that his material was a "Spiritual" GIFT and he was presenting it for the WORLD. So be it. All great and insightful beings are enlightened and acclaim their gifts as GIFTS OF GOD. The attorneys for US&P state that these "gifts" are ridiculous and impossible—at least for one Doris Ekker. They say that Russell might well have been "illuminated" but Doris Ekker is simply a criminal in contempt of a Judge Coyle in a Federal Court.

Do you readers ever stop to realize that only one tenth of one percent (.1 of 1%) of our work even deals with Spiritual input? We have 200 *Journals* of a minimum of 200 pages each and countless newspapers of millions of words—and we actually hardly ever FOCUS on Spiritual matters except as TRUTH. We don't force, coerce, shove or push ANYTHING down anyone's throat—good or bad. Can this actually, then, represent plagiarism in commercial intent? Even the Russell material was fully credited to WALTER RUSSELL IN EVERY INSTANCE and the only material EVER used came from a HOME STUDY COURSE AS OUTLINE AND DRAWINGS HAD TO BE ACCURATE AND WITHOUT DEVIATION FROM EXAMPLES OFFERED. THE BOOKS OF US&P WERE ADVERTISED AND INFORMATION GIVEN FOR READERS TO GET THE INFORMATION **FROM US&P**. Mr. Green, on the other hand, did take, after the fact, full advantage of distributing the books from his own business operation for large discounts to himself and his cartel.

Moreover, how can a couple of articles written on the subject of GOD, be intentional and "flagrant" contempt of a Judge in Fresno, California?

But I do have to concur that a monitoring system wherein the monitors don't understand the material at all, probably cannot be effective except when referencing, e.g., Timothy Binder by name.

It is noted also, and in addition to other materials sent recently from you readers—that there is a "website" for TIMOTHY BINDER—not US&P but "President" Binder. Is this not interesting at the very least? He is neither President nor a SINGULAR spokesperson for Walter Russell and/or Lao, even if associated with US&P. What secrets lurk behind those doors and shortwaves? Well, we shall soon see because the banditos are beginning to tell on each other as fast as their tongues can waggle a cover for selves. George Green has informed the world through his mailings just WHO and what is behind the whole mess—right down to getting THIS CASE to paper and filing. Yes, it is very interesting.

So, what if you had some Common Law courts around for these cases? There wouldn't be these cases!

Couldn't you-the-people just go forth and start some common-law courts? Yes, but they wouldn't be allowed to operate so it is not the thing to do. Remember, there have been take-overs of States (Texas to name one) setting forth of Common Law Courts, Citizen's juries, etc. Those people are now rotting in jail or most certainly OUT OF BUSINESS.

Note, too, you who keep up with *SPOTLIGHT*, **that a major play has been made and worked THROUGH THE COURTS to begin the shut-down of SPOTLIGHT, THE PAPER.** That would be a tremendous loss to FREEDOM for there is little press that is worthy of print. By the way, all of the attacks by Green, et al., US&P and buddies—**IS TO SHUT DOWN CONTACT.** They simply tag Ekkers as running everything, therefore making the paper their “agent”. No, won’t work. *CONTACT* is a CORPORATION and Ekkers don’t HAVE ANYTHING AT ALL TO DO WITH ITS MANAGEMENT OR OWNERSHIP—OR RUNNING IT. EKKERS HAVE **NO** AGENTS OR ASSIGNS—PERIOD. If that has to be PROVEN in a court of law—have at it and ENJOY.

At Nevada Corporate Headquarters something rather nasty has taken place. Recall that it is NCH from which Betty Tuten took three corporations’ records and stock ledgers. This is still in litigation. Now, it bodes even worse for Betty because three employees of NCH have just been terminated (one a few weeks ago). Beware all of you who do business with NCH as you receive information because these were parties who were authorized to process your corporations and act as interim officers and directors. That is all being worked through—but stay alert. Just make sure you are doing business with the real NCH.

Betty Tuten was listed as being “an agent” also as set up by Green and Horton as it was claimed she moved to Las Vegas and became an “agent” for the three corporations she had originally “taken”. As far as the law can determine, there is not even a VALID ADDRESS for the “agent” and this is totally without the law for the AGENT MUST HAVE A FULLY QUALIFIED PLACE OF BUSINESS IN ORDER TO “ACCEPT LEGAL SERVICE” DURING ORDINARY WORKING HOURS. NO ADDRESS, AS GIVEN TO THE STATE OF NEVADA, SEEMS TO EXIST. This, however, was the SECOND time a full-blown attempt was made to steal those corporations.

Are these people working together? Of course.

The facts are, however, that as long as you are honest, use only integrity, follow the laws and regulations—YOU WILL ULTIMATELY PREVAIL BECAUSE THE THIEVES AND LIARS, CHEATS AND CRIMINALS USUALLY GIVE AWAY THEIR GAME—AS THEY TURN ON EACH OTHER! Of course Dharma asks: “But will it be in my lifetime?” Well, the “good” will certainly be in your lifetime—the courts may take longer! It depends on how long YOU are willing to stick around and see.

It doesn’t matter how the Judge rules in the Ekker matter regarding “contempt of the Judge”. The facts ARE: The man knows the Ekkers are telling only truth and whatever or why-ever his rulings might be—it is enough! And whatever comes down we will do whatever is appropriate to do at the time—but we will prepare, prepare, and clean up our work and filings TO PERFECTION. The Judge, since there is Rick Martin’s case before him RIGHT NOW (AGAIN), knows that there will be public notoriety over this nonsense case if he blunders, because there were “outside” observers in that courtroom last Tuesday who later questioned the case—that they found to be “very interesting”! How long can the adversary keep it out of the “establishment” press if it isn’t caused to “go quietly away”?

The Judge stated openly right up front that if he rules against the Ekkers, he has to supply a counsel, the Prosecution, and probably at least three YEARS of litigation through appeals, etc. HE IS ABSOLUTELY **CORRECT**. And, if people come forth with “criminal” charges and have no ability to have an attorney assist them—he knows they have nothing for “sanctions” or “fines”.

It is obvious that, if I am just writing as in this presentation, Dharma is typing and knows not what or from what I might be getting information. I spoke on Ray Bilger's material—that doesn't mean I used his material for this discussion. You KNOW when I utilize material as I will now demonstrate: If we have no in-depth information regarding writings, authors, etc., we will give whatever we have as credit and reference. The Editorial staff tries, then, to get more information for your reference if they can locate said parties. No information is sold for personal or profit gain, and debts are certainly proof of this pudding. Therefore, there is no "commercial gain". **CONTACT** does not take outside advertising as other papers and journals because we will not be beholden to those who simply bring business advertising. The advertising in **CONTACT** is presented on products KNOWN to have value and BOOKS with outstanding information. And yes, we certainly HAVE advertised the very books in point on *Light and Atomic Suicide* by Walter Russell. Much business flowed to US&P from our advertising and perhaps an accounting of just how much should be demanded. We have been damaged but **THEY HAVE NOT SO MUCH AS PRESENTED EVEN THE SUIT-BRINGER OR ANY DAMAGED PARTIES**—is this not a violation of rights of Habeas Corpus? Are lawyers producing lie after lie a worthy representation of damaged parties? Of course not—but it is accepted now as OK. Therefore it would appear to me that you get your records in **FIRST** as claimants—so that you can REQUIRE the opposition to appear, at the least, in court.

Ekkers, for instance, agreed to not bring any charges against US&P, Binder, their attorneys—for actions prior to the date of the signing of the agreement. Hummmnn—they have broken the agreement and **YOU HAVE CURRENT CHARGES WORTHY OF DAMAGES AND COURT NOTE**. I don't know about the rest of you but Dharma is "mad as hell and won't take it any longer..." But what happens? She is now put down for "not following the script" in that court and not practicing her lines. This upsets her—because TRUTH needs no "lines" and "no practice" at story-telling. If this is incorrect or wrong—then we shall obviously continue to be incorrect and wrong in the eyes of the learned professors of law and sideline quarterbacks. **HAVE YOU EVER STOOD BEFORE A FEDERAL COURT WHEN HE TELLS YOU TO SHUT UP? IS IT NOT WISE TO "SHUT UP"?** Whose side are you guys filled with wisdom and advice on, anyway? Perhaps *THAT IS the question needing answer?!??*

And, **DO YOU REALLY THINK I AM INCAPABLE OF MONITORING MY OWN MATERIAL? JUST A THOUGHT.**

The following two stories are from *SPOTLIGHT*, March 3, 1997, published by Liberty Lobby, Inc. at 300 Independence Ave. SE, Washington, D.C. 20003: Tel: Ed. Dpt. (202) 544-1794, Sub. Dpt. (202) 546-5621.

What in heck is all the hoopla about Lincoln bedrooms, bribes, China, campaign promises, campaign payoffs, etc.? Is there something between Clinton and Democrats or whoever, and China? Of course, where have YOU been? Read the following and weep:

[QUOTING:]

**RED CHINESE OPENING GIANT BASE  
IN FORMER U.S. NAVAL HARBOR**

*Why has President Bill Clinton been so nice to the Red Chinese? Some people think money might be involved.*



Writer: Mike Blair.

Many Californians have long been asking why the Clinton Administration decided to close the bustling Long Beach Naval Station in 1994 and the vital, national security-wise, Long Beach Naval Shipyard next September.

Some think they have the answer with the announcement that *a contract has been signed with Red China to build a 145-acre shipping terminal at the site of the naval station.* [H: How many of you realize that, in addition to building “over here”, that by far the majority of building equipment, in the U.S. and around the globe, heavy equipment, is now going to CHINA?]

The giant shipping center, which will be built by the state-owned China Ocean Shipping Company (COSCO) [H: Please look up corporation details and participants.] will encompass all of the station’s 134 acres, plus 11 acres north of the naval installation on Terminal Island, site of a federal prison complex.

According to the Port of Long Beach, the new Red Chinese facility will have berthside water depths of 50 feet and six immense gantry cranes capable of reaching across at least 18 rows of ship container units. The terminal is being built specifically to accommodate a new Chinese fleet of container ships. [H: Don’t forget for a split second that at Long Beach begins the TUNNELS that float submarines and small craft right into the inland Ridgecrest facility of CHINA LAKE! WOW, ANY COMMENT ON JUST THE SIMILARITY OF “NAMES”?]

“The terminal will have direct access to the open seas and a two unit-train dockside rail yard to handle COSCO’s intermodal shipments to the U.S. Midwest, Gulf Coast and Eastern Seaboard,” a spokesperson for the Port of Long Beach said.

The turning over of the naval station to the Red Chinese raises the question whether it was part of what appears to be on-going relations between the Clinton White House and the Red Chinese, which have been linked to campaign contributions given by those with Peking connections to the reelection campaign of President Clinton.

The building of the terminal comes at a time when Red Chinese goods exported to the United States have taken hundreds of thousands of jobs from American workers, as well as running up America’s annual trade deficit into the billions of dollars.

While it is claimed that the new shipping terminal will provide about 1,600 high-paying jobs in the engineering, environmental and construction fields, as well as from 300 to 600 permanent jobs, they will fall far short of the untold thousands that will be lost to Americans as a result of making trade to America still easier for the Reds. The communists are well known for their unfair trade practices and the use of free slave labor.

In addition, there are concerns about making it easier for the Red Chinese to smuggle goods into America, particularly illicit drugs, for which Peking has proven to be deeply involved.

It was also recently revealed that the Red Chinese arms exporting business, also owned by the govern-



ment and in this case China's military, had been caught attempting to smuggle 2,000 AK-47 assault rifles into Southern California for sale to "street gangs".

Those connected with this arms trafficking were wine and dine at the White House by President Clinton and his reelection cronies.

[END OF QUOTING]

and

[QUOTING:]

### WHAT DID CHINA GET FROM WHITE HOUSE?

*Red gold has Washington on the run.* By the *Spotlight* Staff.

In the wake of a Justice Department investigation tying Red Chinese political contributions to Bill Clinton's reelection campaign, investigators are looking for signs of what China got in return.

Even though the probes are in the early stages, many think they have come up with some answers.

For example, the state-owned China Ocean Shipping Company is building a 145-acre shipping terminal at a site of a closed naval station in California. (See above story.)

In addition, the Chinese are believed to be interested in a project at a military air base in the California desert, according to reports from the scene.

One of Clinton's recent appointment's included moving North Carolina businessman Erskine Bowles into the White House as chief of staff. Bowles headed the Entergy Corporation prior to his appointment.

The Democratic fund-raiser who funnelled some \$3.4 million dollars to Democrats in tainted Asian contributions during the 1996 election, John Huang, has a link to Entergy.

According to publisher Alyn Denham, Huang worked with Entergy Corporation to buy sophisticated computers, software, electronics and telecommunications technology to be used in Red Chinese missile guidance systems.

In September 1995 and again in May 1996, intelligence aides warned the president that "highly sensitive electronic and computer equipment is being shipped to the People's Republic of China from the North Carolina-based Entergy Corporation."

Clinton reportedly told aides that the Pentagon had assured him that only obsolete equipment and software were being shipped. But the aides could not find anyone in the Pentagon to verify Clinton's account of the conversation, Denham says.

The Justice Department picked up electronic intercepts which reports say is evidence China wanted to direct funds from foreign sources to the Democratic National Committee (DNC) before the presidential

campaign.

Clinton was forced to admit this raises “a serious set of questions”. He claims to have had no prior knowledge of the fundraising tactics. White House e-mail tells a different story.

According to published reports, Clinton gave Red oilmen a private audience after a radio speech. He banned photographers because he didn’t want you to know who was giving him Asian advice.

Tony Lake, Clinton’s choice to head the CIA, was one of these present. Although he considered the players “hustlers” to be “treated with a pinch of suspicion”, he put cash for Clinton’s reelection ahead of national security considerations.

“To the degree it motivates [a rich Asian-American who gave \$366,000 to the DNC], who am I to complain?” Lake aides have quoted him as saying at the time.

[END OF QUOTING]

Who is better or worse, the Clintonistas, the Bush Twiglets of the New World Order, the Arab nations, the Chinese, the Israelis—just WHO are the “good guys”? In these scenarios—NONE OF THEM! And who is best for the U.S.? Wow, what a question, for the U.S. is already “done in” by the boys right at home through such things as a setting aside of the *Constitution* at the minimum of the turn of the Century and on through War Powers acts, Federal Reserve acts, etc. For goodness sakes, GOLD was confiscated in 1933 right in the U.S. of A. from YOU CITIZENS. And my people, who are simply journalists, get ripped for telling you the truth—frightening isn’t it?

Good morning.

## CHAPTER 11

REC #2 HATONN

THU., MAR. 6, 1997 7:54 A.M. YR.10, DAY 202

THU., MAR. 6, 1997

### TRANSCRIPTION: DAVID MILLER TAPES

(Date of taping unknown but believe it to be no earlier than late 1996.)

Bob James: This is what I refer to as the “silver bullet”. It is a new approach to the law that was discovered and perfected by a fellow by the name of David Miller who was an English teacher. This will develop as the film goes on and you’ll see what he is talking about and how you structure your law and pleadings and why you do it this way. It is all based basically on the going back to the “law of the flags” and how the court system of the United States, and basically all over the world, has usurped the power of the people by and through Admiralty courts. This information presents a method whereby judges and attorneys can be sued. The charges would require very heavy jail terms as well as fines as can be shown in this film. This Mr. Miller is easy to understand and is very articulate but this will require attention and a lot of learning. The information is fascinating but needs to be attended to the last detail, so we must learn carefully and avoid carelessness. Through these new approaches the Constitutional Law Center can become a great entity and literally fulfill its name.

SIDE B, TAPE 1: Tape counter: 012

DAVE MILLER:

I’ll first give you a little background about myself. I went to John Marshall High School, which school was named after Supreme Court Justice John Marshall. That was a very relative part of my life when it came time for me to start studying law. I started that study in 1980.

When I finished High School I went into the Air Force, and after leaving the Air Force I went to work at A. O. Smith in Milwaukee. One of the first things that I learned there is that you aren’t ever going to get rich by your back just doing hard work. It took only about six weeks of working in a hard job at the age of 21 to get myself enrolled in a night school at MATC and then later I enrolled in day school full time using the GI Bill, allowing me to work nights.

I went to college for ten years, became a teacher, and taught college for three years as an Industrial Artist.

I went through a divorce in 1980, over 15 years ago, and found myself paying support of \$2,500 a month and ended up only able to see my children one weekend a month. When the argument was presented to the judge it came down to “Well, you have no Constitutional rights...”. I asked about my

“equal protection” of the law and that was my wake-up call. I said that I didn’t remember giving up my rights or surrendering my *Constitution* to anybody or signing my rights away to anybody and so I went and got the book, starting by taking John Marshall as a role model and reading what he had to write. The man had a very unique style of writing. He said what he wanted to say and he meant what he said and wanted to mean. When I finished Justice Marshall’s material, I turned to the work of the other Supreme Court Justices and checked out how they did their writing.

There were parallels in their style but one thing was very defined as Justice Marshall articulated on definitions of his words. In other words, he took control of the WORDS.

Now, how many of you here believe that  $2 + 3 = 4$ ? To plus to equals for. Two plus too equals four. There are 26 ways to write 2 plus 3 equals 4. Did you hear what I said when I said what I meant when I said what I said?

The point here is that you can’t believe what you hear and don’t believe what is written and put in front of you. Words have multiple definitions. Words have multiple sounds. The one thing is that every word must be absolutely defined when you are talking about law. IT IS THE “WILL OF INTENT”.

Now, when you read in “PERJURY”, “perjury” reads that “you must prove the intent” of a person’s actions in order for them to “cause” the violation. A violation is criminal. Criminal comes from the “will of the mind”. When you look up “will” in *Black’s Law Dictionary* you are going to find a couple of pages with definitions and examples of that which happens when a person dies, how property is divided. But the word “will” in itself is only one line in definition reserved for *criminal* activity. It is “a state of mind”. A second cross-reference for this is Federal Rules of Procedure, Section 9b under “fraud” and “condition of mind”. The “condition of mind” is what the will is—the will of intent. So it is required that you look up not only a word and the synonyms of words but, in addition, how they interface with other words.

In *Black’s Law Dictionary* you have several words that are incorporated and they take one word and join it to others to form phrases. You’ll see it where it says “will of intent” where another word is “allegiance”. The word “allegiance” has a synonym of “oath” as in “allegiance of oath” and “oath of allegiance”. So you need to look up the definition of each word and how these words work together as joined together by a preposition.

I’m going to go over a bunch of different scenarios today, in English. In the last 20 seminars that I have taught I have given people a fish because they were hungry. Then after they ate that they wanted another fish. What I was doing was giving specific examples in law, as far as subject matter goes, and as each one was exhausted the listeners were still hungry. [Doris: Please be patient, for to be an English proponent—this man is all over the place and is guilty of terrible grammar and English structure in his speeches.] In other words, they weren’t learning. They were only allowing me to think FOR them. So, about ten days ago we did a seminar in Spokane and what I did there was to initiate an English course because I found that people don’t know how to read and write. As interested as everyone is, and as well as they write their law briefs, they do not know how to read or write. This is where I needed to establish a foundation of communication. After establishing a foundation then everything said following that was well taken.

I studied from 1980 to 1990, this subject matter, because this is the way our law is written, using

conclusionary law. I felt that there was a philosophy in that if you copy a successful person then you will be successful. Therefore, I looked up the ten top lawyers in Milwaukee County. I looked at all their cases, their styles in writing, from way they dressed to doing their law briefs. I found that I was able to establish the style of how the format of these documents were put together on any subject that you wanted to take. I also looked at the definitions of the words that they were using and how they created their language. By 1980 I had had 63 hearings regarding parenting of my children by using the style which appeared the most appropriate to my cases.

Every time I said “yes” they said “no”, every time I said “no” they said “yes”—which means that we were at a standoff. There was obviously something WRONG. We were dealing with subject matter and NOT a procedure. I had, therefore, to go on and crack the formula used by the trained judicial parties involved. This leads to another story and it will set the foundation for you of how I got into law to establish the law.

I am NOT practicing law in any capacity. I have not and am not breaking any laws. I have merely taken the opportunity of showing people how to write sentences as to structure using prepositions, nouns, verbs, adverbs, etc. It is as simple as that; I use law as an example only. We could talk about how to build a tractor or how to do welding, using this technology, or any other topic. I am well versed in multiple subjects. I taught college for three years; this is purely use of English. I take the English words and put them into meaningful definitions such as exemplified here today. This certainly doesn’t mean that I have broken any law or every English teacher in the United States would have been shot down and all dictionaries would have to have been destroyed.

I went out to Montana and spent a week in Cat Creek teaching the Freeman, eight of them, the procedure on how to read the law, how to understand the nouns, verbs and prepositions. From that, Leroy Schweitzer, Dan Petersen, and Mr. Clark constructed their Title 42 action and then had the format for the other 24 defendants who were up at the farm.

While I was in Montana there were moved in two 155 Howitzers, land based Howitzers, into a gravel pit seven miles south of the Freeman camp. This was witnessed by Patriots in the area. An area five miles wide was cleared in preparation for use of the Howitzers so if they were used the flash and concussions would not be seen or heard. It would be perceived as nothing more than “distant thunder”. A 155 Howitzer throws a shell which puts a hole in the ground about 50 ft. wide and 30 ft. deep. It goes some 20 miles into the air and comes back down silently. The theory was if the farm would blow up there be no witness and, therefore, “no crime”.

The use of the Howitzers was put aside because Terry Duke got on television and reported that there were between 5 and 10 million Patriots in the U.S. ready to go to war in the event that the Freeman were killed. Another factor was that the report stated that the Freeman were ARMED and the Freeman were on “foreign” soil. This was under the auspices of an old Indian Treaty and that is why the government agents couldn’t trespass on that land. It is qualified as a “foreign country”. That was the secret that was kept and never released to the public. My own Canton, Ohio tapes were taken in and played for the Freeman. Leroy Schweitzer and Clark took the tape in and they showed them what a Title 42 looks like and at that time they surrendered because they identified with the remedy “to break the law to enforce the law”...the procedure outlined what they had to do, on paper, as well as verbally, to be found innocent and

to prove that what had happened to them was a “fraud”. Then when it went to court on July 16th they did have a Common Law Court and brought forth a judge who dismissed the charges against the Freeman. They were taken then, back to jail as “political prisoners” and held there and are still being held because the prisoners refuse to sign a statement to not talk about the bank fraud in the United States.

Because of their highly exposed media response upon the release of these men you would have every news network in the U.S. right there. The Freeman have the proven documentation to certify the bank fraud in the United States. The banks are doing more than taking our sweat-equity of the future and loaning it to us at 20% interest. They are not creating money but are creating credit through contracts. This means that the money in point doesn’t exist and therefore they haven’t yet created it. It will always be “in the future” and not in “the present”.

That almighty dollar that we have is being held in our hands and therefore is “present” today. The government can create a “present” entity. This is where the banks, therefore, have the power to create something that hasn’t happened as yet. They cannot be tried and found guilty for that which has not yet happened. Two objects cannot occupy the same space at the same time. Therefore, this is a fraud. Therefore, case dismissed.

[Doris: Boy, this is about as bad a tape as I have ever tried to decipher. Some of the words I can’t make out and I hate to attempt to go simply by phonetics because “words” are the point of the whole thing. I can only do the best I can and put it down as best I can hear it.

So, how do you prosecute that? “The car neglected to stop.” Nicholson’s Title 43 U.C. 1986. This is a “negative fact” and if it is a negative fact that means it has already happened and therefore you can try it. If you make the assumption that the car WILL NOT STOP, well it can’t be tried until the action actually takes place. That is an assumption and “assumptions” are not legal and therefore if we create money based on future sweat-equity by contract, the contract is binding only at that point in time that it takes place—as it takes place. This means that it will always be in the future and not in the present. Therefore it can never be tried—because it hasn’t happened. And yet if you don’t do it the minute, the second you go through it, you become a “negligence”—you didn’t stop and therefore you are negligent and now you have breached the contract and now they can try you. The trick comes in right here in the WORDS and it is all in the words and all in the time. Words must be highly defined as beginning with the contract and all things must be timely. This is the secret that the United States Government does NOT want the Joe-Public to know about: the bank fraud.

There will be more and more action when this is spread around a bit more and more people are informed about how time is relevant to the bank fraud. You people here are the first to know about this other than the Freeman.

You take these procedures and you stand on them. If you do so you will get an understanding of the power of what this procedure does.

[Doris: Audience participant speaks but it is inaudible.]

I will address the tax issues for everybody. The “paper money” is a subject matter. It exists, it is now,



the government can produce it. If you try and produce it without authorization it is called counterfeiting. The banks CANNOT be charged with counterfeiting because it hasn't happened. It has never happened and never will happen for it is always "in the future". They have a highly defined contract of what is going to happen in the future. But if all things are "timely" it is like, if I'm holding a gun and point it at you, as long as the gun doesn't go off I'm not guilty of anything, correct? You haven't been injured. If, however, I drop the hammer and the bullet actually touches you then there is a violation. If I miss, the bullet misses you, there may be intent in that the intent would be that the bullet is supposed to go out of the gun when it happens but if there is no "will"—because if the will was there you would have been hit by the bullet. You might well be in trouble for scaring somebody, though.

Why can't they be tried? The Federal Reserve Notes are today's sweat-equity. You work, you have already worked and now I am going to give you money for it. The contract with the bank is predicated on the—in other words they are going to loan you, the note they are going to give you, is predicated on your sweat-equity that you are going to earn in the future and then give it back to them. Now as long as you make, every time you make your payment, you have met the word of the contract. Contracts supersede the *Constitution*. If you honor the contract, therefore, you will pay according to the contract. As long as you keep doing that, the sweat-equity is being earned in the future and you are paying them at a specific point in time, by contract. So you have therefore met your contract obligation. They haven't created anything and you give them back something because you promised to give it to them. They have NOTHING; they have created nothing. They just created something that they say if you stay in their house, for instance, you must give me this much so you can stay in the house. I have the rodeo title to the house—not allodial, rodeo. Allodial title is what, if you bought, sold, traded or given away. You can't join anything to it. You can't join anything to an allodial title so they have to put a "Rodeo" title on top of the allodial. Then you can do what the mortgage says, into the future. It is never tied to the allodial and upon a point in time when the debt is due, this is when you are responsible, by contract, to pay it. If you don't, you pay a fine. If you go too far behind you use it and they take it away from you. But at no point in time have they ever created any money where they would be actually guilty of counterfeiting.

Audience speaker: What is the essence, then, of the bank's fraud?

Dave M.: The "intent". What it is and what they are not doing, is that they are not giving you the "will of the intent of the contract" for what it is that they are giving you. In other words, when you are done paying off the contract thirty years later you still own nothing. You don't owe them anything but you can't get the allodial title to the property. They never owned it in the first place. They just had a rodeo title of statehood to manage the land but the allodial is still owned by the government. You haven't bought or sold anything. You are just paying rent. Everybody is just a renter today. In other words, nothing is created from nothing. It goes right on to example, buying a car with nothing but nothing. Then it is paid back with nothing but nothing. If you had silver in your hands it would actually be money.

The U.S. has set silver at \$39 an ounce even though it sells for only \$7 an ounce in coinage and, in vault, \$5 bucks an ounce. So you go out and buy a silver coin and present it to the government to pay your taxes at a value rate of \$39 per ounce.

The "will of the intent" is explained to you and it is all in the function. It takes place in the future and is not tangible at this point in time. Therefore it hasn't happened yet. But they say "If you want to live here

and if you want to keep our guys in the closet off your back, then you are going to go ahead at this point in time and give us \$500 per month and you can live here keeping a roof over your head.” That is what is going on.

The power that they have and the knowledge that they have is that we are going to loan you your sweat-equity, we are going to contract the sweat-equity of your future. We are going to get a contract today and you are going to pay me everything you make for the next thirty years. It is done through contract because contracts supersede Constitutional law.

To be continued.

## CHAPTER 12

REC #1 DORIS

SAT., MAR. 8, 1997 7:56 A.M. YR.10, DAY 204

SAT., MAR. 8, 1997

A NOTE FROM Doris Ekker:

I am trying to learn quickly because E.J. and I have realized, lately, in the course of one court confrontation following another, that if we are to have anything other than total stripping of all we hold dear along with any hope of simple survival, we must take a different tack within the courts—and DO IT OURSELVES AS QUICKLY AS WE CAN LEARN.

Commander assures us that that is the point of the whole exercise for if we cannot do *something* to bring the judicial system back under the will of the people—we are ALL going down. I think that, had we not lived through and experienced these past ten years, we would not have been able to see this need. It is surely as deadly a game being played out in the courts across the world as any game conjured by mankind to destroy a world.

With every encounter we are, however, being shown to whom and where to turn to begin to learn the basics of once again having hope of finding Common Law reestablished, and this will serve EVERY nation in the world if we but move as a “whole” in simple concert to our “old” drummer which offered freedom, and JUSTICE in the courts.

“Common Law” is simply based on COMMON MAN and COMMON SENSE based on Common Commandments as handed down by GOD—without the garbage of Religious INDOCTRINATION. You know, the old thou-shalt-nots: Thou shall not kill. Thou shall not commit adultery. Thou shall not steal and so on—but first, Thou SHALL NOT HAVE ANY OTHER GODS BEFORE ME. Why? Because they will be false gods and suck us into their traps and tricks. The religious aspects of the Commandments are obviously for the benefit of the controllers who control through religious FEAR and extract money and homage from you under some guise of an “in” with God that surely you and I can’t experience.

E.J. and I have had an interesting but debilitating couple of weeks which need a lot of “digesting” as we have both faced the devil and been delivered by God. Perhaps the one saving idea of these modern Military/Admiralty courts is to delay everything until all the money is sucked away and transferred into the boys-of-the-club—the lawyers and courts. Actual “jailing” seems to be a terror-tactic used by the Judge. We shall see whether it is with this Judge Coyle. He has not yet ruled.

The joy we have experienced otherwise out of this assault of terror is that we have gained so much as to be overwhelming and thus this writing.

We have done all that we can do in this preliminary phase of the Federal Court with USP and Timothy Binder’s attorneys sucking us dry of all possible esteem and worthiness—until we sit back and look at the

incredible lack of morality, ethics, truth and/or intent to preserve the message of LIGHT and/or Walter Russell's standing in the glory of God's intentions.

After the hearing in Fresno we went to the Advanced Corporation Seminar at Nevada Corporate Headquarters in Las Vegas to see if there is new information we should be using in our attempts to shelter the Institute, etc. There we learned that just the week before it had been discovered that three key employees had allegedly stolen client lists, corporate forms workbooks and other valuable information and were starting a competing business named Nevada Corporate Strategies. Shades of Sacramento when George Green and Gary Anderson set up their scam of the Constitutional Law Center, Inc. by establishing the Constitutional Law Centre Trust to skive off funds intended for the CLC and send them to a bank in Colorado. Could Mr. Green be orchestrating this?

They could plan to wait until immediately prior to the next hearing about the three allegedly stolen corporations involving Green and Tuten and do another switcheroo which would be the third attempt at theft of those corporations. The first time might have been a "semi-honest" mistake—number two was criminal and number three will merit some time in the pokey. Maybe it is time everybody who thinks "dear little Betty" wouldn't be a part of such heinous operations rethink their position.

Let us always assume that there will be TWO angels on your shoulders, readers, just as are on mine. If we only listen to the physical gossip of the slick Willie to the dark side of our being we will be sucked into the web of deceit because the lies are so smooth.

Will there ever be hard evidence that Green, Horton and Abbott are behind it? Of course, because it is probable that the law will go in and take the computers of these culprits. What is so sad, however, is that these were TRUSTED friends. Therefore, the pain of confrontation comes so terribly hard on those precious people over in Las Vegas.

And what of Greens? Who cares? Just be alert and awake because apparently Desireé has left George, or at the least did not move WITH him to Idaho but instead went to Hawaii—if you can believe anything George presents. Her wisdom has never been reflected so clearly before, however, so we do not know what is going on, other than they took the title from Global Sciences and developed a Desireé book distributorship out of Nevada called Global Insights. It appears Dean Stonier didn't want to bother with suits so we assume it is operative since we have had several catalogs mailed to us recently.

The most blessed and wonderful thing to happen to us personally, here, in a long, long time was the week Eustace Mullins spent with us in Nevada and here in Tehachapi.

Also, Little Crow, back on his feet stronger than ever, came for a visit to reconnect with his recognition of Spotted Eagle Owl and he will be on board as well as will Eustace for our next ventures into the judicial world of "let's clean it up".

Eustace has entered many suits over the years without great success but now considers that what we have introduced to him is THE MISSING LINK in getting within the system LEGALLY AND LAWFULLY and "can", if done wisely and "perfectly", quietly and judiciously, turn around the system which works, like a shadow government, in the secret courses of changed and broken laws. Eustace returned home to

reconstruct ALL of his cases as quickly as he can get enough information available to DO THE JOB CORRECTLY.

Will Ekkers be in jail rather than offending the courts? We will wait and see. But we feel this way about it: Never again “defend” selves but get on the other side and cause the bastard creatures to defend themselves. If this is called “offending” or “offensive”, fine.

Our hopes, and full expectations, are that Gene Dixon will continue to head the Constitutional Law Center and bring in a couple of “Common Law” advisers for that branch of the team which needs interchange with the established courts and can KNOW what each detailed rebuttal should be. Wayne John may work closely with him as he is in contact with many of the people who have used and developed some excellent Common Law technology. We are not interested, at least at this time, in duplicating the present court system if we can utilize methods which allow us to function within it. We are not in a war—we simply demand that those in the system live up to their own oaths and stop the fraud upon the people.

This was what the Constitutional Law Center was established to do and we finally see a way that it can reach its potential.

I have attempted over the past couple of days to transcribe tapes furnished by David Miller regarding paper structure and courtroom actions, but they are more than I can handle because in one day I moved from four tapes to nine 90-minute tapes. And still we wouldn’t have the backup paperwork to do a decent job of presenting the course of ideas sufficiently. Bob James is proceeding to get what he can get directly from Mr. Miller and then begin to set up some seminars and “classes” ASAP. However, as you might guess, Mr. Miller has to struggle just to stay ahead of the wolves. THE GOVERNMENT AND JUDICIAL SYSTEM DO NOT WANT HIS KNOWLEDGE OUT THERE AMONG THOSE AWFUL CITIZENS.

Commander has asked that the two tapes which seem to be from a seminar by Dave Miller, be sent out as “Word” tapes for your information so that you readers can be as current as are we. Again, as with all dangerous things—the more quickly we get LOTS of attention the longer our people can stay alive.

This has to be a valid possibility of working, friends, because the Judicial Committees, the Judges’ Councils and Clubs, along with government supported classes (using U.S. grant money—yours) are now being established—TO COUNTER AND “MANAGE” THIS “MOVEMENT” OF COMMON LAW.

Right here is where there will be a center whereat such as V.K. Durham, Eustace Mullins, Dave Miller, and, and, and... can gather and work and/or work through a computer network. Note I did not say “internet” for there is where you will be blocked, given false information as often as truth—and generally be blocked. Warm bodies in proximity so that minds can relate to one another is the priceless aspect of this work that Commander Hatonn suggests for us to pursue until we KNOW each other and can discern enemy from friend.

E.J. and I were back in court yesterday to set a trial date for the now defunct “house property” case after it was reduced to nothing save more time on the pay-out block to the lawyers. The attorney has filed a “Writ” against the judge in the Appeals Court to have information, which IS THE CASE, returned to ability

of use with a jury. Mr. Tips was accused by the Judge, at least twice, of malpractice so he basically did the work of assembling evidence. We don't know how that will turn out other than to have lost another so-called friend. You know, like "how dare you suggest I might have somehow hurt you...?" By golly, Miss Molly, I might as well try to figure out Miss Dolly the clone because I could swear all attorneys are totally cloned small Judges growing up and not yet fully "downloaded"—or perhaps the term should be "uploaded".

As to the US&P affair? Oh my... what a heartbreaker, but another one of those things we have to face along this journey and what a delight to KNOW the history of this, now, first hand.

Eustace Mullins' father helped fix up the old Dooley estate (Swannanoa Palace) with and FOR Walter and Lao Russell. Eustace, as a child with other children, used the old palace as a playground. The building was almost unsalvageable at the time. Eustace remembers well when the Russell's took it over and somewhat reclaimed it. In fact, after Walter died, Lao once hinted that she would like Eustace to run the place but, being busy with his own affairs, he declined.

Mr. Binder, former President of US&P, wrote in a rebuttal to a *CONTACT* reader's letter, that there were 12 years between Walter's first wife and Lao's appearance in his life. No, that is not so and we could offer newspaper clippings from a New York paper showing that there was much gossip, scandal and attention to the fact that Lao was instrumental in the breakup of Walter's marriage. This is of no consequence or interest to me—only in that how could one touting full control over something such as USP know so little and still feed such perjurious testimony to the Judge.

Why are we going to go over these cases ad infinitum? Because these will be the TRAINING cases with which we are most familiar. They will constitute our "workshop" hands-on tools through which use we can literally in "live time" test the system(s). The credible team is being assembled, and they are not necessarily the same ones called "patriots". Patriots who take up arms to gain some elusive goal are not patriots in deed; they may be tyrants of another color of lawlessness. We cannot gain LAW through LAWLESSNESS! Neither can we gain TRUTH through TRUTHLESSNESS—THE LIES!

We find that everything is backwards. We have to bring that which is within—without, reverse the order presented to us in these cases, begin at the end of the accusations and then we find that their cases are presented in fraud, mail-fraud, mis-titles, mis-printing and are erroneous and corrupted from the top of their PAGE ONE, the cover page. The case then falls to the "trying" in a FOREIGN NATION UNDER A FOREIGN FLAG. It is not an Admiralty court as such—only a use of Admiralty power through something unique: the changing and corruption of a national flag into something that represents NO NATION AT ALL but, rather, creates a "foreign" nation over which no one within the nation usurped, has control. There are no laws except those made by the culprits themselves to govern such courts. A GOLD FRINGE changes any flag, State or National, into a "false" flag and renders it "foreign". When you enter the "bar" area of the courtroom flying fringed flags, no matter how tiny the fringe, you enter into a "foreign" jurisdiction.

All I know about this so far indicates that the boys in the black robes are seriously concerned about this outgoing of information—because they can each get up to hundreds of years of incarceration for treason, among other crimes. The "hidden" is now becoming "known" and once the people learn about this it will



be over for the Royalty of the Throne. Why? Because too many PEOPLE have been so damaged by this system as to cause them to demand change. Frankly, the change-back is not very much—change back the flags to Nation and State authority under the *Constitution*—and you again have Common Law Courts.

Will the black robes fall easily? They don't have a choice! We intend to do it RIGHT and, therefore, the choice will be WITH THE PEOPLE where it rightfully belongs.

I would like to share a personal recognition that I do not have to know what lies ahead as it will always evolve in its perfect sequence for ability to accomplish that which is so elusive from moment to moment. If I do not fall before those who discount both myself and my Teacher, then we can prevail. Difficult? Oh my goodness, just this week came a blast which knocks the wind from my sails—but when the ridiculousness of the attacker hits the brain, there is realization of what this IS, in fact. Just another seeker finding but cannot understand their own silly games and ego corruption and demands.

Commander has never suggested you simply believe him—or me. He asks that you study all you can find and then you can discern but you have to look without the “me”-ness and into the realms of TRUTH to make such discernment FOR SELF. I can continue to grow and hopefully become more brave in confronting the authoritarian “assumers” of their own misleadings. How can I KNOW such things? Because I KNOW that my SOURCES are both CORRECT AND RIGHT. Therefore, if my lessons differ from those of another—I know that “other” to be WRONG in, at the least, concept. I may personally fall short—but MY TEACHERS DO NOT EVER FALL SHORT OF TRUTH AND/OR PERFECTION. If I doubt I am restored by proof; if I am weak I am restored with strength ever greater and greater in receiving and when I must have deeper confirmation—all I have to do is look at the “star” that changes to “golden” from the sparkling “rainbow lights” of the strobe-field.

The most beautiful one thing of this new thrust toward reclaiming that which is “right” and “just” is simply my own confirmation that the schedule is right on track for THIS, friends, is THE ONE PLACE WE CAN EACH AND EVERY ONE TAKE PART AND ALL OF US HAVE BEEN AWAITING THAT PORTION WHEREIN EACH OF US CAN EQUALLY SHARE. And, since we can't afford to bring us all to the “mountain” (of know-how), perhaps we can gather enough to bring some of the mountains to us, together, and we can at the least, share through tapes, lectures, workshops and such, with ALL who would participate. Our paper can finally realize its cause of birthing. Can “they” shut us down? Perhaps, but there will henceforth always be some to take our places if that should happen. What I believe will happen is that the whole of the judicial clan will likely, at some time, SHIFT OVER in order to save their very necks. When THAT begins to happen—the end of the court enslavement will be finished. These things have nothing to do with race, creed, color or doctrine of religious connotations. It is a reclamation by WE-THE-PEOPLE to regain our Republic.

DO NOT DECEIVE SELVES, HOWEVER, *FIRST* THE JUDICIAL SYSTEM MUST BE RECLAIMED OR NO OTHER THING CAN BE ACCOMPLISHED. AFTER RECLAIMING THE JUDICIAL BRANCH—WE CAN THEN ACCOMPLISH *ANYTHING* ELSE—LAWFULLY.

We cannot “win” by silence or non-appearances, either; we must all support one another as some go forth to make the personal effort of actual participation—but fill the courtroom so that there are witnesses to that which ensues—whether it be incarceration of the presenters or bending to the needs of the “people”.

PUBLICITY is the conduit for change for an informed public is a Free REPUBLIC. And, please, do not go forth HALF prepared for you will be tossed out, rightfully, onto your backsides or, worse, jailed. The adversaries have been long in building this system of corruption and they will hang their hats and necks on every last detail of possible overriding of your cases. If you are not going to do it “right” then don’t do it. However, if some of us, like us, have cases in progress, we can BEGIN by correcting paperwork and see how far we can get. We are NOT, for instance, in “pro persona” or “pro se”—we are **Citizen(s) in Party**. We must learn the LITERAL meaning of every WORD used by them as well as by self.

One clever thing REQUIRED by the courts on filed papers is upper case (capital) letters in the Caption, i.e., DORIS J. EKKER, and such terms as et al. The capital letters denote NOM DE GUERRE (= pseudonym) which means “bearing a false name, a fictitious name; esp. PEN NAME”. Et al. wipes out all parties whose names are supposedly included in the “et al.”

Cute tricks? You bet, because the court clerk can kick out any deviation from the rules and not accept the documents. In THEIR method this does, however, equate to fraud on the parties appearing as Citizen in Party. And by the way, “person” makes you an entity identical to a corporation—and therefore, you are never a “person”, people—you must be a “party”. Paperwork is EVERYTHING in this game and done correctly can knock out 99% of all the cases. The paperwork alone can make the Judge subject to incarceration for untold numbers of years for TREASON.

Remember, friends, the citizens of this, or any, nation having been wronged by this “Foreign Power” in “Admiralty LAW” constitute more than 98% of all the population. “They” can get rid of a few troublemakers but they can’t beat all of the people all of the time. I think they need to spend time in those concentration camp “resorts” they have built and outfitted for “our” retirement. How nice that we won’t have much to build or do to convert them to that REAL “Club Fed”. I suppose we will have to give some amnesty to SOME who plead for same—so that we can move on. These executives of this unlawful corporate structure called the Courts, “et al.”, literally undergo major schooling to thwart the laws of the land so, YES, THEY DO KNOW THAT WHICH THEY DO! The lawyers and law enforcers are now TRAINED from day one to support and serve the Dictator Kings.

Do we want to make trouble? Not really! I have, for instance, had about all the trouble my heart can stand but I cannot do less than stand in total truth as far as I can discern it. Obviously it is probable that the ENFORCERS will be stronger than my simple “word” in the beginning—but God wins and if I follow HIS TRUTH, I too shall win. And if I can win—we ALL can win.

When the “kings” find they are no longer getting away with this treason unto a nation and people—they won’t be quite so daring with their punishment scheduling for they will be found in MANDATORY status of the same, or worse, sentences upon their own criminal beings.

Will Commander Hatonn continue to serve and share? Of course, but we are the ones in physical form who must act and KNOW. He can only lead us to the fountain and then we must drink or starve, sink or swim. He shows us the way—we must then walk the walk and talk the talk—and this will require BOTH.

Am I somehow “brave”? No, I shudder at the very thought of such confrontations but here is where I have advantage, perhaps; I know that if I “let go and let God” I have the support in recognition of what to say

and do—every time—for the perfection within the will of God in service to the most numbers of people (parties) at any one time or project. I speak singularly of self because I have no right nor knowledge with which to speak FOR another. I find, however, that the willing hands and hearts are without number! This WAVE of FREEDOM will sweep across the nations like a tidal wave. We have only “built” the cases through which to learn and achieve along with others scattered throughout the world and one day the WORLD COURT will be again based on God’s law for the Common Man and we will have prevailed against the hordes of thieves and treasonists.

You might say, “Well, I am free for I own my home, my auto, my land...!” No, you do NOT. You do not even own self—the State has mortgaged you as well as all property. You are reduced, at best, to “renters” of your own assumed property. Anything that can be confiscated by the State for taxes, or any other excuse, is NOT YOURS. Which came first, the chicken or the egg? Well, it’s hard to say because it has never been different in all our historical recollection. When you finish off a nation with a “Federal Reserve” system enforced through the entire Judicial System whereby the LAWS are made and enforced by the very criminals themselves—the future can look pretty bleak. The “legal system” insures protection of the criminals and enforces the unlawful practices of all the enforcers and “head” criminals and you “citizens in party” are left dangling in the breeze.

Do the people involved know what they do? Of course, for ALL MEN ARE BORN KNOWING RIGHT FROM WRONG! If any action is AGAINST another acting in integrity and righteousness—the enforcement is WRONG. The fact that they act in SECRECY and with HIDDEN AGENDAS tells the TRUTH of it.

I thank you for hearing me out a bit. I don’t quite have my own directions straight and this has been very helpful to realization of our next steps and the direction we must travel and the need for correct teachings and perfection in service of those actions we take within the teachings.

I honor my GOD, my nation and my fellow-man and I ask that I can serve in worthy unselfishness for I can see that what we achieve here today can change the world as we have come to accept it. I long to strip the corruption from the flags as they have come to be presented with their fringes and eagles to bear again the beautiful simplicity of OUR flag(s). This is not “just” the United States of America, friends, THIS IS AROUND THE GLOBE AS WITH THE NEW WORLD ORDER—THE “FRINGE” REPRESENTING THE CORRUPTION OF THAT “ORDER”. I find that about all we need to know about that flag of ours is in the *World Almanac*. We don’t need “Amendments” for referencing the flag—all the laws and regulations are right there, right now, for all to use and see. The Elite criminals only want to change the laws to protect their crimes. No national flags I have seen have FRINGE or trappings other than the simple laying forth of the colors of a nation. And COLOR is imperative in all instances—even on your court documents you must learn to affix a small “proper” flag symbol in full color.

I salute God and our “one nation under God” and I honor the wondrous banner of our own special nation, and all nations according to their own symbol, their flag. I will honor and respect our own national flag in its pure form and beauty, without corruption, and may we regain the Republic for which it once stood. May we reclaim our nation, our one nation, under God and indivisible by any means of corruption, bigotry or hatred of citizen against citizen, man against man for, but for the Grace of God, go we “parties”.

Doris

## CHAPTER 13

REC #1 HATONN

MON., MAR. 10, 1997 7:41 A.M. YR.10, DAY 206

MON., MAR. 10, 1997

AND A GOOD MONDAY MORNING TO YOU

And, the old saying, “God is in His heaven and all is right with the world,” is B.S. GOD IS WITH *YOU* AND NOT MUCH OF ANYTHING DEALING WITH MAN IS RIGHT WITH THE WORLD!

How many of you watched your favorite TV show, *60 MINUTES*, last evening? Mr. Noriega of Panama was presented and you got a real eye-opener, didn’t you? Oh, it was NOT new and he didn’t tell it all, but he surely nailed “Yerje” (George Herbert Walker Bush), didn’t he? And yes, just as Gyeorgos means George, Yerje means George. So, what’s in a name other than IDENTIFICATION? “By George” the slang term comes from “King George” of England. This is just about the same as “In the name of Jesus”, so don’t get smug on us.

### COURTS AND BATTLE RULES

In *CONTACT’S* efforts to keep you abreast of what is being learned about Common Law, etc., there will be MANY writings devoted to nothing but the Common Law—so BE CAREFUL AND CAUTIOUS. Mr. Bilger is writing constantly now on how to construct Common Law documents for court. I suggest, however, that what he has presented has NOT yet been proven, so allow us to present a LOT of alternatives before you rush forth and assault the courts.

We are gathering an impressive group of people who KNOW BOTH THE *CONSTITUTION* and COMMON LAW better than any people on your globe—to construct the PROPER APPROACH without offense or disrespect to the Bench of any court—but delivering you into the care and purpose of Common Law demands. We are not going to war; we are simply trying to cause the courts under the Admiralty (FOREIGN POWER) flag to revolve back into its foundationed status of Common Law. The entire Judicial System’s staffing and the enforcers are going to be tried for TREASON before the game ends. Then, it will move right through the various congressional houses, both National (Federal—not We-The-People’s government) and the State Legislatures. There are guilty traitors in every slot of your government and enforcement systems.

Is God *somehow* going to zap the bad-guys dead? Certainly NOT; if you want to reclaim freedom, justice and honor to your nation—YOU WILL ATTEND THE TRANSITION (REVOLUTION) BACK INTO JUSTICE FOR ALL.

Does this mean that I will not write longer and everybody gets a vacation? Perish the thought, right now! Dharma jumped on that idea much too quickly to give me comfort.

You-The-People, however, need to reach out and touch such as O.J. He has the classic type of cases to bring to Common Law IN PRACTICE.

There needs to be connection with such as Farrakhan to allow him access to Common Law. I have copied an article recently sent regarding the rights of Farrakhan. People, this is a MAJOR war against Blacks as the system is now structured. The Blacks have been, predominantly, as with Hispanics and others, placed within the Welfare system which will now shut them off and you will have the most miserable thing happen in the United States that has ever crossed your shores. AND, THOSE WHO WOULD HELP, I.E., FARRAKHAN, WITH FUNDS TO ASSIST—ARE DENIED RECEIVING OF ALREADY GATHERED FUNDS. AND “THIS” IS DONE THROUGH THE “LAW”. Yes indeed, Yerde Herbert Walker Bush has been a busy, busy, director from Hell. But then, he has LOTS OF HELP—INCLUDING “YOU”.

farrakhan pict.

[QUOTING, from the newspaper, *The Black Panther*, Vol. 1 No. 2, Spring 1997:]

THE U.S. GOVERNMENT CYNICALLY TELLS  
FARRAKHAN: YOU CAN'T HAVE THE MONEY

Government, forever full of arrogance and hypocritical to the core, recently informed Minister Farrakhan of the Nation of Islam that he could not accept a \$250,000.00 humanitarian award from Libyan Leader Moammar Kadafi, or the \$1 Billion pledged by Kadafi; Farrakhan had promised to use these monies to help African-Americans and other poor people because the U.S. Government had left poor Americans “in the lurch” with the passage of the “new welfare reform law”.

Think about the ridiculousness of this situation for a moment. Here we have a fairly wealthy, oil-rich country, Libya, which is located on the African continent; it is an independent, sovereign nation that has been a “thorn in the side” of American Imperialism for decades; it is also a nation of people who have consistently expressed their indignation of the historical plight of African-Americans and has voiced support of the African-American struggle for freedom, justice and equality. The U.S. Government has been complicit in the oppression and exploitation of Black people for generations; it too is a government [notwithstanding its huge national debt] that is also wealthy, from its historical and present rape, pillage, and theft of the resources and labor of people of color the world over. It is no secret that the U.S. Government is presently implementing a bi-partisan (Democrat and Republican) effort to turn back the clock, in a sense, to dismantle any and all “social programs” which were designed, supposedly in the 1960s, to address the inequities confronting African-Americans and other poor people.

Not only is the U.S. Government committed to its “war against the poor” but it is also very clear now that Uncle Sam is committed to stopping any other country from providing any financial assistance to



America's poor. The position of the U.S. Government regarding Farrakhan's rights to receive this money on the behalf of Black and poor people in this country is patently wrong and must be vigorously opposed, by any means necessary, by all freedom-loving people.

[END OF QUOTING]

*"Prisons are the extreme reflection of a social system: the sharp differences between rich and poor, racism, victims pitted against victims, the never-ending 'reforms' which change little. The degree of civilization in a society can be judged by entering its prisons." - Dostoevski*

And, while these slow-burns take place, the U.S. Clinton Administration GIVES AWAY THE LONG BEACH, CALIF. SHIPYARDS AND NAVAL STATION—TO CHINA! [See the Front Page Story from the 3/4/97 issue of CONTACT]

People, you haven't been a nation UNDER GOD since you stole the land from the Native Americans! You know, those Pagans who worshipped only one Great Spirit and honored all other things and beings within Mother Nature and Father Creator. You had best start taking lessons from your elder brethren of the Oral Tradition WHO ARE GIVEN TO NOW REMEMBER!

Well, you clone chickens, sheep (my, what we couldn't do with this one), pigs and cows—and yesterday an announcement read: cloning of a human. CNN, (Time-Warner, NOT Turner) had a good time with that one. Well, the one I find interesting are the "cloned clowns" being turned out by the millions! Why don't you just watch a few "Sit-Coms". And who makes up the 99.9% of the fantasy world's presentations? Right! Even the subject material is so stupid as to blanch the brain. Who and what is screwing who and what seems to be the limited level of the imaginings. CHECK OUT SODOM AND GOMORRAH and look again at "Armageddon". Where are you?

I am going to ask that another article regarding the Black LIES issues be brought to your attention and perhaps you who consider something better or worse because of "color" will think again about things as put into context of historical passage.

[QUOTING, from the newspaper, *The Black Panther*, Vol. 1 No. 2, Spring 1997:]

#### DOMESTIC COLONIALISM REVISITED

**[H: I don't care where YOU come from or what YOUR color might be, it is time to put some honest perspective into the picture here. You Whites want, somehow, for all the Blacks to be returned to Africa? Well, surprise!!! The Blacks did not originally come from Africa as a major resource, even for slavery. Six hundred years ago there wasn't a Black person within 500 miles of, say, Capetown, S.A. And guess what? Your own Thomas Jefferson had slaves—bunches of Black slaves—and Blacks were only given 3/5ths status of human in your own *Constitution* and that lasted, friends, until the 1960s. Proud? Well, don't get too irate—the Indians (Native American) were not even considered humans or citizens. What happened to these things in the history books? JUST "WHO" DECIDED WHAT COLOR OR RACE "YOU" MIGHT BE? Ah, the self-styled bigotry has no basis in fact, does it? It can't! YOU can be no more than the**



## cross of your parents, clone or no-clone.]

Five hundred years have passed since Europeans set to explore the “New World” of North America to the west, the continent of Africa to the south, and Asia to the east. What Europeans refer to as the “Age of Exploration” is more accurately described as an era of “Capitalist Conquest”. So-called “explorations” by Europeans like Christopher Columbus marked the plunder of vast wealth by Western Capitalist nations, whose economic fortunes rose dramatically while the economies of so-called “Third World” countries crumbled, becoming poorer and economically undeveloped.

By the end of the 1800s the major European nations had divided up the continent of Africa into many separate territories which they claimed as their “colonial possessions”. This process of “colonialism” by the Europeans was duplicated in Asia, China, in the so-called West Indies [now known as the Caribbean], and in Latin America. The United States of America also “colonized” the Virgin Islands, Haiti, Puerto Rico, Cuba, Guam and the Philippines.

After the Second World War left most of the European nations’ economies in shambles, the United States took on the dual role of exploiting so-called “Third World” countries and “rebuilding” the Capitalist economies of Europe through the Marshall Plan.

Unfortunately, the “middle-class” capitalist culture of the United States encourages people to think of poverty as somehow natural, and that hunger, poverty and unemployment simply result from such factors as “over-population”, droughts, and other “natural disasters”. Actually there is nothing inevitable about global hunger and poverty; intensive research has been done to prove that enough grain and cereals are produced to provide every man, woman and child with sufficient calories to make everyone on the planet overweight **[H: Ah, but just wait till more and more of your land is devastated and disallowed for growing as is happening as we write right here in the good old U.S. of A.]**. Even the poorest of countries grow enough to feed all their people; the problem, however, is that many people cannot afford to “buy” this food. Thus, while several hundred million people in India suffer from malnutrition, that nation exports most of its beef, wheat and rice for sale on the international market. Similarly, millions of children go hungry in Mother Africa [a vast continent whose agricultural abundance also makes it a net food exporter].

The contradiction of poverty amid plenty stems from a deliberate “capitalist policy” of producing food for “profit” and not for people’s needs. This blatant contradiction has led to “revolution” and the overthrow of European Colonialism in many “Third World” countries. Nonetheless, history has shown that the United States and other capitalist countries often installed their own “puppet leaders” in “Third World countries”, [after direct colonialism was overthrown] so as to insure that the natural resources of these countries were available for use by the capitalist economies of the “mother country”, and that the agricultural crops of these formerly colonized countries would continue to be produced for sale on the international capitalist markets; such policies result in these countries being unable to produce food for local consumption because the very people who grow the food are paid such low wages that they cannot then afford to pay the “prices” set by the international capitalist markets.

During the 1960s and 70s Black activists in the United States realized the limitations of the “civil rights movement” and began to denounce the narrow “integration” policies of “civil rights leaders”. These “new

Black activists” contended that the United States Government had not only established oppressive colonies abroad but had also made Black communities into colonies at home. Malcolm X, in particular, sought to relate the Black Freedom Movement to the “anti-colonial” revolts taking place all over the world, especially in Asia and Africa. After Malcolm’s assassination, his revolutionary world-view was continued by the Student Non-Violent Coordinating Committee (SNCC) and then later by the Black Panther Party, who saw great similarities between the process of colonialism in Africa and Asia and the oppressive conditions confronting Black people inside the United States. At a meeting of Latin American revolutionaries in Cuba in 1967, Kwanme Toure [formerly Stokely Carmichael], elaborated upon this similarity in conditions: “Black people in the United States are a Third World people. We are a colony within the United States; you are colonies outside the United States. It is more than a figure of speech to say that the Black communities in America are the victims of imperialism and capitalist colonial exploitation. This is, in practical economic and political terms, true.”

Most African-Americans live in the ghettos—the heart of the cities. Joining us are the hundreds and thousands of Puerto Ricans, Mexican-Americans, and Indigenous Indian populations. The American city is, in essence, populated by people of the Third World, while the White middle-class flee from the cities to the “suburbs”. In the “inner-cities” we do not control our resources, the land, nor the houses or businesses. These are mainly owned and controlled by White people who live outside the community. **[H: Ah, and now you know WHY the inner-city rioters burn down what would appear to be “their own” property. No, it is not their property for those business establishments only further rip off the people locked within those areas. Remember something, you with your two or three autos—those inner-city people not only can’t get jobs but if they do—they have to have public transportation or else they can’t even GET TO WORK.]** Just like traditional “colonies” in the Third World, the ghetto economy with its cheap labor is exploited by those who live outside the community. The Power Structure in America makes the laws and enforces them by any means necessary, often with guns and clubs.

In his book, *TO DIE FOR THE PEOPLE*, Black Panther Party leader, Dr. Huey P. Newton, theorized as follows: “...the African colonial subjects were transported from our native land and brought to the ‘Mother Country’ herself. They became a source of cheap labor for a rapidly expanding economy. In large measure the foundation of American Capitalism was built upon the backs of Black slaves and Black workers. As with other colonial peoples, the colonized Blacks were prevented from developing a strong rich upper class which could engage in widespread economic activity and compete with the White masters. Instead, the Blacks were restricted to providing unskilled labor in production of raw materials (cotton) for export to northern mills and foreign consumers.”

pict. group

There will still be those who object to application of a framework of colonialism to the internal structure of the United States. The chief argument is that Black people more and more are being granted the same political rights as those accorded to Whites. The passage of a host of civil rights laws and their enforcement, even though less than vigorous, clearly supports this conclusion, it can be argued. There is

some merit to this argument. Certainly the situation of Black people has changed in recent years; but it hasn't been a change for the better—it has been a change for the worse.

There are those who now contend that Black people have been transformed from a “colonial nation” into a “neocolonial” [or new colonial] nation, still subjected to the will and domination of capitalistic America. In other words, Black America has undergone a process like that experienced by most Third World colonial countries. Following their “anti-colonial” movements, the people of these countries believed that they were achieving equality and freedom; but this was not the case.

Under “neocolonialism”, although the angry discontented nation may have achieved formal political independence, they in fact remained a victim of indirect and subtle forms of domination by economic, social or military means. The continued economic domination by the “mother country” is the most important factor, and from it flowed other forms of control. An important aim of “neocolonialism” was to retain essentially the same economic relationships between the oppressed nation and the capitalist “mother country”.

For “neocolonialism” to work [a form of indirect rule], the capitalist “mother country” required a class of people among the oppressed nation itself through which this indirect rule could be exercised. Today, in the United States, it can be argued, a program of “domestic neocolonialism” has emerged among Black America, designed, in part, to counter the potentially revolutionary thrust of the 1960s and to prevent any future Black uprisings. Consciously formulated by America's capitalist class [the owners, managers and directors of the giant multi-national corporations], this “domestic neocolonialist” strategy has co-opted the Black Power Movement by promoting a policy of “Black capitalism”. In this task, the American Capitalist ruling circles have found a willing ally among the Black Bourgeoisie [or middle-class]; this is the same militant sector of the Black community which led the civil rights movement, and which became a political force after the real Black revolutionaries of the 1960s were falsely imprisoned, assassinated or run out of the country.

The Black Middle class declared their support for Black Power; undoubtedly many of its individual members were sincere in their support of Black Power; but the fact remains that they spoke for themselves as a class, and not for the vast majority of poor Blacks. In effect, this new Black elite told the White Power Structure: “Give us a piece of the action, and we will run the Black communities and keep them quiet and satisfied”.

Thus, Black self-determination has come to mean control of the Black community by a “native elite”, “neocolonialist stooges”, beholden to the White Capitalist Power Structure. To take seriously the concept of domestic neocolonialism is to require a revolutionary realignment of the part of those Blacks and Whites who support the liberation struggle. This is not an easy thing to do; it is not easy because of the depth of commitment required. It is not easy because more than a willingness to engage in revolutionary action is asked. A prime requirement is a willingness to study and to sort out the implications and repercussions of the revolutionary act. This means that the revolutionary must not only be armed with the technical weapons of his trade, but also armed with sufficient knowledge and political understanding to put those technical weapons to best use.

As stated by George Jackson, the great prison revolutionary, and Field Marshal of the Black Panther

Party: “International capitalism cannot be destroyed without the extremes of struggle. The entire colonial world is watching the (neo-colonial) Blacks inside the United States, wondering and waiting for us to come to our senses. Their problems and struggles with the *Amerikan* monster are much more difficult than they would be if we actively aided them. We are on the inside. We are the only ones who can get at the monster’s heart without subjecting the world to nuclear fire. We have a momentous historical role to act out if we will. The whole world for all time in the future will love us and remember us as the righteous people who made it possible for the world to live on.”

*“The Black colonies of Amerika have been locked in depression since the close of the Civil War. We have lived under regional depression since the end of chattel slavery. The beginning of the new slavery was marked by massive unemployment and underemployment. That remains with us still...”*  
George Jackson (1941 - 1971)

[END OF QUOTING]

Have we at *CONTACT* now somehow become Black rebels? No, we are what we have always been—A VOICE FOR THE PEOPLE just as was presented by Garrison in *THE LIBERATOR*, AGAINST SLAVERY in the time of Civil War uprisings. If there is to be peace and JOY on this planet, then the people of the planet are going to have to join hands beyond that which is used to BRING YOU DOWN INTO DESTRUCTION and walk together. I did not say screw one another or intermarry or anything else—I said you will have to have a BROTHERHOOD of MANKIND—without color, race or conscious separation in the SOUL and MIND. Creed plays a great part in the separation of mankind so it matters greatly what might be your “creed”. However, we find that although we try diligently to reach through to our brothers in the Black community—we are not even offered the courtesy of a reply to our contacts.

We have been sitting on some major offerings of support for people mentioned herein this writing, and the attorney in service as we write, does not find “TIME” to return calls.

The Constitutional Law Center, through *CONTACT* newspaper, has been contacted with SUPPORT for O.J. Simpson and others of the Black Community from their own Mother country and there is not even enough interest to return the calls.

I suggest that this paper be scattered about the Black community and perhaps the speakers will put their hands where their mouths have been—right out front. Do you want peace and equality or are you playing a more atrocious game than the Whites you accuse of keeping you down and oppressed? The Whites and all other CITIZENS of the U.S.A are equally oppressed and the attempt to isolate one race from another is a PART OF THE GAME OF “GETCHA”. THE JEWS OF JUDEAN DESCENT ARE MORE OPPRESSED THAN ARE THE BLACKS—SO DON’T GO BLAMING THE “JEWS”. IT IS SIMPLY THAT MORE “JEWS”, AS YOU MIGHT THINK THEM TO BE, ARE WITHIN THE HIGHEST CARTELS. HOWEVER, THOSE ARE FALSE JEWS, PEOPLE, AND UNTIL YOU GET THAT STRAIGHT AND REALIZE THAT THE VERY GROUPS SUCH AS ADL, NJL, JDL, ETC., ARE **RIGHT OUT OF BRITISH INTELLIGENCE**, YOU CANNOT EVEN KNOW YOUR ENEMY!

**GOD IS AN  
EQUAL-OPPORTUNITY EMPLOYER**

And THIS PAPER, *CONTACT*, is dedicated to be a voice of and for the PEOPLE without boundaries or prejudice. The logo tells it all from the circle within the triangle to the “*A light in every mind*”. *We are non-religious, non-sectarian and we SERVE GOD OF LIGHT—PERIOD.* Those of you who are wondrous creations of that God of Light, are brothers and sisters and we don’t give a continental damn what color you might be birthed. Believe me when I tell you that, very soon now, the selected “color” will be CLONED AND THE REST WILL BECOME EXTINCTED BY DISEASE, PLAGUE AND CATASTROPHE. Can you not put aside the GAME of “against ya” long enough to investigate possibilities of uniting in a single purpose of Life, Liberty, Equality and the Pursuit of Happiness offered UNDER GOD to all His Mankind creations—WHERE YOU CAN ACCOMPLISH THE GOAL? IF YOU LIVE BY THE SWORD, YOU WILL DIE BY THE SWORD—WARS ARE NOT OF GOD. YOU CAN ONLY TRULY “WIN” THROUGH THE LAW AND RIGHTEOUS JUSTNESS THROUGH THAT LAW. IT IS TIME YOU RECLAIMED YOUR JUDICIAL SYSTEM AND SET IT TO STRAIGHT WHILE CLEANING OUT THE ROT AND LAW-BREAKERS.

Thank you for your attention and may you make this a day to remember in infamy—of attaining again, Justice and Liberty for ALL. Salu.

3/10/97 DORIS EKKER

ANOTHER NOTE FROM Doris Ekker, PLEASE:

There always seems to be the accounting and the perplexity which arise as the games get into the “really getcha” phase. And, as usually is found around “here”, the conundrums add, multiply and divide but rarely subtract. But what is going on or coming down?

Someone is setting us up again and again, and with what we now know about Common Law, or even Admiralty Law, we *think* that we have to inform the Judge of anything that comes into our attention. However, we seem to have to “ask permission” or something and we don’t know the “something”. Or, do we save the information for “new evidence”? Friends, we have a lot to learn before we dash off to dangle ourselves in a courtroom while thinking we are serving properly only to find we are annoying, irritating and igniting another short fuse on the Judge’s pressure gage.

At least four things have recently come to our attention of which I can’t really make heads or tails. One of them needs attention or we will surely be blamed for activities taking place which we know nothing about but it could be more misinformation again flowing from the Green pulp-mill.

(1) One package arrived the day after we were in court in Fresno. It came from a long-time friend who has been gathering DIRECTLY from George Green, it seems, with others, all the information being radiated by Green personally. Within the packages are the usual letters and out-of-context-pieces of court case filings (typical of the Green mailings) but including *everything used as exhibits in the US&P court case filing*. In other words, PROOF that Green supplied everything in the case, conjured and selected by Green’s team of “*emissaries*”, or himself personally.



(2) We are also advised that Desireé has *possibly* “left Green” and, according to George, is in Hawaii having an extended vacation—but she did NOT move with George from Montana—she “split”, and the rumor is that it was because George was being hounded by all the tax people, etc. They may have just been tucking her away so she would not be easily available to receive service from the offended along George’s trail. He had said that he avoided taxation, etc., by putting everything into Desireé’s name to hide it.

(3) Before court hearing day [in Fresno] it began to come to our attention that many, many people were receiving packages with some “follow-up” suggestions or petitions. These were sent from Denver, Colorado (where both George Green and Timothy Binder have resided). Dr. Carlson of Hawaii had the handwriting pretty carefully analyzed and believes it to be a typical Green barrage. Many of these packages have been forwarded to the Constitutional Law Center.

We pretty much had discounted the assault wave as not very important but today it becomes very, very important.

(4) A copy of documents retrieved by “someone” and Faxed to our attention comes directly from the “Internet”. I don’t understand the procedure because we don’t have a hook-up to the Internet. This is really a BAD one, though, because someone out there is advertising those journals called Pleiades Connections, as the “injunctioned, permanently banned” volumes. The information refers to Phoenix Source where our journals are handled. **THIS IS A BIG RED FLAG—FOR I AM ALSO TOLD THAT NO SUCH THING HAS BEEN REFERENCED FROM THAT SOURCE AND THAT THAT COMPANY DOES *NOT, REPEAT “NOT”*, HAVE ANY OF THOSE BOOKS AND HAS NEVER HAD ANY OF THOSE BOOKS.**

Our Settlement Agreement with US&P directed that those books were to be disposed of by the court according to the way a court disposes of things it holds but we have never been informed of what happened to those volumes. We had already divested ourselves of EVERYTHING in reference to those books.

(5) We have been sent copy of Timothy Binder’s advertisement from the Internet in his own name, rather than US&P.

There is speculation that the Internet information [4, above] has come from that source, but there is no way we have to know, one way or another.

We have speculated all along that Greens would have a Web-Page or something like it to advertise the books they distribute. Desireé is listed as all the Officers and Director of a new Nevada corporation called “Global Insights”. The catalogue for Global Insights shows that they still handle the books of Coleman, Mullins, RUSSELL, etc.

Please let it be known publicly here and now that we [Ekkers] have had **NOTHING TO DO WITH ANY OF THIS**. It has come to our attention through friends who are concerned about the activities and “how to handle this twist of events”.



Since we have no lawyers in this case, we will have to get what advice we can and then take whatever action is appropriate.

To my knowledge, all manuscripts, writings, audio tapes (masters and copies) available to us were given to our attorneys or to the court. We have no way of knowing what might still be held in George Green's files and computers. As far as we know they were NOT TURNED OVER TO THE COURT AS ORDERED BY THE SAME JUDGE NOW IN CONTROL OF OUR FATE. Rick Martin turned over all copies he held and shipped a truck-load to the court but Green claimed to "have nothing" and did not even turn over the audio tapes which he had published which were dictated/read by *Mark Williams* (aka Rick Webber-Richard Webber).

I suppose I am dense, readers, but the face page of the case reads: UNIVERSITY OF SCIENCE AND PHILOSOPHY, Plaintiff vs. GEORGE GREEN, et al. Brought to court by Timothy Binder, President of US&P, with handwritten scratch-out stating (NOW) "former President". Well, he had not been "President" for some year or more. In addition, George Green supplied all of the documentation and possible action claims.

Yes, indeed, as quickly as we can learn proper presentation, for we have no choice except to defend ourselves, we will gain Common Law status as Citizens in Party so we can demand to "confront our accusers" and have presented, in corpus, "the damaged parties".

I watch while a man FOUND "NOT-GUILTY" is badgered and re-tried until he is finally pronounced "guilty" by supposed "courts of LAW". And now he is to be subjected to further persecution of our courts by those attempting to forcibly seize his children from him—O.J. Simpson. This, AFTER a court found him suitable to have custody of his children. In this case the greed-mongers are even trying to "recall" the judge who would DARE to practice JUSTICE IN THE LAW.

Well, each night I pray and wonder how we ever came to "here" and the stars go right on shining, the heavens stay right there, and life goes on. But so did it go on while we were NOT watching and attending that which was placed in our care. I cared more about my children going camping than them learning about history, *Constitution*, etc. I didn't even know enough about the *Constitution* or our Nation to even realize they were not being taught either truth or history. Now, they don't want to hear about it! Talk about your EXAMPLES!

This PUBLIC ANNOUNCEMENT, comes from E.J. and myself, Doris. I don't yet know what the next actions might be but I know this much: WE ALL MUST LEARN HOW TO DEFEND OURSELVES, PROTECT OURSELVES IN THE ADMIRALTY/MILITARY COURTS, AND SOMEHOW REGAIN JUST HEARINGS IN THOSE COURTS. By the way, friends, it will NOT be changed through lawyers/attorneys—for THAT is what is WRONG from the foundation up.

Thank you,

Doris and E.J. Ekker

## CHAPTER 14

REC #2 HATONN

TUE., MAR. 11, 1997 8:46 A.M. YR.10, DAY 20

TUE., MAR. 11, 1997

...AND THEY ALL FALL DOWN!

*“Ring around the rosies, pocket full of posies...”*

As we move on into some of the darker sides of what is happening with those of our dark-skinned brethren here and there, we can't leave out the political intrigues which are lies beyond imagining as they are being set up for total destruction and war fodder. O.J. was quite pointedly lynched even more painfully than with a rope around his neck. We are going to write a lot about that but it has already been better presented from the “Blacks” viewpoint than anything we could write. We will await permission from *FINAL CALL* and then we are going to hit this topic with everything we have in order to get the tons of information out to the public.

The traitors and Green set-ups are doing everything in their power to shut down *CONTACT* under the claims that Ekkers are guilty of everything short of murder and deserve prison sentences and heavy sanctions or fines—***BECAUSE DHARMA ACTUALLY WROTE ABOUT THE TRUTH OF GOD***, based on materials supplied to the court by George Green and his band of criminals. Ekkers are NOT “*CONTACT*”. They are not even longer the major contributors of writings for that paper.

Now it is claimed Ekkers and *CONTACT* have put the banned journals on the World Internet and “just connect into the system and you can download all nine banned journals”. The address and phone system *GIVEN ON THE INTERNET* look like those of *CONTACT*. **THIS IS PURELY FRAUD**. Ekkers are not even web-site or Internet connected or informed enough of the how-tos to accomplish getting hooked in. *CONTACT* has neither funds nor inclination to have a hookup of any kind. It would be an expensive process to accomplish this copy feat and the evidence is going into the court today with a demand to investigate this matter for it is a blatant attempt to cause the Ekkers to be suspect.

No, this is entrapment and a major criminal offense, for the parties who have done this have named erroneous parties in an attempt to mislead and deceive. This would further move to malicious prosecution of innocent parties and it is time to stop this game of Green's right now. If it is not **PERSONALLY** Mr. Green's doing—it is his assigns and emissaries doing this outrageous attempt at discrediting these parties involved.

Are there no lengths to go too far for these preposterous misfits trying to gain wealth already **STOLEN** by Mr. Green? **NO!** And moreover, the culprits can be traced right back through one of the receivers' FAX system. It would have to be traced through the Illinois receiver because here locally it has been attempted but “blocked”. Mrs. Russell Herman's equipment has enough data available to trace because dates and

sender information is retained in the computer base. A subpoena, however, would have to be issued for tracing that information.

There has been an ability to reach through, on the web, to Timothy Binder's website information and it is possible that this is the source but it needs further substantiation from both the transmitter AND the user's equipment.

Not being Internet literate we can only offer what we can glean from the information offered, strangely enough, by a party pulling this off the net—in South Africa. The information reads: "World Wide Web site created by BINDER INTERNET, contact WEBMASTER". Then there is reference to: "Scientific Publications. University of Science and Philosophy, *SCIENCE@POBOX.COM* 1-800-882-LOVE (5683)".

What you will find if you can pull up this information is a bit mind-boggling as there is full revelation of the fact that Dr. Russell gained all his information from God, and yet, no other receiver can do the same except they be hounded and sued for the information.

So how is it that Dharma sits to her keyboard and writes on the topic of God in response to specific inquiries and is somehow guilty of CONTEMPT deserving prison time and massive (\$100,000 requested) sanctions?

You who are on Internet or World Wide Web, see what you can find, for the FRAUD on the Ekkers and *CONTACT* gets ever bigger and bigger and bigger! Are not these outrageous claims presented to a Federal Judge even more fraudulent and intentional?

Are your courts not in SERIOUS trouble? When you reach a point wherein you cannot, from heart and mind, write your concept of God and Universe, from whatever source outside or within self—YOU ARE IN SERIOUS TROUBLE, CITIZENS OF THE WORLD. And further, HOW this can be construed as direct contempt against a SPECIFIC JUDGE, COYLE, IS SOMEWHAT BOGGLING TO THE SENSES. When inspiration or input from GOD is considered contempt of court—specifically the JUDGE of that court—and is worthy of imprisonment of innocent parties, you have really "come a long way baby(s)". No, I do NOT think GOD IS SITTING STILL FOR THIS ONE!

If THIS is contempt of court and plagiarism then EVERY PREACHER, PRIEST, RABBI, MINISTER, SHAMAN, MEDICINE MAN, TEACHER OF RELIGIOUS ASPECTS OF GOD AND SPIRITUALISM—IS GUILTY OF PLAGIARISM AND SHOULD BE EQUALLY TREATED UNDER THE LAW, SENT TO PRISON AND FINED HEFTILY, INCLUDING BUT NOT LIMITED TO GEORGE GREEN! The attorneys who knowingly have foisted this false case upon the court should likewise experience a bit of prison and be sanctioned very, very heavily for *Fraud upon the Court*. ***This case in point of US&P vs. Ekkers is fully contemptible in all aspects of charges and is a disgrace to your nation and to you, the citizens.***

I want to leave that "case" now and move on to sharing some information that all of you CITIZENS should have. You are fed such garbage in the establishment press as to leave you without any ability to stand back and see what is REALLY taking place.

Since we are writing at present about such as Simpson and Farrakhan, it is time you have a better and objective look at such as Libya, the scapegoat. I don't need to make much comment along the way because a very good job of presentation has been offered by David G. Guyatt and reprinted in *NEXUS*, Feb.- Mar. 1997. [*NEXUS Magazine*, P.O. Box 177, Kempton, IL 60946; phone: 815-253-6454. *Within the USA*, a one-year subscription (6 issues) is \$19.95. *This magazine is often loaded with excellent material of interest to CONTACT readers.*]

David G. Guyatt can be reached at 5 Mucking Hall Cottages, Mucking Hall Road, Barling Magna, Essex SS3 0NJ, England, UK. At the end of our reprinting we will give you more information about this author. Readers, we must support these daring authors and protect them to the best of our ability and, always, PUBLICITY is the best mode of security.

[QUOTING:]

—TARGET LIBYA—

THE MAKING OF A SCAPEGOAT

by David G. Guyatt, (written in 1996)

*The murder of WPC Fletcher in London, the bombing of La Belle Discotheque in Berlin, and the downing of Pan Am Flight 103 over Lockerbie were the three outrageous "terrorists" events that led to Libya being outcast by the international community. These atrocities are now revealed as yet further examples of the 'decades of tension' inspired by the West. The dirty tricks, resulting in hundreds of deaths, were artfully hatched in Washington and London under upmost secrecy.*

LOCKERBIE WHISTLEBLOWER SILENCED!

"It's an easy hit." The voice of Lester Coleman, former Defense Intelligence Agency (DIA) operative and joint author of the explosive book *Trail of the Octopus*, echoed hollowly down the line. Lester answered my question in a few simple words. I had asked him why the US continues blaming Libya's Colonel Qadhafi for all the woes of the world. Since his enforced "exile", Lester has become something of an expert on Libya.

"Listen, David," he continued. "It's all domestic politics." Libyan skulduggery plays to the "rednecks" who inhabit middle America. Lester, an accomplished linguist, launched into a humorous backwoods drawl to emphasize his point. Most Americans believe anything they're told about "Ay-rabs", he said—particularly at politically sensitive times or during an election year. One reason, perhaps, why the US had threatened to use a nuclear weapon against Libya in the spring of 1996.

I was told this latter piece of gossip by Sir Teddy Taylor, Conservative Member of Parliament. Sir Teddy has consented to an interview to provide background on the assassination of WPC Yvonne Fletcher and also on the downing of Pan Am Flight 103 over Lockerbie, Scotland. The MP has a special interest in both cases. Somehow I had missed picking up the US nuclear threat on the news. When Sir Teddy mentioned it, my jaw dropped with a jowl-shuddering "clunk". I later confirmed the story with American

media sources. In the event, it was just bluster.

The year 1996 has proven to be a peculiarly good one for Libya. For the second time in a decade, it got shunted into the political backwoods by presidential warlords. Instead, the mad ayatollahs of Iran took centre-stage as America's arch-demon in this election year. But by all accounts it was touch-and-go whether Libya or Iran would be awarded the honor of the black boot this time around.

Les Coleman is the first DIA operative to have gone public and blown the whistle. His book blew the lid on the Lockerbie story. Because of his inside knowledge he was inundated with death threats from the intelligence community, so he fled with his family to Europe for safety. Originally given temporary political asylum in Sweden, two years later he was forced to move on. Most recently he was residing in Spain.

When I spoke to him, he was planning his return to the US after years of exile. Now penniless and unsettled, he spoke about his chances of arrest on an old charge of obtaining a passport in a false name—something he did under DIA instruction as a field operative. In any case, Les was hoping that the [then] forthcoming US presidential election might insulate him from prosecution, but he was going to return “home” no matter what. His family had understandably grown tired of their nomadic life and missed home.

Unsurprisingly, word of his imminent return to the US had leaked out. A short while before finalizing his flight plans, he was attacked by four men and beaten to a pulp. He arrived in the US in a wheelchair on 17 October 1996 and was arrested and placed in custody on Federal charges. **[H: Nice world you have in the good old “free” USA, right?]**

The US edition of Coleman's book, due to be published by Signet Books, has now been SUPPRESSED. US distributors for Signet say the publication date is “postponed”, possibly in perpetuity.

## CIA DESTABILIZATION OF LIBYA

Les Coleman was one of many people I spoke to in an attempt to get a clear understanding of the nonsensical US position on Libya. For the better part of 20 years, Libya—and its leader, Col. Muammar al-Qadhafi—had been listed atop America's most-hated-nation list. It was a form of political vilification that Europe didn't share—until the murder of Yvonne Fletcher (to which I shall return).

Upon taking power, the Reagan Administration immediately commenced a bitter campaign against Qadhafi, principally under the guidance of Director of Central Intelligence, Bill Casey—a gruff, no-nonsense, financial street-fighter whose lack of political eloquence was matched by a well-used blackjack. Casey had been Ronald Reagan's campaign manager and carried Reagan to victory on the back of the “October Surprise” issue of 1980. President Carter's re-election chances were dashed by the intransigence of both the Iranians and US officials who, unknown to him, had concluded a secret deal to delay the release of US hostages held by Tehran, in exchange for battlefield weapons. Reagan romped home to a landslide victory and immediately announced that the hostages would be released. It is now clear that Casey was one of the central architects who negotiated the deal with the Iranian ayatollahs.

A virulent pro-market anti-Communist, Casey shared his views with British Prime Minister Margaret Thatcher—a close personal friend. Thatcher was one of the few prime ministers who took an active interest in the machinations of the intelligence community. She went out of her way to attend Joint In-

telligence Committee meetings and insisted on being regularly briefed. Her interest in these exotic areas may have been whetted by many of her ardent supporters, like Airey Neave, who possessed intelligence backgrounds.

Casey also had a “thing” about Qadhafi, whom he saw as a low-life rebel-rouser who bankrolled the globe’s terrorists. Along with other administration hard-liners, Casey set out to destabilize Libya and overthrow Qadhafi in true CIA fashion.

Within months of taking office, President Reagan authorized a battle fleet to sail along Libya’s coastline. Announced to the media as a “naval exercise”, the manoeuvre was designed to challenge Libya’s recently declared sovereignty over the Gulf of Sidra—a move that extended Libya’s territorial claims well beyond the internationally recognized 12-mile coastal boundary. Ordinarily, a territorial dispute of this nature would typically be subject to international diplomacy and discussion.

In the event, the Reagan Administration saw it as a perfect excuse to buckle on the hip-holsters and start blasting away with a set of Texan six-guns. Qadhafi was about to get a taste of Reagan’s gung-ho, go-get-’em diplomacy—the first in a series of “police actions” that were later to lead to the illegal invasions of Grenada and Panama.

On 19 August 1981, two US Navy F-14 “Tomcats” patrolling 30 miles inside the disputed territorial waters were attacked by Libyan jets. In the melee that followed, two Libyan jets were shot down. [Note: Many researchers dispute that the Libyans attacked first.]

A delighted Ronald Reagan mimicked his old western-movie days for the benefit of his close aides by drawing two imaginary six-guns and peppering an equally imaginary Qadhafi with bullets. It was pure *Boys’ Own* stuff, but backed by multi-megaton missiles.

Over the following months, numerous intelligence briefings reported that Qadhafi had ordered a revenge attack against President Reagan and other high-level administration officials. Quickly shown to be unfounded, the fabricated report was traced to Manucher Ghorbanifer, a shadowy Iranian arms dealer who had helped to broker the arms-for-hostage deal. Despite this, the “false” death threat gave Casey and other administration insiders the ammunition they needed to wage a protracted campaign against the Libyan leader.

By November 1981, a top secret National Security Planning Group, chaired by the president (who was known to sleep through Cabinet meetings), authorized planning for “a military response against Libya in the event of further Libyan attempts to assassinate American officials or attack US facilities”. Soon drafted, the “Top Secret” memo, “Counter-terrorist planning towards Libya”, recommended that the President “immediately direct the Joint Chiefs of Staff to ready assets to carry out military action against Libya in self-defense, following a further Libyan provocation”. A number of retaliatory “graduated” responses were planned. Out of the main five options, four centered on air strikes against Libyan targets.

Fear-stricken at these developments, Qadhafi reacted by sending an envoy to Washington, pleading that the whole thing was pure bunkum. The strategy proved successful—for the time being.



There followed an hiatus in US activity against Libya, as Casey focused most of the CIA's resources on the Nicaraguan situation. But Qadhafi was not to be forgotten. After a tour of European capitals in early 1984 (a US presidential election year), US officials seeking allied co-operation against Libya returned home in bleak mood. The picture they presented of European attitudes to Qadhafi was not encouraging. The Libyan leader was generally well-regarded; he did a lot of business with Europe, he wasn't a fundamentalist, and a large number of European ex-pats lived and worked in Libya. Collectively, the Europeans wouldn't sanction US hostilities—hardly surprising when the bulk of Libya's crude oil (almost 80 per cent) is exported to Western Europe, principally Italy, Germany, Spain and France.

With administration insiders concluding that Qadhafi would be just the “ticket” leading to a Reagan victory at the upcoming election that November, something had to be done to modify European public opinion. Within months, “fate” seemed to lend a helping hand.

### THE KILLING OF WPC FLETCHER

Woman Police Constable Yvonne Fletcher was on duty outside the London Libyan People's Bureau on 17 April 1984. Located in the fashionable and serene St. James' Square, the Libyan Bureau building huddles in a corner of the square. Its address is No. 5. On that day a hail of automatic gunfire disturbed the tranquility, sending pigeons flying in all directions. The 11-round burst, fired by a 9-mm Sterling sub-machine-gun from the first floor of the Libyan building, felled a number of anti-Qadhafi demonstrators protesting outside. WPC Fletcher was killed outright.

The slaying caused uproar and hit the headlines around the world. Condemned in the world's media and British Parliament, all Libyan diplomats were expelled by a furious Home Secretary. The only problem with the Home Secretary's understandable indignation was that the Libyan gunman didn't shoot Yvonne Fletcher.

The Fletcher killing occurred out of the blue, and singularly changed British political and public opinion overnight. Open season was declared on Qadhafi and Libya by the US and, most importantly, was supported by Britain. The rest of Europe kept silent and sulked, having been out-maneuvered. With the aid of a single bullet, the Reagan Administration's “destabilization” plan against Qadhafi was back on track.

### DISCO INFERNO PROVOKES TROUBLE IN TRIPOLI

Eighteen months after Fletcher's assassination, 40 US warplanes screamed across the night sky above Tripoli and Benghazi. Of those, eight F-111 bombers had been launched from bases in East Anglia, England, with the blessing of Prime Minister Margaret Thatcher and a still-enraged British population. Each bomber carried four 2,000-pound laser-guided “smart” bombs. In all, 32,000-pounds of high-explosive ordinance were explicitly targeted to kill Qadhafi. Miraculously, he escaped unhurt, but his fifteen-month-old daughter was killed and two adopted sons badly injured. **[H: Just how well would Americans take a direct intentional bombing of the White House and the murder of the Clintons' child?]**

The Reagan Administration loosed the warplanes on Libya following the bombing of La Belle Discotheque in West Berlin nine days earlier. One US serviceman and a young Turkish woman had been killed

outright and 230 people injured. The disco was a known hangout for off-duty US servicemen.

President Reagan claimed he had irrefutable proof of Libyan sponsorship of the atrocity. Despite this claim, no evidence was ever submitted by the Reagan Administration to support its allegations. A host of well-informed individuals and “sources” doubts any proof ever existed—except in the fevered imagination of CIA boss, Bill Casey. Conservative MP Sir Teddy Taylor regards the American allegations as “total rubbish”.

## MEDIA REVELATIONS

In April 1996, Britain’s Channel Four “flagship” documentary programme *Dispatches*, in a massively researched broadcast, revealed that WPC Fletcher had been murdered by elements of British and American intelligence. The purpose of the slaying, as outlined earlier, was to “shape” public opinion and, importantly, pre-empt parliamentary indignation for the later bombing of Tripoli by British-based US warplanes. Disgracefully, these astonishing revelations went unreported by the media.

The film, made by the highly regarded Fulcrum Productions, was the subject of a debate in the House of Commons on 8 May 1996. MPs Sir Teddy Taylor and Tam Dalyell demanded the government initiate a full inquiry. Responding for the government, Home Office Minister of State David Maclean described the *Dispatches* programme as “preposterous trash”. In doing so, he called into question the reputations of leading ballistics experts and gunshot specialists—and carefully avoided reference to information provided to the documentary team by well-placed, and knowledgeable, intelligence sources. It was a white-knuckle statement that hopefully, one day, will boomerang back on him.

Fulcrum learned that British and US intelligence had established a major surveillance post adjacent to the Libyan People’s Bureau, at No. 8 St. James’s Square. This post had been “active” for at least six weeks prior to the shooting, with up to 40 individual intelligence officers present—but on the morning of the shooting, the post was abandoned. Moreover, Fulcrum also learned that the demonstration outside the Libyan Bureau was phoney: the demonstrators belonged to **a CIA front organization**.

Crucially, Fulcrum Productions learned beyond doubt that the bullet that killed Fletcher had been fired from the upper floor of No. 8 St. James’s Square—the location of the surveillance post. Ballistics experts consulted by the documentary team confirmed the bullet’s entry track to have come from No. 8.

The team also learned that the bullet was adapted to fire with “terminal velocity”. This technique—a specialty of SAS “shooters”—is achieved by removing some of the explosive propellant from the cartridge. The result is a quieter shot, similar to using a silencer. A side-effect of a bullet fired in this manner is that it flies more slowly and “tumbles” as it strikes the target, wreaking havoc as it rips through soft tissue. In every respect it is a “killer” shot, where chances of survival are so slim as to be negligible. The information on the bullet’s terminal-velocity characteristics was also confirmed by independent experts.

**[H: Well, readers, so much of truth.]**

## A CYNICAL SECRET CABAL

A well-placed and reliable “source”, interviewed by this writer, explained why WPC Fletcher was

targeted. Intelligence operatives believed Qadhafi had authorized a “hitman” to let loose with a Sterling automatic weapon against CIA-funded demonstrators gathering outside Libya’s London Bureau. This information was gleaned with the aid of signals intelligence (SIGINT) intercepts and human intelligence (HUMINT) sources inside the Bureau itself.

The great worry amongst the secret cabal who planned the assassination was that the random killing of Arab protesters would not be sufficient to force the British Home Secretary to expel all Libyan diplomats. It was argued that targeting a British “bobby”, especially a policewoman, would do the trick. Such appalling cynicism is the handmaiden to the intelligence community as well as heartless politicians who believe the end justifies the means.

The “source” also explained that it was an “off the books” hit and that “elements” inside the British and American intelligence communities were “out of control”. But the suspicion remains that someone with power and influence gave “a nod and a wink” to the operation. It is just not credible to suppose otherwise.

The key to this convoluted reasoning was the cabal’s fear that the Home Secretary, Leon Brittan, would not act as required without immense public and political pressure to jog him along. This is the rationale of someone with a well-developed sense of political reality.

After the shooting, Brittan immediately ordered an investigation—which has remained under lock and key ever since. Not long afterwards, sordid stories began to circulate amongst the British media that the Home Secretary had unusual sexual appetites. The rumors were fed to the satirical magazine, *Private Eye*, whose editors recognized the handiwork of the security service and refused to publish the allegations. However, within a year, Leon Brittan was forced from office for his part in the Westland helicopter debacle.

With Western European objection so neatly taken care of, Qadhafi’s demonization went into full gear. The anachronistic Bedouin was rapidly elevated from “useful” to “primary” Middle Eastern “scapegoat”. At the same time, as a result of the Libyan bombing, European governments learned just how hard the US was prepared to play in pursuit of domestic politics and wider foreign policy. Tarring Qadhafi as the world’s “bad boy” suited the selfish interests of the political power elite in the US and was an added bonus when other illegal CIA Middle East “covert ops” went belly-up. One such operation was the **CIA-protected heroin pipeline operation from the Middle East to the USA.**

## CRACKS IN THE MIDDLE-EAST DRUGS PIPELINE

A recurring problem for President Reagan was his inability to rescue the US hostages held in Lebanon by HizbAllah. Hanging like a dark cloud over his otherwise successful term of office, the hostage problem was turned over to Lt. Colonel Oliver North to resolve. North, a medium-ranked military officer with close personal ties to the CIA’s Bill Casey, was the administration’s global “Mr. Fixit”. He, in turn called on the services of his old friend, Monzur al-Kassar—a Syria-born “big time” narcotics and arms trafficker. Earlier, the Syrian had assisted North in his time of need by brokering a large shipment of weapons to the CIA-backed Nicaraguan Contras. It earned him a lot of kudos inside the administration.

Lebanon’s Beqa’s Valley is a fertile and productive area specially suited to growing opium poppies.

Rifat al-Asad, the brother of Syria's President Hafiz al-Asad, was widely known to have been in charge of Syria's narcotics enterprise. As the "Supremo" of the Beqa's Valley's massive opium industry, he was also a paid "asset" of the CIA and was being "groomed" to succeed his elder brother as President. He was also an extremely close friend of al-Kassar. It is widely believed that the influx of 30,000 Syrian troops into the Beqa's Valley during the 1980s had as much to do with protecting the lucrative opium fields as with separating Lebanon's warring factions.

Al-Kassar agreed to negotiate on behalf of the US for the release of the US hostages. His side of the deal was to get an agreement that the US would protect the Syrian drugs pipeline that shipped through Frankfurt airport to the USA. The CIA allegedly established a group, known as "CIA One", which would oversee and protect the drugs route. If publicly discovered, the response was to say that the "protected" drugs shipments were part of a Drug Enforcement Administration (DEA) "sting" operation, dedicated to tracking distribution networks inside the USA.

Unknown to North and his cohorts, there was also a secret five-man DIA team working in Lebanon. The team, headed by Major Charles "Tiny" McKee, was independently tasked with locating and rescuing the US hostages. During the course of his work, McKee stumbled across al-Kassar's CIA One-protected heroin network. Reporting his "discovery" to CIA HQ at Langley, and outraged at the lack of response, McKee booked his team on a flight home. At this point, al-Kassar learned of McKee's activities and was also informed of his flight plans. Anxious that McKee would put a stop to his activities, he contacted his CIA One handlers who, in turn, communicated with their "control" in Washington.

**[H: Now, continue to hang onto your pants because this gets even worse.]**

## CONSPIRACY ON THE LOCKERBIE TRAIL

Against this insidious backdrop, other, unrelated, covert plans were being hatched. Following the July 1988 shoot-down of an Iranian Airbus by the US Navy battlecruiser *Vincennes*, hard-line Iranian ayatollahs demanded swift retaliation for the 290 lives lost. They hired the Syria-based Popular Front for the Liberation of Palestine, General Command (PFLP-GC) for a tit-for-tat attack. Led by Ahmed Jibril, and with a US-\$10 million Iranian bounty, the PFLP-GC searched for a suitable target. An expert at bombing aircraft, Jibril soon learned of al-Kassar's Frankfurt-based dope pipeline and persuaded al-Kassar to place a bomb inside the heroin-laden suitcase. Pan Am Flight 103 was scheduled for destruction.

Meanwhile, Germany's Federal Police, the Bundeskriminalamt (BKA), received a warning that a bomb was to be substituted for the dope shipment aboard Flight 103. They alerted CIA One, who passed the information on to their Stateside "control". The reply came back: "Don't worry about it. Don't stop it. Let it go." **[H: Ah, there just isn't anything flying those friendly skies!]**

On 21 December 1988, Pan Am's Jumbo 747, "Maid of the Seas", exploded high above the Scottish village of Lockerbie. All 259 passengers perished. A further 11 people died as wreckage from the aircraft hurtled down to earth.

Within hours, a host of CIA agents arrived at the crash scene. It is thought that the CIA search team arrived via helicopter from a US Special Forces facility located at Machrihanish, on the Mull of Kintyre.

The speed of their arrival suggests they had foreknowledge of the bombing. In any case, the CIA agents, dressed in Pam Am overalls, set about ransacking the crash site in a desperate search for incriminating evidence. For two days they searched for the luggage of the dead DIA team and frantically sought the suitcase containing the heroin shipment. One suitcase was recovered, flown out and later returned empty, to be “rediscovered” by the forensic team scouring the wreckage. It belonged to Major Charles McKee. Curiously, one unidentified body was snatched from the wreckage and never returned.

Les Coleman believes it would be wrong to blame the CIA *in toto* for the Lockerbie atrocity. Intelligence outfits do not work as cohesively as many outsiders believe. There is a great deal of rivalry and fragmentation at work. DCI Bill Casey had plenty of detractors inside the monolith he directed. Some worked hard, feeding their favourite journalists with unattributed information that was designed to damage Casey and, hopefully, lead to his removal. Others were known to operate as part of a small and secretive core that has variously been identified as “the Enterprise” or “the Octopus”. The latter is said to operate with organized crime and leading politicians who covertly traffic in guns, drugs, laundered money and any other commodity that can generate massive profits. Whether the proceeds of these illegal activities are siphoned back into the “black” budgets of the CIA, or fill the pockets of participants, or both, isn’t entirely clear.

Despite Coleman’s caution, the CIA’s infamous history—stretching over 50 years—clearly suggests that US foreign policy and private gain “coalesce” into a game plan that benefits various parties. Some “intelligence watchers” point to the wealth of some long-term CIA officers and ask how they amassed their fortunes based on salaries of US \$60,000 a year. It is a valid question that can equally be addressed to former and serving politicians and senior government bureaucrats.

## CORRUPTION BEHIND THE ANTI-LIBYA CAMPAIGN

By attributing the responsibility for Lockerbie to Qadhafi, the US administration was following in the well-worn footsteps of many predecessors in similar situations. It’s a technique as old as the hills. Caught virtually red-handed in massive illegality, the first thought is to cast around for a suitable scapegoat.

As Lester Coleman said when I first spoke to him, Qadhafi is an easy target. Independently-minded and unwilling to align himself with US Middle Eastern policy, he became a target of the US. His past bankrolling of “terrorist” causes—and one-time expansionism—also did him no favors. It’s a case of, “If you’re not for us, you’re against us.”

Sitting on vast reserves of crude oil is also a significant factor for Libya’s treatment at the hands of the US. The fact that most of this oil flows to Western European oil companies clearly doesn’t cut much ice with the US. Rivalry between the European and US business elite is as intense as ever. US oil companies can’t be pleased that they are effectively out of the picture. In that sense Qadhafi was, as Les Coleman said, “an easy hit”.

Perhaps more telling than anything else, British support for the US anti-Libya “campaign” clearly demonstrates the moral and ethical bankruptcy of the British political process. That those in power ma-



nipulated the British judicial system and continue to lie to the families of the Lockerbie victims is sinister enough. That they not only tolerated but connived in the murder of an innocent woman police officer—to further American political designs—says more than any party political manifesto could begin to utter. All power corrupts, but the continued exercise of raw, unadulterated power of this magnitude is the very antithesis of a participatory democracy.

In researching this article, I spoke with many different individuals. Some agreed to speak on the record, whilst others requested anonymity. One well-placed and knowledgeable source summed up the situation with these words: “There is no democracy. There is no free press.” That source remains a leading Member of Parliament.

#### END NOTES:

Goddard, Donald, with Coleman, Lester K., *Trail of the Octopus: From Beirut to Lockerbie—inside the DIA*, Bloomsbury, UK, 1993.

This is not really surprising when you consider what Iran has been involved with in 1996: the bombing of TWA 800; the deadly explosion that rocked the US barracks in Dhahran, Saudi Arabia; and the fatal stabbing of a U.S. Diplomat. (Source: *Defence & Foreign Affairs Strategic Policy*, UK, August 1996)

See Bob Woodward’s *Veil: The Secret Wars of the CIA, 1981-87* (Headline Books, London 1987) for comprehensive background on Bill Casey and his role in Libyan destabilization. Casey died in 1987. **[H: Yes indeed, of a sudden onset brain tumor?]**

Information provided by the Institute of Petroleum. The breakdown is as follows: Italy, 42.2%, Germany, 21%, Spain 11%, France, 3.4% “Others” account for 22.3% of Libya’s oil

The Mull of Kintyre, Machrihanish, was the location of the 1994 helicopter crash—alleged to have been an accident—that killed a fistful of high-ranking Military, Intelligence, Special Branch and Police officers. Officially said to be over-flying the Mull of Kintyre *en route* to Aberdeen, the chopper’s destination was ACTUALLY the Machrihanish Special Forces base, **HOME OF THE US SEALS**. Never satisfactorily answered was why so many important officers flouted standing orders by traveling together. All the deceased were IRA anti-terrorist specialists. Within a year, the much touted US-sponsored “IRA Peace Process” was announced. A Special Forces source told me a week after the “accident” that there was something about the crash that didn’t stack up.

#### ABOUT THE AUTHOR:

David Guyatt was born and educated in Hampshire, England. His career in the stockbroking, investment and banking industries spanned 28 years, the last 12 of which he spent as a director and treasurer of a major British bank. There he gained insight into the world of international weapons financing and was familiar with all aspects of international capital, foreign exchange and money markets, with global trade finance his specialization.



For the last seven years, David has pursued a career as a freelance writer/researcher, contributing to a number of screenplays, novels, documentaries and feature articles. He is currently researching high-tech, anti-personnel, electro-magnetic weapons systems and their focus within military/intelligence “black” mind-control/behavior-modification programmes. **[H: And I surely do HOPE he is in close coalition with David Icke. I also hope he becomes associated with Mark Phillips and Cathy O’Brien.]**

His other in-depth research project at present centers on the structure, power and hidden influence of elitist groups and interlinking tax-exempt foundations, including RIIA (Chatham House), the Council on Foreign Relations, Trilateralists, Bilderbergers, the shadow *Cercle*, the Rockefellers Brothers Fund, Ford, Carnegie, Hoover, IMF, the World Bank, *ad nauseam*...

[END OF QUOTING]

May I repeat for the benefit of the likes of chaps like Icke and Phillips, David can be reached at Phone/Fax: +44(0)1702 217523, or at the address given up front of this article.

Does anyone STILL wonder why Rev. Farrakhan is not allowed to receive monies in any form from Qadhafi? Come on, world citizens—WAKE UP—for the blood you are about to spill will be, undoubtedly, your own. It is really sad when the source of this type of comprehensive coverage has to be located somewhere other than the USA and information flow back in from another half the world distant. May the force be with you because “IT” sure is tired of the way it’s going. You citizens just slop up everything and anything the elite buzzards leave as carrion left-overs. Wow, doesn’t your tummy hurt yet?

Well, we’ll move on to the O.J. Simpson LYNCHING and perhaps you will be better able to adjust your microscopes.

Thank you, scribe, for a long day. Salu.