

Phoenix Journal

#207



By Gyeorgos Ceres Hatonn

Table Of Contents

CHAPTER 1	1
MASSIVE SANCTIONED RIP-OFF?	1
IIC-IDB-MIF	1
JIGSAW PUZZLE GROWS OCTOPUS LEGS	
PART II: TAKING A CLOSER LOOK by Rick Martin 6/2/97	1
INTER-AMERICAN INVESTMENT CORPORATIONS	3
THE INTER-AMERICAN INVESTMENT CORPORATION (IIC)	
IN ITS OWN WORDS	4
THE INTER-AMERICAN DEVELOPMENT	
BANK IN ITS OWN WORDS	5
MORE ON THE IDB	7
INVESTMENT LOANS	9
GLOBAL CREDITS	9
POLICY-BASED LOANS	10
PRIVATE SECTOR DEPARTMENT	10
LOANS	10
GUARANTEES	10
INTER-AMERICAN INVESTMENT CORPORATION	11
EQUITY INVESTMENTS	11
LOANS	12
ADVISORY SERVICES	12
MULTILATERAL INVESTMENT FUND	12
TECHNICAL COOPERATION FOR POLICY REFORM	
(GRANTS & CONTINGENT RECOVERY FINANCE)	13
HUMAN RESOURCES DEVELOPMENT (GRANTS)	13
SMALL ENTERPRISE DEVELOPMENT (GRANTS & EQUITY)	13
FURTHER INFORMATION	14
BACK TO GEORGE BUSH	14
A CIA FUNDING OPERATION by Gene “Chip” Tatum, 12/28/96	15
CIA TALLY	16
SUMMARY OF THE EXAMPLE	16
V.K. DURHAM SPEAKS	17
CLOSING THOUGHTS	18
CHAPTER 2	19
FLORIDA RAMPS-UP GESTAPO TACTICS	19
MILITIA-COMMON LAW ADVOCATE	
SPEAKS OUT FROM MENTAL HOSPITAL by Rick Martin 6/17/97	19
COMMON SENSE AFTERWORD	30
6/19/97 HATONN	30
CHAPTER 3	33

CHINA'S ALASKAN CONNECTION THRU ARCO & BP	33
MAJOR OIL'S AUDACIOUS DAYLIGHT ROBBERY PART II	33
CHAPTER 4	37
JUDICIAL SELECTION MONITORING PROJECT	37
TRAITOR, "VILE" TRAITOR TREASON—TREASON by Gary Wean 6/3/97	37
BOB DOLE	48
CHAPTER 5	52
A NEW DESK SPECIAL REPORT by Dr. Al Overholt 6/17/97	52
BACTERIOLOGICAL WARFARE A MAJOR THREAT	52
TO NORTH AMERICA'S POPULATION SUBJECT: BIOLOGICAL WARFARE ..	52
BACTERIOLOGICAL WARFARE: A MAJOR THREAT	
TO NORTH AMERICA (Book Title) by Larry W. Harris	53
100-200 MILLION AMERICANS TO DIE SOON.....	58
FACT OR FICTION?	58
NORAD OFFICERS LEAVING AMERICA?	60
Dear Richard C. Hoagland,	61
NERVE GAS LEAKING AT	62
ABERDEEN PROVING GROUND?	62
by Rick Martin 6/23/97	63
CHAPTER 6	66
THE NEWS DESK by Dr. Al Overholt 6/21/97	66
HIGH-TECH DELIVERY SERVICE BEAMS	
PACKAGES TO YOUR HOME	66
BORDER AREA 21—CALLS FOR THE ELIMINATION	
OF BORDER BETWEEN MEXICO AND U.S.	67
MUSLIM TERRORISM	68
STATE COMES OUT AGAINST TREATIES	68
PRESS RELEASE	69
DANISH FIRM REPORTS BUG IN NETSCAPE WEB BROWSER	70
NO APOLOGY	71
OUR SERVICE ECONOMY	71
THE FREE AMERICAN JOINS	
THE DEMAND FOR A NATIONAL FORUM	72
WE WANT ANSWERS TO THESE QUESTIONS!	72
VIOLENT CRIMES PLUMMET 7%— DROP IS BIGGEST IN 35 YEARS	74
THE CHINA CARD	75
ONLY HUMAN.....	76
CHAPTER 7	77
THE UNTOLD HISTORY OF AMERICA	
PART XVI OF A SERIES by Ray Bilger 6/17/97	77
PROCLAMATION: TO THE GREAT WHITE FATHER	
AND ALL HIS PEOPLE.	77
CHAPTER 8	88
SOLTEC: PUTTING THE ADVERSARY'S TRICKERY TO GOOD USE!	
6/21/97 SOLTEC	88

CHAPTER 9	91
THE NEWS DESK by Dr. Al Overholt 6/28/97	91
INTERNATIONAL BANKERS PUSH RADICAL, WORLDWIDE CHANGES ON NATIONS	91
DESTROY POPULISM	91
ANGRY SWISS RETALIATE ABOUT KHAZARIAN FABLE	92
Ex-NASA OFFICIAL PROTESTS RADIOACTIVE LAUNCH	94
MICROSOFT’S PROVING GROUND	95
POLITICS OVER PRINCIPLE	95
DR. BURZYNSKI FACES LIFE IN PRISON	96
DON’T LET ANYBODY FOOL YOU— IRS IS A MESS	97
QUOTES TO THINK ABOUT	98
WORDS OF WISDOM	99
SOME USES FOR COLLOIDAL SILVER	99
U.N. OWES U.S.	100
STRONG REGULATION URGED OF DIETARY SUPPLEMENTS	100
NEW AIR FORCE REPORT DEBUNKS ROSWELL ‘ALIENS’	101
BIBLE PROPHECY AND G7-G8	102
MEETING IN DENVER	102
LAURA’S LATE-NIGHT CALL	102
CHAPTER 10	105
THIRTY QUESTIONS ON OKLAHOMA CITY	105
CHAPTER 11	111
KEY QUESTIONS NOT ANSWERED IN OK BOMBING	111

CHAPTER 1

MASSIVE SANCTIONED RIP-OFF? IIC-IDB-MIF JIGSAW PUZZLE GROWS OCTOPUS LEGS

PART II: TAKING A CLOSER LOOK Inter-American Investment Corporation (IIC) Inter-American Development Bank (IDB) The Multilateral Investment Fund (MIF)

by Rick Martin 6/2/97

In Part I of this investigation, on the Front Page of the May 27, 1997 issue of *CONTACT*, I presented a seemingly convoluted array of documentation which is THE blueprint for many of the nefarious activities utilized by covert operatives throughout the world. “Hiding in plain sight” seems to be THE method. After all, WHO is paying attention to the kinds of sophisticated gamesmanship that is unfolding with each passing day?

Now, with the assistance of additional key information in this ever larger jigsaw puzzle, let’s take a much closer look at the Inter-American Investment Corporation, its purpose, and how, through the interaction with the Inter-American Development Bank, it accomplishes it’s appointed tasks.

In reviewing all of the documentation thus far, it seems obvious that the Inter-American Investment Corporation is not a corporation at all, but rather A CONTRACT BETWEEN COUNTRIES UNDER THE AUSPICES OF TREATY LAW. The terms of the contract are in the “form” of Articles of Incorporation. Member countries who have contributed (with U.S. dollars) agree to the terms of the “contract”, i.e., the Articles of Incorporation. This deduction was confirmed by a spokesman for the Inter-American Investment Corporation, who told me that the corporation was formed “by treaty”.

[QUOTING:]

PROPOSED U.S. PARTICIPATION IN THE INTER-AMERICAN INVESTMENT CORPORATION HEARING BEFORE THE SUBCOMMITTEE ON INTERNATIONAL DEVELOPMENT INSTITUTIONS AND FINANCE OF THE COMMITTEE ON BANKING, FINANCE AND URBAN AFFAIRS HOUSE OF REPRESENTATIVES NINETY-EIGHTH CONGRESS SECOND SESSION AUGUST 1, 1984 SERIAL No. 98-112

Chairman Jerry M. Patterson: Good morning and welcome, ladies and gentlemen, to a hearing where we will be taking testimony on the administration’s request for authority for the United States to join and contribute an initial \$50 million to a new multilateral organization to be called the Inter-American Investment Corporation (IIC).

As the administration witness, Assistant Treasury Secretary David Mulford will explain in detail, this organization is intended to take equity positions in private corporations in Latin America, to make loans to them directly and through financial intermediaries in Latin America, and to offer technical assistance.

As members of our subcommittee will recall, the administration completed negotiations on the proposed new facilities on November 5, 1983. Congress was presented with a proposal on the matter on March 13, 1984—after I objected to Treasury’s plan to send a draft bill a month later. From the information available, I had and still have serious doubts about the need for a new bureaucracy of this sort at this time. Therefore, I brought IDA, the other part of the request of the administration, before the subcommittee by itself to try to meet the various Budget Committee deadlines in March and May.

Similarly, the Senate’s report authorizing the IDA VII replenishment stated that the Senate authorizing committee, Foreign Relations, in considering the IIC had “deferred action on the administration’s request since it was not forwarded to the Senate until March and therefore Members had little time to consider it.”

The inclusion of funding for the IIC in the Senate Appropriations Committee’s fiscal year 1985 recommendation underscores the continued interest in some quarters in the proposal, although I do not expect the unauthorized appropriation to become law and I recommend which can profitably use additional capital. Further, the plan is to limit the IIC to making loans and equity investments in firms that are majority owned and controlled by the domestic private sector.

Balanced, noninflationary economic growth with employment creation is one of the most important objectives the IDB should be pursuing. I believe the IIC—directly through its project activities and indirectly through its spin-off effects on IDB program—can make a productive contribution to this objective.

I would like to assure the members of the subcommittee that we will review very carefully the IIC’s projects and programs. We will also make every effort to assure that the IIC uses its resources in a catalytic fashion, drawing in local and foreign financial and business participants whenever desirable and propitious.

The initial capitalization of \$200 million will be fully subscribed by participating countries. It is important to note that all contributions will be in freely convertible currencies. These contributions are all the more impressive as expressions of support because they come at a time when many countries in the region are severely short of foreign exchange. Nonetheless, the 24 Latin American and Caribbean borrowing countries have agreed to provide about \$110 million, which is 55 percent or the capital shares. Eight nonregional industrialized countries will subscribe to \$39 million, or 19.5 percent of the capital.

After consultations with Members of Congress from both Houses, the administration has indicated its readiness to provide \$51 million, or \$12.75 million per year over 4 years, which would give the United States 25.5 percent of the capital shares.

The proposed legislation submitted by the administration to authorize U.S. membership in the IIC, introduced by Mr. Bereuter as H.R. 5474, will generally accord the IIC the same status under U.S. law as other development banks enjoy. This means the IIC would have the same privileges and immunities as the other MDB's, including immunity of officers and employees from legal process for acts performed in their official capacities; relief from most immigration and alien registration restrictions; the inviolability of the archives; and, immunity for the IIC from all taxation and customs duties.

The administration believes that the primary engine of regional economic development in coming years will be the private sector. However, unstable economic conditions in Latin America have seriously impeded the growth of the private sector and placed domestic financial systems under a strain. At the same time, the growing international economic recovery will be generating more opportunities for productive investment. It is imperative that the administration's request be enacted as quickly as possible to enable the IIC to avail itself of these emerging opportunities.

The United States has joined with almost 30 other countries who are eager for the IIC to begin playing its important role in the region's economic development. [END QUOTING.]

INTER-AMERICAN INVESTMENT CORPORATIONS

In a phone call made on May 29, 1997 to the Superintendent of Corporations for the District of Columbia, when inquiring as to the incorporation date of the Inter-American Investment Corporation, the response came:

"I have an Inter-American Investment Corp., incorporated in D.C. on July 21, 1958. They did not file an annual report at that time, so we revoked the corporation in September 1961. So there are no Directors or Officers. The file has been retired. There is no current corporation by that name."

When checking with the Delaware Division of Corporation, the response came:

"We do have a corporation by the name of Inter-American Investment Corporation, incorporated on May 21, 1991. There was a name change on June 4, 1991 to **Austral American, Inc.** Very lightly written by hand, I can hardly make this out, is: J. Scott Perry, President; A. Roberts, Director. Those are the only two listed officers."

When checking with the Secretary of State of Nevada, the following "sound-alike" names popped up:

Interamerican Management Corporation—1997
Inter-American Manufacturers and Assemblers of GA—1996
Inter-American Marketing Corporation—1989
Interamerican Marketing Group, Ltd.—1995
Inter-American Properties, Inc.—1986
Interamerican Seafood Corporation—1991

Interamerican Traders, Inc.—1991
Inter-Americas Insurance Corporation—1990

In checking the list of officers for the Inter American Properties, Inc. we find the following: Filippo Dollfus, President; Alberto G. Camerini (Switzerland), Secretary and Treasurer (Montreal, Quebec).

But, of course, “officially”, there is no actual Inter-American Investment Corporation in the traditional sense of the word “corporation”.

THE INTER-AMERICAN
INVESTMENT CORPORATION (IIC)
IN ITS OWN WORDS

[QUOTING:]

The Inter-American Investment Corporation (IIC) is a multilateral investment corporation. It began operations in 1989 to promote the economic development of its Latin American and Caribbean member countries through financing of small and medium private enterprise.

Through direct loans and equity investments for companies and lines of credit to local financial intermediaries, the IIC helps businesses to start up, expand, and modernize their operations. As a complement to these main activities, the IIC offers fee-based advisory services.

Small and medium-sized companies are the Corporation’s main customers, especially those that have difficulty raising financing from other sources on reasonable terms.

In a sense, IIC financing is seed money. The Corporation serves as a catalyst for attracting other resources: additional financing, technology, and know-how. These resources are mobilized through cofinancing and syndication, support for security underwritings, identifying joint venture partners, and facilitating transfers of technology and know-how.

Lending and investment in any setting entail evaluation of each project’s soundness and chances of success. In this preliminary evaluation process, the IIC advises clients on project design and financial organization and helps them to structure their financial plan.

As a natural outgrowth of its project financing, the IIC offers fee-based advisory services. These services include counseling private companies on financial engineering and corporate reorganizations, and helping member governments modernize their foreign investment policies and develop capital markets. The Corporation also advises member governments on the privatization of state-owned companies.

To obtain IIC financing, projects must offer profitable investment opportunities. They must also further economic development in some way: by creating jobs, generating net foreign currency income, facilitating the transfer of resources and technology, and/or promoting the economic integration of Latin America and the Caribbean. Any environmentally sensitive project must include

specific preventive or restorative measures.

The IIC Board of Governors consists of a representative from each member country. Voting power is proportional to each country's paid-in shares. The Board of Governors appoints a Board of Executive Directors to which significant responsibilities are delegated.

The Corporation is part of the Inter-American Development Bank Group. The IIC is legally autonomous, and its resources and management are separate from those of the Inter-American Development Bank.

Thirty-four countries are shareholders in the IIC; twenty-four Latin American and Caribbean countries:

Argentina, Bahamas, Barbados, Bolivia, Brazil, Chile, Columbia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Guyana, Haiti, Honduras, Jamaica, Mexico, Nicaragua, Panama, Paraguay, Peru, Trinidad and Tobago, Uruguay, and Venezuela.

Also, seven European countries:

Austria, France, Germany, Italy, the Netherlands, Spain, Switzerland.

Additionally:

Israel, Japan, and the United States.

The IIC is located at 1300 New York Ave. NW, Washington, D.C. The telephone and fax numbers, respectively, are (202) 623-3900 and (202) 623-2360. [END QUOTING.]

THE INTER-AMERICAN DEVELOPMENT BANK IN ITS OWN WORDS

[QUOTING:]

The Inter-American Development Bank, the oldest and largest regional multilateral development institution, was established in December of 1959 to help accelerate economic and social development in Latin America and the Caribbean. [*Seems to correspond with the 1958 incorporation date for the Inter-American Development Corporation in the District of Columbia.*]

The Bank was created in response to a longstanding desire on the part of the Latin American nations for a development institution that would focus on the pressing problems of the region. A resolution calling for the creation of such a bank was adopted at the First Inter-American Conference, held in Washington, D.C. in 1890. In 1958 President Juscelino Kubitschek of Brazil proposed that the countries of the Hemisphere embark upon a bold cooperative effort to promote the economic and social development of Latin America. His proposal received support throughout the Hemisphere and shortly thereafter a special committee of the Organization of American States drafted the Articles of Agreement establishing the Inter-American Development Bank.

The Bank's original membership included 19 Latin American and Caribbean countries and the United States. Subsequently, eight other Western Hemisphere nations, including Canada, joined the Bank. From the beginning, the Bank developed links with many industrialized countries on other continents and in 1974 the Declaration of Madrid was signed to formalize their entry into the Bank. Eighteen nonregional countries joined the Bank between 1976 and 1993. Today Bank membership totals 46 nations. The Inter-American Investment Corporation (IIC), an autonomous affiliate of the Bank, was established to promote the economic development of its 34 member countries by financing small and medium-scale private enterprises.

In its 36 years of operations, the Bank has become a major catalyst in mobilizing resources for the region. The Bank's Charter states that its principal functions are to utilize its own capital, funds raised by it in financial markets, and other available resources, for financing the development of the borrowing member countries; to supplement private investment when private capital is not available on reasonable terms and conditions; and to provide technical assistance for the preparation, financing, and implementation of development plans and projects.

In carrying out its mission, the Bank has mobilized financing for projects that represent a total investment of \$206 billion. The Bank's annual lending has grown dramatically from the \$294 million in loans approved in 1961 to \$6.7 billion in 1996.

The Bank's operations cover the entire spectrum of economic and social development. In the past, Bank lending emphasized the productive sectors of agriculture and industry, the physical infrastructure sectors of energy and transportation and the social sectors of environmental and public health, education and urban development. Current lending priorities include poverty reduction and social equity, modernization and integration, and the environment.

During the 1960s and 1970s the Bank was a pioneer in financing social projects such as health and education. In fact, the Bank's first loan, approved in February of 1961, was for improving the water and sewage system of Arequipa, Peru. The Bank has made an effort to see to it that its lending operations directly benefit low-income populations. Its innovative Small Projects Program seeks to provide small financings to microentrepreneurs and small-scale farmers and since 1990 the Bank has broadened its support to the informal sector. In recent years, the Bank has financed sector reform loans and debt reduction programs. In 1995, it began lending up to 5 percent of its ordinary capital resources directly to the private sector, without government guarantees.

The financial resources of the Bank consist of the ordinary capital account comprised of subscribed capital, reserves and funds raised through borrowing and Funds in Administration, comprised of contributions made by member countries. The Bank also has a Fund for Special Operations for lending on concessional terms for projects in countries classified as economically less developed. An additional facility, the Multilateral Investment Fund (MIF), was created in 1992 to help promote and accelerate investment reforms and private-sector development throughout the region. In 1994, the Bank's member countries agreed to a \$41 billion increase in the Bank's resources. Member countries' subscriptions to the Bank's capital fund consist of paid-in and callable capital. A paid-in subscription is in the form of a cash payment and represents a minor portion of a member's subscription (under the Eighth General Increase in the Resources of the Bank, the paid-in portion represents

only 2.5 percent of a member's subscription). The major part of a member's subscription is in the form of callable capital or guarantees of the Bank's borrowings in the world's financial markets.

The Bank has borrowed funds for its operations from the capital markets of Europe, Japan, Latin America, the Caribbean and the United States. The Bank's debt is AAA rated by the three major rating services in the United States [*wonder who controls those*], and is accorded equivalent status in the other major capital markets.

The Board of Governors is the Bank's highest authority, on which member country is represented. Governors are usually Ministers of Finance, Presidents of Central Banks or officers of comparable rank. The Board of Governors has delegated many of its operational powers to the Board of Executive Directors, which is responsible for the conduct of the Bank's operations.

The Bank, whose headquarters are in Washington, D.C., has Country Offices in each of its borrowing member countries and in Paris and Tokyo. [END QUOTING.]

MORE ON THE IDB

[QUOTING:]

Latin America and the Caribbean are home to roughly 475 million people. The region's total "domestic" product is approximately \$1.3 trillion. For researchers, public officials and business people interested in the economies, political systems and cultures of the Americas, these are important numbers. These and many other kinds of data, including up-to-date estimates of balance of payments, income distribution and non-financial public sector statistics, are available on the IDB's *economic, trade and social databases*, maintained by the Statistics and Quantitative Analysis Unit, some of them in searchable formats, many of them revised on a monthly basis.

In addition to the statistical databases, the IDB also produces a considerable amount of original research on the region it serves, including Working Paper series on sectorial topics (microenterprise, forestry, energy demand) and country economic assessments. The principal coordinator of this varied research program is the Bank's Office of the Chief Economist, which works closely with the Bank's regional operations departments in providing guidance on loan project preparation, and also maintains close ties with leading worldwide research and academic institutions through an extensive program of seminars, conferences and workshops.

Since its founding in 1959, one of the IDB's priorities has consistently been to foster the economic integration of Latin America and the Caribbean. The Institute for the Integration of Latin America and the Caribbean (INTAL), an institution supported by the Bank, offers detailed statistical information on the volume of trade among members of the hemisphere's subregional groups (Mercosur, Caricom and NAFTA to name just three.) And the Bank's own Integration and Regional Programs Department (INT), in addition to administering the Bank's regional technical assistance program (which in 1996 led to the approval of some \$50 million in grants), supports the work of intergovernmental groups through initiatives such as the publication of *Periodic Notes on Trade and Integration*.

Another important facet of the Bank's research activities is its work in the social sectors. In keeping with the mandate of the Board of Governors that the Bank address squarely with its lending programs the social "deficit" that troubles the region, the Inter-American Institute for Social Development (INDES) trains dozens of public-sector officials and representatives from civil society in the region and publishes a series of monographs devoted to issues in fields such as education, health and the delivery of services to needy populations.

The financing of social and economic development programs in Latin America and the Caribbean brings with it a vast array of business opportunities for suppliers of goods and services from each of the IDB's 46 member countries. In 1996 alone, IDB loans resulted in the award of some 3,500 contracts for civil works construction, the supply of goods and equipment and the provision of consulting services (by firms as well as individuals). In the same years, roughly \$4.1 billion were disbursed to contractors as a consequence of the Bank's lending program.

The main source of information about the upcoming procurement and business opportunities generated by the Bank's lending is the monthly magazine *IDB Projects* [c/o: IDB Bookstore (202) 623-1753] which contains a listing of individual projects being considered for possible financing by the IDB (also known as the project "pipeline"). Paragraphs describing each of these proposed operations are broken out by country and by sector. By checking these listings, interested suppliers can track the progress of projects as they move through successive stages of preparation. In many cases the executing agency contacts provided in each of these short descriptions prove to be the single most important piece of information the Bank can provide, affording a chance for prospective bidders to learn about the context in which tenders will be carried out and allowing for marketing of products and/or technical expertise.

For those new to the IDB and its procurement policies and practices, the IDB offers a series of *business briefings* at headquarters in Washington (and, in concert with its speakers' bureau, the Country Offices and the members of the Board of Executive Directors at various locations in North and South America, Europe and Japan). In addition to the "regular" series of briefings, which provide an overview of doing business on Bank-financed projects in combination with sector specific presentations on infrastructure, social and environmental projects, two new series focus on the IDB's work in private-sector financing and a "hands-on" approach to bidding on specific procurement opportunities.

The "rules" governing procurement conducted with IDB financing are spelled out in *Basic Procurement Policies and Procedures of the IDB*. Contract award information is published in the pages of *IDB Projects* magazine. The source for additional information regarding procurement procedures is the Procurement Policy and Coordination Unit.

The IDB Group consists of three related institutions that play an important role in the development of Latin America and the Caribbean. Historically, the Inter-American Development Bank (IDB) has supported projects carried out by the public sector in the borrowing countries of the region. While many of these projects help to create the enabling environment so important for private sector activity, they did not involve direct lending to the private sector. However, the Bank has begun to work more directly with the private sector, to which end the Inter-American Investment Corpora-

tion (IIC), the Multilateral Investment Fund (MIF), and the Private Sector Department (PRI) at the Bank have been established.

The Inter-American Development Bank (IDB) is an international financial institution composed of 46 member countries, of which 20 are non-borrowing countries and 26 are borrowing countries in Latin America and the Caribbean. All of lending instruments of the IDB are designed to support economic development in the region. While most of its lending activities have been in the private sector, in recent years, the Bank has been promoting private sector investment in development. The IDB's involvement in an operation provides a level of comfort to private-sector investors and commercial lenders, given its long history of lending in the region and support for economic reform.

The Bank is the largest source of public finance for development projects, lending between \$6-7 billion per year to the region. The loans are made in the borrowing countries, and operations are carried out by governmental agencies.

The Bank has three regional departments responsible for the lending program in the public sector, including operations that ultimately provide finance to the private sector. The IDB office in each borrowing country in Latin America and the Caribbean provides support in project design, evaluation and execution.

INVESTMENT LOANS

A large part of the Bank's lending since 1961, when it made its first loan, has been for investment projects. About half of the Bank's public-sector lending is direct to social sectors—education, health, water, sanitation and urban development. The rest is dedicated to directly productive sectors and infrastructure.

The Bank loans in the public sector generate substantial business opportunities for the private sector for all member countries as proceeds finance goods and services for project execution, such as design, feasibility studies, construction supervision and contracts to supply goods, equipment and civil works.

IDB public-sector loans are granted only to the borrowing countries of the region; however, firms from all member countries, including the non-borrowing countries, are eligible to supply goods and services for these projects.

GLOBAL CREDITS

For many years, the IDB has recognized the need for credit in the private sector of Latin America and the Caribbean, including for small and medium enterprises (as well as microentrepreneurs). Since the cost of making small loans directly to the private sector is high, the Bank funnels resources via intermediary financial institutions. The IDB makes a global loan to a second-tier bank, which, in turn, lends the funds to intermediary commercial institutions. These are able to make loans as small as \$500 to microentrepreneurs and larger loans to small and medium enterprises. The global credit operations provide finance for fixed assets, permanent working capital and export credit, generally

for small-scale industry, commerce and agriculture projects (rarely infrastructure).

With the scope of global credit operations, the Bank makes loans specific to microenterprise, which also are disbursed through intermediary financial institutions. Microentrepreneurs can access short-term finance for working capital or long-term finance for fixed assets. Firms may contact the IDB's office in the borrowing country to determine if this financing is available through intermediary institutions.

POLICY-BASED LOANS

Another important aspect of the Bank's lending program has been support for economic reform to make the use of public funds more efficient and to promote a more favorable climate for private investment. In this context, the Bank supports a government while it undergoes restructuring of the legal and regulatory framework of specific sectors or of the economy in general. Sector lending can address issues such as liberalizing tariffs, privatizing public services or restructuring financial institutions.

PRIVATE SECTOR DEPARTMENT

[STILL QUOTING:]

As the private sector becomes more involved in areas previously held by the public sector (particularly in infrastructure) there is a need for long-term finance for private-sector operations. To help meet this need, the IDB established in 1994 the Private Sector Department, a specialized operational department within the Bank, to provide long-term financing and guarantees for private infrastructure projects in the region.

LOANS

The Bank can lend directly to the private sector without government guarantees for infrastructure projects, whether greenfield or refurbishing operations, as a means to encourage other investors and lenders to participate in energy, transportation, water supply, waste management and telecommunications. The Bank's participation in a single project is limited to \$75 million or 25 percent of the project's total cost, whichever is lower. Though pricing follows commercial terms, these loans can have up to 20-year maturities.

Unlike IDB projects in the public sector, investors do not have to be from member countries of the Bank, although more than 50 percent of the shares must be held by investors from member countries. There is no requirement that there be majority ownership by local investors.

GUARANTEES

Infrastructure projects often involve government entities, whether they be regulators or suppliers of inputs or purchasers of outputs. These contractual undertakings are often determining factors in whether equity investors and lenders participate in an operation. The new guarantee program

of the Bank is designed to address these risk factors. Both public and private projects are eligible for IDB guarantees, which are provided to lenders (not to equity holders). The Bank has established two guarantee structures, namely, partial risk guarantees and partial credit guarantees.

Partial risk guarantees may cover up to 100 percent of a loan for specific political risks, such as sovereign contractual obligations or transferability. These guarantees require a government counter-guarantee.

Partial credit guarantees may cover a portion of financing provided by private financiers. The Bank's guarantees turn medium-term finance into a longer-term arrangement. This can be achieved through guarantees for longer maturities, liquidity guarantees in the form of put options and take-out financing or by rolling guarantees that cover a fixed number of scheduled payments. Up to 50 percent of a loan can be guaranteed, with or without a government counter-guarantee.

Projects with IDB guarantees may be carried out in conjunction with an IDB loan or stand-alone. Project sponsors are not required to be from member countries of the Bank; however, the project company must be incorporated in the country where the operation is being carried out (in one of the Bank's 26 borrowing countries).

INTER-AMERICAN INVESTMENT CORPORATION

[STILL QUOTING:]

The Inter-American Investment Corporation (IIC) began operating in 1989. Supporting the overall development goals of the IDB, its activities are directed to small and medium enterprises in the private sector of Latin America and the Caribbean. Thirty-four of the IDB's 46 member countries are members of the IIC, of which 24 are borrowing countries in the region and ten are non-borrowing countries. The IIC shares governors, most executive directors and its chairman (IDB president) with the IDB, although it is funded and managed separately.

The IIC promotes private-sector development in its target market by making equity investments and providing term loans to projects for which traditional financing would otherwise not be available under similar terms. It also provides cofinancing and advisory services. IIC-funded projects must be commercially viable and preferably majority-owned by nationals of Latin America or the Caribbean. The IIC's lending activities differ from those of the Private Sector Department of the IDB in that the IIC focuses on small and medium projects in all economic sectors as opposed to large-scale infrastructure projects.

EQUITY INVESTMENTS

The IIC provides financing in the form of direct equity investments. These investments can represent up to 33 percent of the investee company's capital. Typically, once a project in which the IIC is involved has matured, the IIC will assist the company to revolve funds for another investment. Potential exit strategies include selling its shares by exercising a put option or, preferably, selling to

third parties. This could include taking the project company public on the stock market, thereby expanding the company's ownership base.

As a particularly effective way to leverage its own resources, the IIC also invests in venture and development capital funds that target the IIC's market.

LOANS

The IIC makes loans between \$2-\$10 million directly to project companies and indirectly through financial intermediaries that make subloans which are smaller than those the IIC could provide directly. The IIC can finance up to 33 percent of the cost of a new enterprise or up to 50 percent of the cost of an expansion project, provided that its participation in the project does not exceed 33 percent of the total value of project assets. Most IIC loans are priced to float at six-month LIBOR plus a spread of three to six percent, and loans at fixed term may be made when appropriate. The maximum loan term is 12 years, with a grace period not to exceed five years. The IIC neither seeks nor requires government guarantees for its loans.

The IIC cofinancing program is an effective mechanism in mobilizing additional resources from international commercial banks for projects that require funding in excess of the IIC's direct lending commitment.

ADVISORY SERVICES

As a natural outgrowth of its project financing, the IIC provides fee-based advisory services, including operational restructurings, financial engineering and joint venture partner searches.

As a member of the IDB Group, the IIC provides advisory services to the Private Sector Department of the IDB and to the Multilateral Investment Fund.

MULTILATERAL INVESTMENT FUND

The Multilateral Investment Fund (MIF), the third member of the IDB Group, undertakes activities that promote broader private-sector investment in the economy. It is a development institution that makes grants for technical assistance and invests, principally with equity and quasi-equity, in intermediary institutions that support small enterprises. The MIF has a very specific mission to implement strategies that will encourage private sector activities, for which it has its own funding and management even though it is administered by the IDB. MIF operations are approved by its own donor committee (representing 23 donor countries) rather than by the board of directors of the IDB. The MIF was established to accelerate the transition towards market economies and to help provide a business climate conducive to private investment. In this regard, the MIF complements the other private-sector activities of the IDB and the IIC.

The MIF approves operations worth about \$100 million per year, from grants to equity participation, in amounts ranging from below \$1 million up to \$5 million. All MIF finance is provided without government guarantees. The basic criteria for MIF projects are that they foster private

sector participation in the economy, that they be innovative and replicable and that they be self-sustaining in the long term. The projects must fall within one of the three windows of MIF activity: technical cooperation for policy reform, human resources development and small enterprise development. Almost all IDB borrowing countries are eligible to receive MIF funds, and beneficiaries can be both public- and private-sector entities.

The MIF only participates in projects in cases where grant finance is needed to initiate, promote or accelerate execution of an activity, and beneficiaries are expected to provide significant counterpart funds. Project proposals should be addressed to the IDB country offices in the region.

TECHNICAL COOPERATION FOR POLICY REFORM (GRANTS & CONTINGENT RECOVERY FINANCE)

The technical cooperation facility funds projects that will provide a legal and institutional framework amenable to private investment. This includes projects, such as assisting privatization efforts, developing a modern financial sector, harmonization of capital markets, launching employee stock-ownership program, modernizing mediation and arbitration systems and providing advisory services for specific private-sector related transactions, such as preparing contracts for concessions.

Grants under this window are made mostly to governmental agencies. In some cases, the grants are made in the form of contingent recovery finance, that is, the funds are repaid if income is clearly attributable to the MIF project.

HUMAN RESOURCES DEVELOPMENT (GRANTS)

Projects under the human resources facility are designed to help countries adapt their training services to meet the demands of the changing private sector. Special attention is given to enterprise-based training for managers and workers. It also develops demonstration projects dealing with workforce issues related to privatization and industrial reconversion.

Grants under this window are generally made to private-sector institutions specialized in labor training and workforce issues.

SMALL ENTERPRISE DEVELOPMENT (GRANTS & EQUITY)

The small enterprise development facility offers technical assistance and finance to the small business sector by promoting innovative financial services, business advisory services, technical training and technology transfer. The MIF can take an equity position in small business venture capital funds and help financial NGOs become fully regulated financial intermediaries.

This window provides grants to private-sector financial and non-financial intermediaries that provide services to small businesses.

The MIF works closely with the Regional Departments of the IDB in their respective activities in the private sector as well as with the Inter-American Investment Corporation and the Private Sector Department of the IDB.

FURTHER INFORMATION

[STILL QUOTING:]

The following brochures and publications about the IDB Group are available at the IDB Bookstore at the address below.

IDB Bookstore
Tel: (202) 623-1753
Fax: (202) 623-1709

Inter-American Development Bank (IDB)
1300 New York Ave., NW
Washington, D.C. 20577
Tel: (202) 623-1000
Fax: (202) 623-3096
Internet: <http://www.ioadb.org>
gopher://www.iadb.org

Private Sector Department
Inter-American Development Bank
Tel: (202) 623-1501
Fax: (202) 623-3639

Inter-American Investment Corporation (IIC)
Tel: (202) 623-3900
Fax: (202) 623-2360

Multilateral Investment Fund (MIF)
Tel: (202) 942-8211
Fax: (202) 942-8291
[END QUOTING.]

In 1958, Senator George Malone of Nevada said, **“The global theory of free trade is siphoning off America’s wealth and bringing her economy to the level of others. The theory is displacing American workers who otherwise would be employed.”**

BACK TO GEORGE BUSH

Gene “Chip” Tatum, CIA operative for many, many years and recently released from prison, has written numerous articles which anyone may read by accessing his website at:

file:///C:/TMI/NETSCAPE/TEMP/CIAFUND.HTM. His e-mail address is: blackops@sundial.sundial.net. He may also be reached by writing to: The Tatum Chronicles, P. O. Box 895082, Leesburg, FL 34789.

In one such article, Chip outlines a scenario for money laundering that is quite interesting. Let's take a look.

A CIA FUNDING OPERATION
by Gene "Chip" Tatum, 12/28/96

[QUOTING, WITH PERMISSION:]

Step 1:

Find a depository which fits the following criteria:

1. Large cash reserves.
2. Much of the cash reserves should represent deposits from an illegal activity (i.e., drug transactions). For this example we will use Banco Nacional de Panama, a depository which is protected by General Manuel Noriega. The depositor will be Pablo Escobar. Finding the proper depository would be the function of the CIA, and in this example we will use William Casey.

Step 2:

Arrange for a loan from this depository. We will use the name of George Bush in this example for the person obtaining the loan. We will use the amount of \$8 billion for this example. Sometimes the depository will not be very cooperative. If this occurs, the CIA will coerce or intimidate the depository officials into cooperating. Ultimately, the loan will be made.

Step 3:

Split the loan proceeds in half. One half (\$4 billion) will be sent to Iran to purchase "super bills" at the rate of two "super bills" for one authentic bill. Thus, \$4 billion in cash buys \$8 billion in "super bills." (Note: A "super bill" is a perfectly counterfeited U.S. bill. These bills are printed by an Intaglio press which was sold to the Shah of Iran in the late '60s or early '70s. The Shah was also furnished the plates, ink and paper necessary to successfully print U.S. dollars in large denominations. This was furnished to the Shah by the CIA. Unfortunately, the Shah left the press, plates, ink and paper for the Iranian Revolutionary Councils when he fled in late 1978.) The second half of the loan (\$4 billion) will be sent to a CIA launderer selected by the CIA (Casey) for his or her ability to move large sums of money around the world as a matter of ordinary business. For this example we will use the name Nana Debusia. (Debusia is the grandson of Guyana's first democratic leader and owner of many U.S. and foreign banks.)

Step 4:

Repay original loan to depository in “super bills.” (Give Banco Nacional de Panama \$8 billion in “super bills” to replace the authentic currency it loaned.) These “super bills” are placed in the reserve vault and, as long as they are not withdrawn by the depositor, their existence will not jeopardize the value of the U.S. dollar. But, because they are perfect in every way, to put the “super bills” in circulation would eventually devalue the U.S. dollar by flooding the monetary marketplace with U.S. currency.

Step 5:

Arrange to sell Iran something of value for the authentic currency used to purchase the “super bills.” In this example, we will use arms, ammunition and replacement parts for military equipment. (We will use the name Oliver North as the example of a person arranging for sale of arms to Iran.) In other words, the CIA now arranges to sell Iran \$4 billion worth of arms and equipment in order to get the original \$4 billion of authentic currency back. Now, the CIA has \$4 billion to use in funding covert activities without relying on Congressional authority and funding. If caught, the CIA can report the source of funds as being from an arms transaction with Iran.

Step 6:

Ensure that the “super bills” are not withdrawn. This is done through the process of neutralization of the depositor. Neutralization is the use of intimidation, coercion or intimidation. In this example, Pablo Escobar is killed.

Step 7:

This CIA launderer in possession of one-half of the original loan proceeds is moving his \$4 billion through a maze of banks which are cooperative with both the launderer and the CIA. For this example, we will use the following trail of deposits to banks: a bank in Spain; the Vatican Bank; banks in Luxembourg. Then the launderer wires from his London offices \$3.8 billion in laundered monies to private numbered accounts being controlled by the original architects. The launderer keeps \$200 million for his job well done, leaving the \$3.8 billion in the numbered accounts.

Step 8:

Neutralize the CIA launderer. In this example Nana Debusia was indicted by the U.S. on 32 counts to include bank fraud. The CIA stepped up in his behalf and stated that it would not be in the best interest of the U.S. to prosecute Debusia. He was facing several hundred years in prison if convicted. He was subsequently acquitted on all counts.

CIA TALLY

\$4 billion for use in unauthorized black ops* (*black operations are those covert operations performed without the knowledge or authority of Congress.) \$3.8 billion in private numbered accounts controlled by the architects of the funding operation.

SUMMARY OF THE EXAMPLE

To summarize the example, the Director of the CIA, William Casey, approached the Ex-Director of the CIA and current Vice President of the United States, George Bush, with the name of a vulnerable depository, the Banco Nacional de Panama. Vice President Bush then arranged for a short loan of \$8 billion. Bush arranged for \$4 billion to go to Iran to purchase super bills and \$4 billion to go to Nana Debusia to be laundered into several private accounts. He (Bush) commissioned Oliver North to oversee the Iranian connection. North delivered \$4 billion in U.S. currency to Iran. Iran gave North \$8 billion in super bills in exchange for the \$4 billion in good U.S. currency. North then delivered the \$8 billion in super bills back to the Banco Nacional de Panama. The loan transaction is now complete. There is \$8 billion in super bills in the reserve vaults of the Banco Nacional de Panama, there is \$4 billion in authentic U.S. currency in the hands of the Iranians, and there is \$4 billion in good currency with CIA launderer Nana Debusia. North sells the Iranians military hardware and parts for the amount of \$4 billion and diverts a portion of the proceeds to the Contras of Nicaragua (Iran/Contra). Nana Debusia, in the meantime, is laundering the deposits of \$4 billion through various banks, including the Vatican's Bank of Italy. After several successful banking transactions, Debusia presents \$3.8 billion in sound deposits to the numbered accounts in various locations. When the funding operation is complete, there is \$4 billion in CIA accounts to be utilized for covert and black operations; there is \$3.8 billion in private number accounts controlled by George Bush and William Casey. Pablo Escobar, the primary depositor, is dead to ensure no one will withdraw the super bills. General Noriega is in U.S. federal prison and under constant U.S. guard to ensure his silence, and William Casey is dead, leaving \$3.8 billion in good U.S. currency in the control of George Bush. [END QUOTING.]

For a close look into some of the Bush-boys' REAL money transactions, see the *Exhibits* displayed at the conclusion of this article.

V.K. DURHAM SPEAKS

[QUOTING:]

My position is this, and I'm going to tell you exactly what my position is. Prove me wrong. Prove to me that Russell Hermann wasn't murdered. Prove to me that CI, Ltd. is not an existing entity. Prove to me that the Woodbridge Account was not a George Bush/Bentsen/Baker/Greenspan/North/Hermann account. Let's put this—all this information—before a full, formal, federal Congressional crime investigation unit, with nonvested interest and let's investigate the documents, the events, and the facts.

I think a full formal federal Congressional investigation, a Grand Jury investigation, should be in on this. Not only that, it should be open to the public—no member of Congress who has been a party to this or who has any investment in any of these corporations, or has taken any kick-backs in the form of lobbying money or whatever, even a golf ball, can be on these investigating committees. These people have to be free of ANY suspicion, or anything that could tie them to it. This has to be a fair, impartial, full comprehensive investigation into these acts, with unbiased and nonprejudicial opinion. It's got to be done by people who have the ability to know what they're looking at and be able to see that there is a common M.O. as a denominating factor here.

I have already filed murder charges with Congressman Burton's office. And those murder charges, by God, are going to stand. They are standing! They can not deny that I am the primary creditor of this country, and so was Russell Hermann, at one time. Now, deny the man was murdered. Prove to the entire American public that this man was not murdered. You prove to the public that Bill Clinton didn't have knowledge of that Certificate of Indebtedness in 1992 and in 1993 when the floods hit. Prove it! I've got the certified copies of the letters that went to him.

To murder an individual, and to go to the lengths that they've gone to, to gain control over not only the Certificate of Indebtedness but of this nation, Rick, to me—of course, I'm sort of like this old horse out there with blinders on, you know. I don't see any farther than that *Constitution* holding over the heads of the people out there. And that's what I see. I see that safety protection there, that *Constitution*, like an umbrella over the people, and I don't see beyond that. And it's hard for me, knowing what was intended by that *Constitution*, to turn around and be not only a victim, but a witness and a victim, to this whole corrupt scenario, with document after document after document backing it up, and they sit there as a vested-interest group, ignoring the whole damn thing. They're suppose to be our protectors. How can you protect someone if you've got a vested interest in something and you're guarding your own backside? You can't, Rick. Congress forgets the people but I've never walked away from the people. I've stood and I've taken one beating after the other and my mind has never gone off the people or off the nation. And it never will. [END QUOTING.]

CLOSING THOUGHTS

Obviously the web, or the octopus, is so vast, so convoluted, so incredibly spread out that it boggles the mind to try to comprehend it. What follows are just a few documents which will have literally no meaning to almost everyone, but WILL have meaning to key individuals in the reading audience.

The structure in place that you have just read about is so vast and all-encompassing that it truly is an amazing accomplishment, to say the very least. It helps to examine structures such as these to see HOW they have accomplished many of the New World Order agendas which are on the table. And it certainly seems that the New World Order agenda is full steam ahead. I guess we'll just have to wait and see what God has in mind

[See related exhibits, next pages]

next 19 pages

CHAPTER 2

FLORIDA RAMPS-UP GESTAPO TACTICS

MILITIA-COMMON LAW ADVOCATE SPEAKS OUT FROM MENTAL HOSPITAL

by Rick Martin 6/17/97

In a call to CONTACT on June 11, literally out of the blue, David Andrew (Paine), also known as The Herald of Manatee, spoke out about his experience of being arrested and spending the last six months in a mental hospital without officially being “charged”. He has some startling things to say about what is taking place in Florida right now concerning the targeting of common-law individuals and paralegals, which of course is not getting any media coverage. He claims the Attorney General of Florida has distributed among law enforcement agencies a virtual “hit list” of 174 Florida militia and common-law advocates whom, he claims, the Attorney General refers to as “the unindicted.”

Yes, but does he sound crazy? You be the judge.

*He may be reached by writing to: David Andrew, c/o: Unit 23A, P. O. Box 1000, Chattahoochee, Florida 32324. Facility phone number: (904) 663-9271. While CONTACT is **NOT** advocating legal contributions by our subscribers, there is a legal fund which is: Lex Rex Trust Fund, P. O. Box 1701, Sebring, Florida 33871.*

Always remember, please, we simply are “reporting” what comes into our office—which is often a surprise to even us. We do not now, nor ever have, advocated “militia” anything or weapons. We do not advocate violence, now or at any time in the past. You will find this conversation to be incredibly startling and it should serve as a wake-up call to many of you out there dappling in very dangerous waters. Read this carefully and THINK about what you are doing. Thank you!

Rick: Ok, let’s start at the beginning. What is your name?

David: My name is David Andrew, The Herald of Manatee. I am the Herald for the Manatee Christian Jural Society, which I believe you are familiar with, out of California [*the Jural Society*].

Rick: I’ve heard the name, yes.

David: Ok. We established several of the Christian Jural Societies throughout the state. I was the Master of Ceremonies during the state convention in July of last year. It was held in Avon Park, Florida. There were 75 delegates at that convention, plus there were four delegates from Georgia and two from South Carolina which came in to participate with the delegation. We established, between then and the time I was arrested on November 23rd—we established two Jural Societies in Broward County, one down in West Palm Beach, one up in Duval County, one in Leon (?) County and Manatee County, and there were two in the process of forming, one in Orange County and the

other one in Hillsborough County. Consequently, just about everything is shut down. From what I understand, at this point the only two societies in operation are two over in Broward County, well, actually, one in Broward County. The other one has had three of its members arrested since July of last year. Two of them are out; one is still in jail. He's been in there since October or September of last year.

Rick: Ok, let's back up and repeat what you were saying about the Common Law Court. You said there have been arrests.

David: Ok. Emil Eppilito and all those of the Common Law Court, of which there were originally twelve people, were arrested under that Federal Warrant last year. That trial began on Monday. Jury selection was last week. The judge barred Emil Eppilito from the courtroom on Thursday, and he has to sit in a room outside of the courtroom and watch the proceedings from a video because the judge doesn't want him to defend himself.

Rick: Now, is this a Federal Court?

David: It's Federal Court in Tampa. There are only eight defendants of the twelve right now on trial. One of them is still at large, Larry Meyers. They've never picked him up. Larry Meyers is my partner. I also have another man whose last name I won't mention. His name is Mike. He has at least five state warrants for him. Larry has a federal warrant. We were publishing militia manuals, militia literature, brochures, pamphlets—informative literature, usually one-to-four pages, something like that. These were circulated to inform the public of what is going on.

Rick: Is this the same Lawrence Meyers from *Media Bypass*?

David: No, no. I've talked with *Media Bypass*. They ran an article in April on Emil Eppilito. There is also a guy named Larry Moore. There was Marty Franza. There were two other guys out of Orlando who also got arrested in this federal nonsense. The newspapers say that they are disciples of Eppilito, and they're not. They were a sister organization that had common goals and they were sharing information.

Rick: You were talking about a mass arrest of paralegals. Would you repeat that?

David: Yes. Larry Moore is a paralegal, and he had a paralegal office up in Orlando.

Rick: You said there was something like fifteen paralegals?

David: Yeah. There's around fifteen or twenty of us right now that have been arrested across the state.

Rick: I'm recording this conversation.

David: Yes, I realize that. Jack Warner is also from Orlando. He's in jail. Arnie Franz had died on April 7th in a nursing home. They kept him in jail in Morgan Street Jail; it's a federal prison in Tampa. And, they gave him no medication, no treatment—he had cancer. He got so bad, they finally

put him, at the end of March, they put him into a nursing home. He was there two weeks and he died. Emil Eppilito himself is very sick, and he's 71 years old, I believe. He's not being well treated. In any case...

Rick: Where are you?

David: I'm in Chattahoochee Florida State Mental Institution.

Rick: And what are you charged with?

David: ...the police raid on my house—my house is also a church or a parsonage. We hold church services there. The Christian flag was flying from the front porch. The police did a gestapo raid on my house, on November the 23rd.

Rick: Under what?

David: Under the pretense of domestic violence, that nice little statute. And the purpose of that was, under domestic violence statute that took effect in October of last year—I had no knowledge of such a law even being passed—if you're just so much as arrested, the police have the right to confiscate all of your firearms. You cannot buy, sell, trade or transport firearms in this state if you are just arrested. You don't have to be convicted, just the arrest alone. Isn't that a lovely statute? And it's a misdemeanor statute. That was the grounds for them coming. I was home alone. They surrounded the house. I was sitting on the toilet, of all places. They came banging on the front door, back door. They crashed in through the rear door. They dragged me out of my bathroom, threw me on the floor in the living room, put a gun on my back, shot me in the leg, took the gun, put it to my head, pulled the trigger a second time and the bullet had jammed in the first shot. And then the officer started hollering, "Shoot him! Shoot him! Shoot him!" The other guys pulled their guns; instead of shooting me, they started beating me on the head with their pistols. And, at that point, neighbors came running and they didn't dare do anything more. And then they jerked me up and slapped cuffs on me and said, "Well, you ain't never gonna see the outside of jail again." And I was charged with resisting arrest, three counts, aggravated assault and battery on law enforcement. They said I pulled the gun and pointed it in their face. I'm a small man like Bill. I think you've met Bill, haven't you?

Rick: No.

David: I weigh about 145 pounds. The one officer that jumped on me was 360 pounds, the other one was about 240, and the other one was around 200 pounds, and you know, I attacked these guys? Right. A little bit ridiculous.

Rick: So what happened then?

David: In any case, EMS [*emergency medical services*] treated me at the scene and, six hours later, by the order of the Sheriff himself, I was taken to the hospital for treatment. When I got there, the doctor said, "What happened to your shirt?"

I said, “What are you talking about?”

He said, “It’s ripped to shreds.”

The whole back of my shirt was just absolutely torn to shreds, as if I’d been beaten with a whip. I had no idea how much of a beating I had taken. Apparently they did it with the barrels of their guns. The shirt was just shredded, absolutely in pieces. They confiscated the shirt. They confiscated everything. And they’ve destroyed a bunch of evidence already, trying to totally cover everything up.

In order for them to do a domestic violence thing, there has to be probable cause. Probable cause is based upon a complaint. My wife has never filed a complaint. She wasn’t even home. And I have been told by several people who have talked to her that the cops tried to force her into filing a complaint, and she didn’t do it. Then there has to be a warrant. It’s a misdemeanor. They have to get a warrant to come in. Well, the Christian flag was flying out there. Under the International Law, you cannot, a police officer cannot execute a warrant under that flag. He has to wait for the party to come outside onto public right-of-way to make the arrest. He cannot go in past that flag under International and Federal laws. And even on a felony charge they can’t do it unless there is what is called “imminent danger”. I was home alone. There’s no imminent danger there whatsoever. No warrant. I have not yet, to this day, ever been served a complaint, a warrant, or an indictment.

Rick: How did you end up in the hospital?

David: The judge, after jerking me around for about six weeks in the county jail, kept taking me in and out of court. I went to “first appearance” three times. I went to, what they called, “arraignment” three times, although I have never been arraigned. The third time the judge just looked at me and—after jerking me around the previous two—looked at me and said, “Ah, we have ‘Mr. Jammin’ here. We’re here for arraignment today. The court’s going to enter a plea of ‘not guilty’ and we’re going to set this thing for trial.”

And I said, “Objection.”

And he says, “What’s the matter?”

And I said, “Who appointed you my attorney? Who said you can represent me?”

He said, “Get him out of here. We’ll set this thing for trial.”

And, he said, “I think you’re incompetent. I’m going to have you examined by a psychologist.”

And it went from there.

Rick: What happened then?

David: The state law requires, which I was totally unaware of, Chapter 916—I didn’t find it out

until after the competency hearing in April, about 916—they told me they were going to do a Baker Act, which is 394. I was prepared for that. But I get hit with 916—had no idea what it is. Under 916, it's criminal mental insanity, criminally insane—it has nothing whatsoever to do with mental competency, nothing! What's really weird, the word competency is not even defined anywhere in the Florida state statutes.

Rick: How did they find you?

David: He found me, he says—his court Order, copies, Chapter 916.112 and .113, it's almost verbatim copied out of the statutes in the findings of the court written by the State Attorney. And the State Attorney says that I am not capable of taking care of myself, that I am a danger to myself. In fact, the minute I got yanked out of court they slapped me under suicide watch, stripped me naked for four days in a room with a camera and made all kinds of obscene, ridiculous reports and accusations against me and said, well, I never got out of bed, so therefore “he was depressed”. Well, how am I going to get out of bed if I haven't got any clothes, with women watching me on the camera? Really smart. One day I was on the toilet and I heard them laughing. I jumped up, and there were three of them out there looking at me on a monitor. Really, really a nice situation in the county jail down there, Highland.

Rick: So, have you been sentenced to a period of time?

David: I have not been sentenced. I have not been tried. What the judge did is order me to be sent here to Chattahoochee for six months. He ordered me to be administered court-ordered psychogenic or psychotropic drugs to alter my mind.

Rick: So you've been given drugs?

David: No. The psychiatrist, the second day, looked at me and said, “You ain't crazy.”

And I said, “That's what I've been trying to tell everyone.”

He said, “We're not going to give you any drugs.”

At this point—they had me in for a review last Thursday and they told me that they have been ordered to keep me another—they were going to release me last week—they said, no, they've been ordered to keep me in another 60 days, and they assured me they were not going to give me any drugs during that period of time. But I'm still stuck here in jail. I've been here 195 days, and I'm supposed to be brought to trial within 175, but by putting me here the judge got around—he ordered the suspension of the right to a speedy trial by doing this.

Rick: Well, so you're still in the psych ward?

David: Yes. I've filed twenty petitions with the court, including a Motion for a Trial by Jury, and after he found me to be incompetent he said, “I hereby deny your request, or your petition, for trial by jury.”

Rick: Sure. He can do anything he wants at that point.

David: It's totally arbitrary and capricious. It was long before the competency hearing, and every time I filed for Notice of Hearing or Motion of Hearing, it's been denied, denied, denied—twenty petitions I have filed with the court and every one of them has been denied. A Writ of Habeas Corpus with the U.S. District Court, it was assigned to a federal judge. That federal judge never even responded to the Habeas Corpus. Another federal judge said that the Motion for Habeas Corpus was frivolous and without merit and therefore was recommended to be dismissed. A Petition for Habeas Corpus is NOT frivolous or without merit as long as the detainee is still within the jail! I filed a felony complaint against that judge for criminal trespass upon my case. The judge who was assigned the case then immediately answers it back and says, "I take this as your response and we hereby close this case."

Rick: What had you done to provoke this happening to you initially, before they arrested you?

David: I am the editor of the *Florida State Militia Manual Magazine* and fliers that we publish. Two other members of my staff have warrants for their arrest. They have gone underground, one of which is Larry Meyers, who has a federal warrant. The other man's name is Mike, and I won't give out his last name, but he has a couple of state warrants for his arrest. They're totally bogus; he's a paralegal and a darn good paralegal, one of the best there is. They're trying to shut us all down. Then last week they issued the Writ of Bodily Attachment for William Bearman, and he has gone underground. The guy is 74 years old. What do you think his chances are of surviving in a Highland County jail? They beat prisoners there who don't cooperate. I got beaten three times because I refused to sign paperwork. I got beaten twice for refusing to sign papers, once I got beaten because I refused to bow to the judge. I was beaten right in the courtroom, with cameras and all on there, and they've refused to give me a copy of the film. Total cover-up. Everything is swept totally under the rug. I was harassed, threatened, intimidated.

Rick: Now, where are you exactly in Florida?

David: Alright. Now, I am at Chattahoochee Florida State Institution. I am in what's called the New Forensic Facility. It is in the far Eastern portion of this facility. There are over a thousand prisoners here total. There's about five or six different compounds, divisions. This one here is what they consider medium to maximum security. It depends on what your rating is. It could be medium or max. I'm right now under medium security watch, though Highland County sent some moron up here, supposedly who's Citizen's Watch, to protect my rights, and I tried to talk to him about the beatings and the abuse, and I've been told two more prisoners have been beaten since I left down there a month ago, both of them Black women. Nothing is being done. This guy, when he left here, he told the guards here that they shouldn't have lowered my security risk, that I should be kept under maximum security and I should be chained, and that I'm very dangerous, and that there are people outside who are trying to kill me and they may break into this prison to kill me. It's all bogus. I don't know if Bill sent you any stuff on that.

While I was in Highland County Jail I was kept in chains, when I wasn't in my cell. I was kept in solitary numerous times while I was there, or in some real grungy cells. The cells I spent the most

time in were cells that were steel walls, steel ceiling, concrete floors, steel benches, bed—everything painted with lead paint, everything, walls, ceiling, everything painted with lead paint! Terrible, horrible conditions.

Oh, that's the other thing: Last year we had 75 delegates for the Christian Jural Society of Florida who met in Avon Park. I was the Master of Ceremonies. We had John Quade and Randy Lee there as guest speakers. And we had a convention. There were two delegates from South Carolina and four from Georgia that also came to the convention. We were trying to reestablish the Jurist government of Florida. We have Jural Societies established with two in Broward, one in West Palm, one in Duval, one in Leon(?), and one that I am the Herald of in Manatee County. There were two others in the process of being established—one in Kissimmee and one in Hillsborough County. Right now, the only ones left in operation that I know of are, there's one in Broward and one in West Palm. Three guys from one of the societies in Melbourne have been arrested—two are out on bail and one is still in jail, no bond.

Rick: And who is initiating these attacks?

David: It is being done—if you read the article in the April issue of *Media Bypass*—there's a judge in Orlando who has been coordinating this stuff throughout the country. And they said they had another meeting in February, these judges around the country. It tells you, right in *Media Bypass*, that they were conspiring to shut down the Common Law Courts and pro se litigant operations.

Rick: Yes, I read that article.

David: Let's see, I was going to put that judge's name here on tape—Judge Belvin Perry, Chief Judge of the 9th Circuit State Court of Orlando.

There has been a trust fund set up for me to try to raise funds for legal defense and costs. I've already spent over \$18,000 while I have been in jail. This nice little judge and their kangaroo courts down there have seized two pieces of property having houses on them that I own, in Lake Placid, Florida. One was worth about \$125,000 and the other one was worth somewhere around \$65,000. They confiscated both of them. One of them, they transferred the deed to another party arbitrarily without giving notice or ever having a hearing or any kind of service upon me whatsoever. The other one, they seized and sold on the courthouse steps for \$100. And they tell me to "Have a nice day." I'm kept in jail, I can't even defend my property, nothing.

Rick: How do you know what's happening with Eppilito and that situation?

David: I'm keeping in contact with the people in Tampa. I spoke with them again last night.

I don't know where Bill [Bearman] is right now. He's got problems. He had to go underground. He packed his stuff. Also, another thing that is really cute, to show the coordination of this: The warrant was issued for his arrest, I believe, on the 5th and they said, "We'll bring him into court to gain the jurisdiction." This goes back to a case—it's been a long time since I studied it, I ought to look it up—where a homeless man was picked up in Connecticut, sleeping on a park bench. They

charged him with vagrancy and something else, and they were going to try him. He gets into court and the judge says, “Where do you live?”

And he says, “I live in the park.”

The judge says, “That ain’t good enough. I’ve got to have an address.”

He says, “Well, I don’t have an address. I sleep on the park bench.” He says, “That’s my home.”

And the judge says, “I’m going to hold you in contempt and confine you to the county jail for 10 days.”

They put him in jail for 10 days and they brought him back and the judge says, “Where do you live?”

And he says, “I live in the park.”

The judge says, “No you don’t, you’ve lived in the county jail for the last 10 days. You now have an address.”

That was a case, at least ten or fifteen years ago. And that is what they are right now trying to do to Bill Bearman by doing the Writ of Attachment. They’ll throw him in jail and hold him there for 30 days, if he can live that long because they’ll beat the shit out of him—is what they’re doing to almost everyone in the pro se movement or in the Jural Society. Bill has filed several abatements, just like I had. I had filed six when I got arrested, and that’s really what they went after me for. They hate me more for being with the Jural Society than they hate me for being part of the militia. They didn’t like the abatements that we were serving. Eight other people had done abatements in the county. One woman had done two and she got arrested on both of them. And each time she’d bail out the first one and was going to fight it, they’d hit her again the next time she did an abatement. She finally just looked at the judge and said, “How much is it going to take to get the dogs off my back?”

And, she paid him. It cost her about \$5,000, but she got the dogs off her back and she quit filing abatements against them. They are absolutely scared to death of these abatements. I have done six while I’ve been in jail. They figured by putting me in jail, they’d stop me.

Rick: And how do you know about the other 15 paralegals being arrested?

David: Newspapers, as well as contacts with other friends. Emil Eppilito, Susan Modac, and I told you, Larry Moore, Marty Franza (who is now dead—he died in their custody on April the 7th), Jack Warner, and there’s a whole bunch more. What’s his name, Toby Brown—he’s from the Jural Society over in Melbourne. There’s several more; I can’t think of all their names.

Rick: These are all common-law people though?

David: All common law. Either common law court, pro se litigants, or members of the Christian Jural Society from the Melbourne, Orlando, and Tampa area for the most part, or Manatee County

is where they're coming from.

There's 174 names issued by the U.S. Attorney out of Tampa saying, he calls them "the unindicted". There's another one I can cover too.

Rick: What's his name?

David: The U.S. Attorney?

Rick: Yes.

David: Well, there's two names here. The actual attorney is Charles R. Wilson, and it's signed by Earnest F. Peluso, U.S. Attorney number 054, Assistant U.S. Attorney. And this list is ridiculous. Like with Jack Warner, his mother's name is even on here and she's had nothing to do with this. You know, Jack's around 58 years old and they put his mother's name on—she's around 80 years old, ok? Emil Eppilito's wife is on here; she's in her 70s. She's never had anything to do with this. There's several people's wives or mothers that are on this list, most of them in their 70s and 80 years old. There's an old man on here by the name of—he's at least 80, more likely 85 years old—William C. Burke. What kind of threat or danger? They've circulated this to law enforcement now. This list was published by the U.S. Attorney's office.

Rick: And they call them "the unindicted"?

David: Yes, they call them "the unindicted". This list was published on, let me see, this is what is cute. This document is signed, it's a Notice to Defendants of Unindicted Co-Conspirators and Federal Rule of Evidence 404 Sub. B. It also talks about Larry Meyers who is still at large.

Rick: What's the date on it?

David: That's the problem. I believe this thing was actually filed on Feb. 9th. I think it was.

Rick: And where was it filed?

David: The U.S. District Court in Tampa. The problem is, there is no date anywhere on this document, zero, zip, none. He signed the document and he never dated it.

Rick: Is it on letterhead?

David: It's not letterhead.

Rick: Legal document?

David: Legal—you know, United States District Court, Middle District, Tampa Florida Division, United States of America v. Emil Eppilito, etc. Case No. 96-64-CR-T-23 [E]. This can be gotten from Caroline Weiss out of *Grassroots Journal*. Caroline's name is on here; she's the publisher of

the *Grassroots Journal*, which is a legal publication for paralegals or pro se litigants dealing with crime and corruptions of the court. She has already been informed by the Sheriff's office and the U.S. Attorney's office that if she publishes her next edition, which will be carrying a story on me and Emil and all the others and several other things going on—crime and corruption in jails—that she will be immediately arrested and charged with Conspiracy to Overthrow the Government. And she says she still is going to publish it. So, she will be the next one in jail. It's due to be published within the next 10 days.

Rick: What's your next step?

David: Ok. I have filed—after getting screwed around with the Habeas Corpus down there—I have filed a Petition to have the Judge Recused. Of course, he's not going to do that. I've charged him on the state level with 27 violations of the Florida State Constitution, numerous procedural violations, as well as violations of oath. I've now got a copy of his oath. It's incomplete, it has never been properly filled out.

And, as you know, the *Kol Nidre* Oath—this is what's really cute. Last Sept. 23rd was Yom Kippur, and they take the *Kol Nidre* Oath—and he did admit that he was a “fellow traveler” in the courtroom. He brought the subject up, I didn't. He said, “What does that have to do with it?” I said, “It has everything to do with it.” The *Kol Nidre* Oath is taken on Yom Kippur which is the 23rd of Sept., both he and Judge Durence [?] who are the two judges who have done this to me, one signed the document on the 19th of Sept., and the other signed it on the 20th. And the *Kol Nidre* says that you hereby revoke and negate all oaths you have taken in the previous year. That's real convenient. Within three or four days they take an Oath of Office, and then they negate the Oath of Office within less than a week. Really a nice, cute little game. And they're not completely filled out. On the bottom it says, sign on line 5 after completing line 4. Line 4 says, “Give your address.” They're blank, no address. They don't want people to know where or how they can be reached.

Also, I've been trying to get hold of their insurance company or their bonding agents, and nobody will release that information in this state. We've tried it on several judges and U.S. Attorneys. We cannot get it. It's being denied, the access to—and it's public information. I don't even think these guys have got a bond, if the facts are known. How can they have a bond when they don't even have a valid oath? The bond is to bond that oath, and if the oath is not valid, then how can there be a bond? I don't know if you understand that procedure of law or not. Most people look at me kind of silly.

We did manage to get both the Christian flag and the United States flag of peace into the courtroom, and the judge was real upset. It was a little game that I played. I had Bill try to bring it into court and he wouldn't let Bill pass it over the Bar, but I had an attorney walk in and he walked through the Bar and he was wearing the United States flag of peace, and sat there the whole time watching the proceedings. And then, when I got all done, I informed the judge that the attorney was wearing the flag and even though he didn't let Bill cross with the flag, the flag did cross and his flag had been captured. The thing that David Miller is using wrong is, he's using Title 4, Sec. 1; he should be using Title 4, Sec. 3. The last part of Sec. 3 says that anything that resembles or can be assumed to be an assimilation of the United States flag; where the first one, Section 1 says it has to be exact. In Section 3 it says anything that has resemblance or can be assumed by anyone that that is what it is

intended to mean, the United States flag. It's a whole lot better statute to use than Sec. 1 because usually what you're wearing on a lapel or a little paper flag, are not, quote, an "exact" flag. They're just an approximation thereof.

Caroline's number and address are: *Grassroots Journal*, P. O. Box 7352, St. Petersburg, Florida 33734. Her husband's name is Bill. And it's Caroline Weiss. (813) 898-7651. She'll be in jail before the month is out.

Rick: Ok. Anything else you want to close with.

David: I guess I got the beatings on the tape. It's sad. And a lot of the people who are on this "hit list"—oh, the Attorney General has been giving this to various law enforcement agencies and they're being informed, off the records, to stop these "unruly or dangerous people", most of whom are either elderly or people who are harmless, for traffic violations and then try to escalate and push them into some sort of confrontation so that they can be charged with resisting arrest or assault or battery on an officer; that way they can be detained for an indefinite period of time in jail, or end up where I'm at, in a nut house. That is the mentality that is going on. And the issue with this domestic violence that's interesting, over 600 law enforcement officers in the state of Florida, since October, have been arrested and charged under this same statute. Most of the officers who are being charged with it are some of the best officers that we have in this state. What they're trying to do is get rid of them.

Rick: Police officers?

David: Yes, sir. The jail that I was in, six officers right there in the county jail were arrested while I was in jail and charged with that same charge. My dad's attorney has been charged with that same charge. Anyone who is trying to stand up for rights or anyone who is defending this country is being removed from public places because "you're not wanted in the New World Order".

I have been court ordered not to trespass on my own property for twelve months. Plus, there's a court order for me not to talk to my wife or my son and for them not to contact me. Isn't that a lovely court order? The cops have threatened her and my son. She is scared to death and she doesn't want any trouble; she just wants this to go away. They forced her into signing a restraining order, but that restraining order was against her AND me. It's the most ridiculous thing I've ever seen. The Captain there in jail told me the police pulled her out of work and took her to the judge and forced her to sign the damn thing. And when they served it on me at the house, the guy said, "We'd have got this done a lot sooner if we knew you were going to be able to get out this quick [*referring to the posting of a bond on the first arrest*]. They were going to do a search and all, but the judge didn't give them a Search Warrant. About four days later they issued another Warrant for my arrest, based on "that I was in possession of two armor-piercing bullets". There's no such statute. I'm looking at fifteen years, per bullet, in state penitentiary, for possession of two bullets. I've got cases of them. Anybody who has military, full-jacketed armor bullets has got armor piercing bullets. That's not illegal to possess, although in 1994, BATF made it illegal to sell; but it's not illegal to possess. And I've been sitting in jail [*a mental hospital*] based on possession of armor-piercing bullets. They've put a \$50,000 bond on it. I couldn't raise any more money. They've taken

everything. I couldn't raise any money by selling the houses they've confiscated. And they've been doing this to everybody.

Emil Eppilito, they seized something like two-and-a-half-million-dollars worth of real estate from him. There is a contractor here in this mental institution with me, a Mr. Hill; he's been here now for three years. He's not on any medication either. They tried to court order him last week; he beat them in court on that. He still doesn't have medication, but he's going to have to go back to court in three weeks or so on more charges. They've confiscated over three-million-dollars worth of his property while he's been here. It's pathetic. There's a contractor from Gainesville who is also—they're trying to seize his properties and businesses. And there is a state-run mental institution in Gainesville, but they shipped him all the way here—they shipped me all the way here—it's 360 miles from where I came from, Gainesville's about 200. None of it makes any sense. What they did is, they put me as far away as they could from where I live so that none of my friends or family could visit. 360 miles is too far to go. Gainesville, 200; maybe they could come on the weekend or something. That's the madness behind the thing.

There is also a preacher who came in here last week from Miami. He's charged with domestic violence. It's a ridiculous thing.

I petitioned the Supreme Court and they sent me back a letter. They're telling him, "Sorry, we can't hear your case." And it went on in detail. They sent to my office a different letter, giving different excuses. In the Florida State Statute, Chapter 38.07 says that the Supreme Court Justice "shall" hear a Petition for Recusal, not "may", not optional; it's mandatory. He's required to hear it. And they sent me a little letter saying, "Well, we can't hear your case." Ridiculous.

The District Court in Atlanta, I filed a Petition for Review with the 11th Circuit Court in Atlanta. And they sent my petition back and said they didn't have jurisdiction over the state court. If they don't have jurisdiction over the state court, who does? And the Federal Rules of Appellate Procedure, Rule 15, says that, if the case is improperly filed with the Appeal Court, Circuit Court, then it is required for that Circuit Court to transfer that case to the appropriate court that does have this jurisdiction. They didn't do it.

I filed a Petition for Removal with the Federal District Court in West Palm Beach to move it from state court to federal court under Title 28, 1251 and 1351, and they have now assigned that case to a federal judge in Miami who signed the warrant on me.

I have to go. It's total madness.

COMMON SENSE AFTERWORD

6/19/97 HATONN

I am asked to comment on the topic of the Florida problems with Common Law and incarcerations of innocent people for simply practicing their individual rights as citizens. Thank you for asking but no-thank you for in-depth response.

I have spoken so many times our fingernails are blue from typing the words: “WHAT ARE YOU DOING?”

I will again note that the *CONTACT* is a fully-fledged and recognized NEWSpaper. We take information and reprint it for your perusal. We often comment and surely we try to make every effort to give you that which is often deleted from the media hype or misinformation. This is exceptionally good journalism and has nothing to do with progressive agitation or outrage response by violence, law breaking, threats or other means of focus which only gets the perpetrators of same into prisons or mental institutions.

What do I note right off in this interview with Mr. Martin? Several things but one is the flying of the so-called “Christian” flag. WHAT IS A “CHRISTIAN” FLAG? WHO MADE THIS FLAG? WHO GAVE IT AUTHORITY_FOR IT WAS “**NOT**” ANY CHRIST THAT I HAVE EVER MET. Why would a GODLY “Christian” flag-bearer HAVE ARMS AND “CASES OF AMMUNITION”? Is this arsenal some supposed order by CHRIST for whatever reasons? How do you expect the adversary to NOT annoy you goodly people when you threaten them at every turn of your pathway? If you are practicing, logically, the LAWS as presented, you can be thwarted but no offender is going to be able to toss you in the insane asylum or into prison without such recourse as practiced these days.

A gentleman told Doris that she had to be ready to go to prison for this cause of Common Law. Why? Can she do lots of good in a prison cell or something? Are you really nuts and need to be put away? War, lies, cheating, thieving, shooting, violence and mayhem ARE NOT OF GOD_THEY ARE FROM THE MAN-INTERPRETED RELIGIONS OF INDOCTRINATION. THEY WILL GET YOU KILLED, NOT FREEDOM. YOU DO NOT NEED STUPID MARTYRS, READERS; YOU MUST FIND YOUR WAY THROUGH WISDOM WITHIN TRUTH IN THE KNOWING OF YOUR GOD-POWER AND THAT REQUIRES NO FLAGS, NO SHOW, NO GUN AND NO VIOLENCE.

Are we sorry for the ones who misjudge the right way to approach freedom, and even religion? Of course, but let me remind you that the adversary depends on radical actions, in response to everything or anything, on your part. What happens if there is a war and nobody shows up? That’s right, there is no war and there are only a few ways to accomplish freedom_wisdom in actions, intelligence, knowledge as to what is REALLY afoot, education in the things of current happenings so you can KNOW the circumstances and realize the “why” of your enemies’ actions.

The judicial system is corrupt and blatantly so, but what else is new. Must you break the laws to prove them to be wrong in the courtrooms? If you have an arsenal of killing machines_what is afoot? Are you planning to go shoot holes in the daisies? Of course not, so innocence is as innocence does. If you have automatic weapons and body-piercing ammunition_you certainly are prepared, even if not planning, to PIERCE SOME BODIES! Your being evil does not make your enemy evil_it presents that BOTH PARTIES ARE EVIL IN INTENT AND MIND FOCUS. Over and over your patriot militia leaders PROVE my point as they end up shackled, separated, suicided, and/or just plain vanquished. THIS METHOD OF COUNTERING WHAT IS UPON YOU IS WRONG IN APPROACH EVERY TIME! I have no further comment on the subject for neither

measure is Godly and I SERVE GOD. Therefore, you can learn at least ONE THING: there is at least a third way to approach current circumstances and perhaps we had best begin to look at it long and hard. I am NEVER going to get my people into trouble because we go off half-cocked in some stupid march across nowhere, everywhere or anywhere there happens to be the perception of somebody doing “me wrong”. You, in these instances, are just as wrong as the ones you are fighting. And, until you get the laws of “CHRIST” straight and CLEAR, you can’t possibly accomplish anything more than more chaos. I repeat: JUST “WHO” MADE THAT “CHRISTIAN” FLAG? Who do YOU *serve*? Why can’t you take time to learn the way in wisdom and THEN you can do something worthy of your efforts. And until you take that effort and work, you will constantly shoot yourselves in both your feet_literally. Thank you for asking for my commentary.

CHAPTER 3

CHINA'S ALASKAN CONNECTION THRU ARCO & BP MAJOR OIL'S AUDACIOUS DAYLIGHT ROBBERY PART II

Editor's note: Part I was the Front Page story in the May 20, 1997 CONTACT.

[QUOTING, May 1997, Volume 6, Number 5, *WIR*:]

In the April issue of *WIR* we told of a “deal” with far wider ramifications and much wider in scope than any of the DNC-Clinton-Gore campaign financing scandals, and this is a continuation of that report:

In order for Tommy Boggs and Governor Tony Knowles to succeed in turning loose the huge oil reserves beneath Alaska's state parks for the ultimate benefit of China, they needed the fullest cooperation of Interior Secretary Bruce Babbitt. Knowles cleared his game plan with Clinton during a “coffee” at the White House, and was invited to sleep over one night in January 1995. The game plan was further spelled out by Alaska's Lieutenant Governor Fran Ulmer, at another of those interminable “coffees”, this time, rather appropriately, held in the White House Map Room on the morning of February 28, 1996.

Having set the course of action—to sell Alaska's natural resource, oil, to China, Knowles began some grandstanding of his own, using his State of the State message this year as his forum:

“Just five years ago they said we would be turning off the lights on the industry with one the State's largest payrolls. Now our motto should be that old bumper sticker: ‘Dear Lord, please let there be one more oil boom, and I promise we won't waste it.’”

Knowles got an answer to his prayer; on February 7, Interior Secretary Bruce Babbitt stepped up to the batter's plate, right on cue. Hogging the limelight, Babbitt tried to excuse putting the cart before the horse—that an environmental study of the proposed new drilling area should have been completed first, and Babbitt said he would guarantee that the environment would be respected, even though he was now proposing to approve the venture, before any studies had even begun, much less completed.

Babbitt announced a new way of doing business with the dictators of the petroleum industry, while at the same time putting the Congress in its place—flouting the National Environmental Policy Act—which clearly spells out that such studies are to be completed and reported on to Congress BEFORE any drilling can commence in a national park lands. With his halo positively glowing, Babbitt told the people of Alaska and the Nation: “We'd like to break the adversarial style and see if we can put together some new way of doing business with the oil industry. I think we've got lots of possibilities.”

The “we’ve” Babbitt was referring to were the giant multinational oil companies which have always demonstrated their contempt for the laws of the nations upon which they fastened themselves. A reading of my monograph “The Case Against The Petroleum Industry” puts the “we’ve” in proper perspective and proves beyond a shadow of a doubt that here is a rapacious group, a cabal, capable of doing very great harm without concern for the consequences of its actions, and always getting their way, no matter who opposes them. Congress should have immediately hailed these modern-day robber barons before special committees to protect the interests of the people, but it failed in a most lamentable manner to do its duty,

Continuing with his masquerade, Babbitt stated:

“I want to get out on the ground this summer and I want to look at every square inch of the National Petroleum Reserve.” (All 23 million acres of it?) My plans now are to fly to Anchorage, change planes at Barrow, and then I want to disappear into the N.P.R. for as much time as I need, to understand every geological structure, every lake, every wildlife issue, so that I will be prepared to be a meaningful participant in this process.”

This shoddy piece of propaganda is a perfect example of what I mean when I say, as I so often do, that the American people are the most connived, lied to, people of this planet.

Now we can see just how deceiving this statement of intent by Babbitt is, when we consider how much time it would take to explore “every inch” of 23 million acres! The N.P.R. is the size of Indiana, and how, pray, does the secretary propose to “explore every inch” of it? On foot? On horseback? Will the secretary be accompanied by the armed guards of British Petroleum who have the entire Prudhoe Bay locked up, from which “intruders” are summarily ejected? Will the N.P.R. become the private preserve of B.P., EXXON, SHELL, MOBIL, ARCO, and the rest of the Jackson Hole, Wyoming gang?

Clinton has become the personal property of these bandidos, as witness his curtain-raising speech on their behalf.

“Many Americans do not know it, but a significant percentage of the oil and natural gas produced in the United States comes from federal lands,” he intoned. “Until today, regulatory red tape and conflict in court rulings had discouraged many companies of [*sic*] taking full advantage of these resources.”

While Clinton didn’t actually say so, he might have added, “thus, I am today legally opening the way for these oil companies to rob the people blind.” What was to follow is one of the biggest scams in the history of this Nation, one that positively dwarfs the Tea Pot Dome Scandal; and fittingly, it was ARCO that gulped down Harry Sinclair’s old company in 1969.

What Clinton was alluding to was the trickery, chicanery, deceptive practices, knavery, embarked upon in the last days of the 1996 summer session of the 104th Congress, which Congress, without any hindrance from the press, without any outcry from the environmental groups, without outcry from ABC, NBC, CBS, or any of the jackals of the media, slipped through one of the most arro-

gantly deceptively titled bills ever to sully the halls of power, “The Federal Oil and Gas Simplification and Fairness Act”. The bill was the work of oil lobbyists who infest Congress like a nest of cockroaches, expanding its membership as rapidly as cockroaches breed, until today they are scurrying all over the Hill, uncontrolled and unstoppable, as such noisome pests soon become.

During my two-year study period at the Cairo Museum, I recall coming across an inscription about cockroaches, written 5,000 years ago. It is a fact that no cockroach poison works for long against these creatures; the more pesticides are used against them, the more they become resistant to them, and likewise, it seems, is the petroleum industry lobby able to resist and triumph over all efforts to curb its nefarious activities.

What the “Fairness Act” did was to pour money in a never ending stream into the already obscenely bulging coffers of the major oil companies. As I said earlier, this is a scandal which dwarfs the campaign scandals embroiling the DNC, a two-bit affair when compared with the “Federal Oil and Gas Simplification and Fairness Act”. How the scam works is that a moratorium is declared on federal audits for a period of seven years covering royalty payments to the Treasury for oil removed from federal lands. More than this—and I had to rub my eyes to make sure that what I was reading was actually in the Act—it has a clause which provides for the oil companies to sue the Federal government for “overpayments” of royalties!

And that is not all. The Act allows the robber barons to set their own “fair market price” for oil drained from such lands! You don’t believe it? Neither did I, but after reading the bill several times, I was satisfied that that is EXACTLY what it will do; allow massive benefits to be handed to the robber barons on a Congressional golden plate. It is the market price of crude oil which determines the amount of royalties the oil companies must pay the federal government, but now a legal SCAM allows the robbers to set their own price, which will, in the years to come, rob the people of billions of dollars in royalty payments. It is scam which begins to compare with the 1912 Federal Reserve Act scam.

It was this agenda which was discussed at the rotten Jackson Hole gathering of the vultures—at which gathering, Clinton played the genial host. Thus, for a comparatively small amount of money given away in campaign donations—\$350,000 in the case of ARCO, literally BILLIONS OF DOLLARS are going to be handed to the major oil companies who are to participate in the Alaskan oil rip-off.

The poor American people, so leaderless in the Congress, without a champion to stand up for what is best for the united States; at the mercy of a group of super-charlatans practicing one thing and preaching another; how could they know just how they were being deceived when Clinton VOWED to veto ANY bill that would open up the 17-million-acre Arctic Wildlife Refuge to drillers, while with his other hand, behind his back, he was opening the door to a far richer prize, the oil beneath the National Park Reserve?

The meeting at Jackson Hole, Wyoming, stamping ground of the worst of them all, the Rockefeller family, was where Clinton played the role of a gracious host, and announced his intentions to his honored guests, happy that such esteemed rogues had consented to enjoy his hospitality, in a setting

much like that of that of a Mafia don, who brings together “family” leaders to his estate on the shores of Lake Tahoe, wining and dining them like royalty. Indeed, royalty could not have done a better job had the venue been Balmoral Castle. Of such stuff is made the utterly lawless people running this country, and their honored robber barons of the petroleum industry. The camarilla which runs the U.S. today is indeed a lawless group.

Thus, within a few short years of having promised the leaders of China that they would receive oil from the Alaskan reserves, the Clinton Administration’s engine is barreling down the railroad tracks, seemingly unstoppable. What can We, the People do about the lawless ones who have this country by the throat? There is a great deal that we can do, and I will present a plan in the June issue of *WIR*.

CHAPTER 4

JUDICIAL SELECTION MONITORING PROJECT

TRAITOR, “VILE” TRAITOR

TREASON—TREASON

by Gary Wean 6/3/97

Benedict Arnold, American General, traitor, committed treason against America during the Revolutionary War. Born 1741-died 1801.

Robert Dole, United States Senator, traitor, committed treason against America—could suffer execution for “high crimes and misdemeanors”. Born 1923-died??

The April 1, 1997 CONTACT newspaper carried an article, “Laundering a Trillion Dollars of Cocaine-Heroin Money Through Political Campaigns”, by Gareth (Gary) L. Wean.

In the May 1997 edition of the *Free American* newspaper they carried the same article, entitled, “The Inside Politics of Cocaine and Heroin”.

The above article should first be read in order to more fully understand what you are about to read herein.

The name Mishpucka in this article is best understood as a simile with the word Mafia. Everyone knows that the Mafia is the Italian Crime Family. Everyone should know that the Mishpucka is the Jew Crime Family.

On August 29, 1995, nearly two years before the above articles appeared in the *CONTACT* and *Free American* newspapers, the *CONTACT* newspaper ran an article by this author entitled “Senator Dole’s Secret ADL Mishpucka Connection”. This article exposed Dole and the other 99 Senators who for years have treasonously confirmed traitorous Jews from Russia (enemies of America) to lifetime positions on our Federal Courts.

The treasonous Senators, Robert Dole, Jesse Helms, Arlen Specter, Strom Thurmond, William S. Cohen, etc., etc., etc., while mouthing that they are American Patriots, sell out the United States for filthy drug dollars from scum like Harry Pregerson, Lew Wasserman, Steven Spielberg and David Geffen.

In 1987, ten years ago (see first page of Prologue of *There’s a Fish in the Courthouse*) the author and Michael A. Thomas traveled to Washington, D.C. There in the Nation’s Capital we hand-delivered a copy of the book along with a “Petition from the People For Redress of Grievances” to each of the 100 Senators, asking them to investigate and prosecute judicial corruption of both federal and state courts in the Ninth Circuit Court. This judicial corruption involved murder of citizens and theft of their real estate and personal property, denial of due process of law, and destruction of the American Judicial System as set forth in the *United States Constitution* and *Bill of Rights*.

RE: Federal Court Clerk's criminal acts of conspiracy and corruption (see pages 274-5; 294-6, 299 of *There's a Fish in the Courthouse*).

Under U.S. Federal Judge Harry Pregerson's criminal, conspiratorial orders to federal Court Clerks, U.S. Deputy Court Clerk, Los Angeles, R.W. Johnson; U.S. Court of Appeals Clerk, San Francisco, Richard H. Deane; Clerk of the U.S. Supreme Court, Washington, D.C., Alexander L. Stevas; Asst. Clerk of the U.S. Supreme Court, Washington, D.C., Edward C. Schade; the above named federal court clerks knowingly and with intent did combine, compact and conspire to destroy a Certiorari directed to the U.S. Supreme Court to be heard in the Court's October 1981 term. At the same time, as part of this conspiracy, these U.S. federal court clerks conspired to terrorize and totally frighten Gary L. Wean's lawyers, Terrell Powell and Donna M. Danks, completely out of their wits and cause Powell, in abject fear, to hide the Certiorari in a dark corner of a closet in his office and to conceal this from his client Gary L. Wean.

At this time, May 26, 1997, I, Gary L. Wean, give Notice, make official Demand and Request that U.S. Senator Fred Thompson, Chairman of the Committee Investigating Illegal Political Contributions, investigate the sabotage of my Certiorari that was to be heard at the U.S. Supreme Court's October 1981 term. Senator Fred Thompson has full and complete jurisdiction and authority over these matters because Judge Pregerson contributed unlaundered, illegal drug money to the campaigns of each and every one of the 100 U.S. Senators who confirmed these U.S. judges and clerks in 1981. And Pregerson has continued, right up to the present political scandals, to secretly provide drug-money to judges' and senators' political campaigns.

In that Certiorari of 1981 to the U.S. Supreme Court the author notified the court that: Under Rule 12(b) (6), Federal Rules of Civil Procedure, and Title 28 U.S. Code, Section 1254, the Supreme Court can exercise their power of Supervision over lower federal courts; specifically in this case, Harry Pregerson's lower courts, in a criminal conspiracy, ignored the Federal Rules of Civil Procedure so as to deny the author (Petitioner) a determination of the merits of his case. All of this treasonous corruption and far more is documented in the book *There's a Fish in the Courthouse*.

In 1987 Sen. Joseph Biden ordered Sen. Howell Heflin to activate a sub-committee to fully investigate the "People's Petition" charging Judicial Corruption. Biden and Heflin were given documents and evidence verifying and exposing crimes that the people were suffering at the hands of judges. Senator John Tower had agreed that he would testify and present evidence as to the persons who actually were involved in the conspiracy to assassinate President John Kennedy. Tower would testify that it was two other people who are now U.S. Senators, Arlen Specter and William S. Cohen, who were involved along with Prescott Bush in the plot to murder President Kennedy. (Cohen is now Secretary of Defense.)

Joseph Biden, who in 1987 was Chairman of the Judiciary Committee, ordered the Committee to bury and cover up all the documentation, the evidence, the People's Petition and particularly the author's book, *There's a Fish in the Courthouse*. [See p.16 for ordering information.]

Judge Harry Pregerson, as a District Court Judge, sabotaged and dismissed the author's lawsuit and then as an Appeals Court Judge dismissed the appeal.

The article of August 29, 1995, in the *CONTACT* newspaper features a letter from Senator Dole, to: Silver State 111, an organization of loyal American citizens. Following Dole's letter is the August 29, 1995 article written by Gareth (Gary) L. Wean. [*Back issues of CONTACT are available by calling 800-800-5565.*] Senator Robert Dole, Senate Majority Leader's letter to the people: [*refer to box on pgs. 14 and 15*]

In his letter Senator Dole lied, misled and exhorted the citizens to contribute to an Anti-American, saboteur-provocateur outfit calling themselves the "Free Congress Foundation" with headquarters in Washington, D.C. As in all the Jew organizations set up to sabotage and destroy American sovereignty, they are a so-called non-profit, tax-exempt outfit.

This bunch of gangsters have set up what they call the JSMP, this stands for Judicial Selection Monitoring Project. The key-words for this 'con-artist pitch' are Judicial Activism. They claim they are going to educate the American people, the media and our political leaders to judicial activism and what we will have to do to put a stop to it. Does anyone with good sense actually believe that Alex Kozinsky, this slimy Jew provocateur is only up to a little judicial activism?

Senator Robert Dole commences his letter with his feigned great concern for the American people by sending them a copy of the *Bill of Rights*, and tells them that it protects their ten most basic freedoms—but he does not tell the American people that the Congress long ago removed all means for the people to enforce the *Bill of Rights*—the people have no legal recourse left—the Mishpucka has seized the courts and their power. The people are dead in the water.

The Free Congress Foundation is a Section 501 (c) (3) organization under the Internal Revenue Code of 1954.

This outfit, at 717 Second Street NE, Washington, D.C., 20002, is nothing but another "money-making" scam like ten thousand other "tax-exempt" slime-ball operations infesting the Nation's Capital.

The founder of the Foundation (in 1977) is President Paul M. Weyrich. He says his theme is, quote: "saving and restoring our Western, Judeo-Christian culture". But every true, faithful Christian knows there is no such thing as a Judeo-Christian religion, this is only Mishpucka propaganda. True Christians believe in Christ the Savior, not a gaggle of Rabbis and their *Talmud*.

For the Free Congress Foundation, Diana J. Weyrich, Vice President, heads up a giant fund-raising operation. Steve Weyrich is head of the Producer, Investigative Unit. There are approximately thirty-five more officials of the Foundation with high-sounding impressive titles and probably another thirty staff and lesser employees.

This is anything but a "non-profit" operation; the take for the top executives is probably not less than a million dollars (each) a year, and the annual budget necessitates not less than a hundred million dollars. That is a lot of promotion for money every year and it doesn't add-up from the \$20, \$25, and \$50 donations that Senator Dole would exhort from the ordinary people. It is a question: where do the huge sums of money come from that so enrich this Free Congress Foundation?

Here are some of the facts the JSMP claims they are doing to ensure citizens that they are monitoring the President's federal court appointments and handing reports of their investigations on these appointees to the Senators for evaluation. Quote, "The JSMP's primary activities include tracking judicial vacancies, evaluating nominees to the judiciary, providing information and commentary about the judicial selection process and logging the voting records of U.S. Senators on judicial nominations. The JSMP provides the results of its research and analysis to grass-roots activists across America, to the media, and to members of the U.S. Senate and House of Representatives. The JSMP will ensure that President Clinton and the Senate continue to hear from Americans concerned about an activist federal judiciary."

But the *Constitution* does not talk about activist judges; it specifically states that judges can be tried for "high crimes and misdemeanors" which cover and include treason and murder and criminal corruption, and conspiring to commit same.

The words "high crimes and misdemeanors" were 400 years old in common law when the founding fathers put it in the *United States Constitution*. English judges were tried and convicted for the misuse of their official position or power, mal-administration, unconstitutional or extra-judicial opinions, misinterpreting the law and encroaching on the power of the legislature. And, treason includes attempts by the Mishpucka judges to subvert the *U.S. Constitution*.

Returning to the article in the *CONTACT* newspaper of April 1, 1997 and the *Free American* of May 1997:

RE: Harry Pregerson, Judge, U.S. Ninth Circuit Court of Appeals, and his son Dean Pregerson. The Pregerson family are vicious Jew gangsters from Russia, drug smugglers and peddlers, murderous assassins, saboteur and provocateur agents of a foreign country and members of a secret criminal organization (the Mishpucka) in America.

Harry Pregerson has been a treasonous judge for 50 years and now (totally unbelievable!) his son Dean Pregerson was stealthily confirmed as a U.S. Federal District Court Judge by the treasonous Senate Majority Leader Robert Dole. Then abetted by Senate Judiciary Committee Chairman Orrin Hatch. Hatch makes speeches in which he lies and betrays the people; on November 5, 1996, quote, "Those nominees who are or will be judicial activists should not be nominated by the President or confirmed by the Senate and I personally will do my best to see to it that they are not."

And where are all the investigative reports and enlightening recommendations made public to the people by the JSMP regarding scum like the Pregersons, and how much money did Robert Dole, Orrin Hatch and the Free Congress Foundation get from the Pregersons and their "Cocaine-Heroin Chinese Connection Operation" to cover up their treasonous gangster activities??? And they never said a word about the fact that Dean Pregerson was nominated by the Mishpucka Senators Diane Feinstein and Barbara Boxer and President William Clinton.

Outside of taking bribe money to confirm Dean Pregerson and to allow Harry Pregerson to continue his treasonous depredations against the people, Senators Dole, Hatch, Feinstein, Barbara Boxer etc., etc., etc., and JSMP founder Paul M. Weyrich have committed treason, criminally conspired to violate Federal Statutes. These people and the entire Senate have knowingly and willfully acted with

intent to break the law wherein the Senate is prohibited by statute from consenting to Dean Pregerson's nomination, appointment and confirmation, to quote, "Any office in any court of a person closely related to a judge of such court". Dean Pregerson's father Harry Pregerson has been a judge on the U.S. District Court and Court of Appeals for the Ninth Circuit for over 40 years. This is a conspiracy to keep the Pregersons in power for over a hundred years, and who knows how much longer. Dean Pregerson's job is to see that no one is allowed to expose his father Harry Pregerson's treason of the last 50 years.

The one hundred U.S. Senators have grossly and negligently, in a criminal manner, failed in their duties to America and the people in their confirmations to the U.S. Courts by confirming outright gangsters to lifetime positions within the Federal Judicial System.

The U.S. Senators have not taken a single roll-call confirmation vote since the Republicans became the majority. This is proof of Dole's amazing, arrogant lies he wrote in his letter exhorting the people to contribute to the Free Congress Foundation and their JSMP. Robert Dole has connected with a so-called prestigious (Mishpucka) law firm and will be their "behind the scenes" conduit for all the secret Pregerson drug money for campaigns that is ladled out to his old Senator buddies who stay in line and do what they are told. Dole will be able to exert just as much political power in this role as he did as Senate Majority Leader and he will be in a perfect position to slip millions of dollars to back his wife Elizabeth financially with drug money in the event she runs for President.

President Clinton in his first term appointed 202 federal judges, 171 District Court judges, 29 Court of Appeals judges, and two Supreme Court justices (both Jews). The Senate failed to defeat a single Clinton nominee; they approved 198 nominees by unanimous consent without a roll call vote or a minute of floor debate.

Just the other day, Clinton picked his buddy Phil Lader to become Ambassador to Britain, John Kornblum as Ambassador to Germany to keep the Germans and Swiss in hand, and Marc Grossman to Assistant Secretary of State for Canadian and European Affairs. Right after Memorial Day the U.S. Senate will confirm all these Mishpuckas with no opposition. Despite the fact that Clinton has packed every office and crevice in Washington, D.C. with treacherous, treasonous Jews, the Jews are on their way out. Scum like Robert Rubin and Alan Greenspan have done massive, irreparable damage to America's financial system, but the world is waking up; exciting political events are happening in France and Iran and soon many other countries will follow this lead.

In my studies and research I came upon some very strange documents and evidence (see pages 548-9 and 558 of *There's a Fish in the Courthouse*). Karl Marx indeed was a Jew, descended from a long line of Rabbis on both sides of the family, but Karl's father, a year before Karl was born, was converted and baptized a Lutheran. At twenty-five, Karl married a Christian and wrote a treatise, "On The Jewish Question". These words, "The Jewish Question" are not a Nazi invention from World War II; this was the title of a treatise written by none other than Karl Marx himself way back in the mid-1800s and not a Nazi conspiracy as the Jews would have you believe. This was a classic anti-Semitic tract. In this treatise Marx stated, "The God of the Jew has been secularized; it has become the God of this World. The bill of exchange is the real God of the Jew." Marx maintained "that the Jews had corrupted the entire world by acquiring the power of money and turning money itself into

a World Power.” Karl Marx’s cure for this Jewish evil was, quote, “In emancipating itself from huckstering and money, and thus from real and practical Judaism, our age would emancipate itself.”

In these later days certain Jews have come to realize that “Intelligent Jews like Fleischman, Friedman and Peled knew if the Jews did not emancipate themselves from their sinister Jewish World Conspiracy they were doomed. With the nearly total disaster they’d brought on themselves in WWII, Engels’ prophecy had almost come true.”

However, the Senators and Dole have not yet realized that the Jews and their power are on their way out but they still have their hands outstretched begging for Pregerson’s drug money. The Jews are about to splinter asunder, completely in half; they will be killing each other—the real danger to America is that, using their political offices in their “Holy War”, the Jews’ evil, conniving conspiracies will drag America right into the middle of their own death throes. This is what loyal Americans will have to battle against with all their might, and cut the Jews loose from our government totally.

For thousands and thousands of years the Jews have screamed and wailed that everybody is picking on them—the Pharaohs, the Romans, the Czars, Hitler, Stalin, etc., etc., etc. But all of those people and civilizations have long ago been destroyed and gobbled up by the Jews that they allegedly were discriminating against. And in the last 50 years, the Jews have beaten down the red-neck American separatists, the skin-heads, the Christians and the just plain, everyday, ordinary Americans. Now, the sniveling, wailing Jews have no one left to blame for all the misery they have brought down upon themselves. But—oh yes, just listen to this—the Jews in America, they call themselves American Jews, have come up with a new twist: a terrible, discriminating enemy, “ISRAEL”, and they have already assassinated Israel’s leader Yitzhak Rabin who got in their way the same as America’s leader JFK got in their way. The Jews in Israel and the Jews in America are at each others’ throats over money, religion and power. And the killings will start and, as always, the Jews in America will enmesh and drag the United States right into the middle of all their insanity. They’ll create disaster and chaos such as America has never before experienced, unless—unless we cut them loose immediately from their judicial, political and financial strangle-hold on America.

In Portland, Oregon, an insane, fanatical Rabbi, Emanuel Rose of the Congregation Beth Israel claims that Israeli Jews are challenging American Jews’ Jewishness—and Richard Wexler, a Chicago Jew lawyer, stirs the pot—he claims that the relationship between Israel and America is the world’s closest, but as to American Jews, the Jewish state does not consider their Rabbis to be Rabbis. What in hell does the United States need a close relationship with Israel for, when the Jews for 50 years have been dragging America into one horrible disaster after another? This is a precise blue-print of the terrible, insidious chaos and destruction Jews have visited upon innocent governments and people for untold centuries.

The so-called, self-named American Jews can go to Israel and straighten out their damnable deviltry with which they have terrorized and plagued the World for thousands of years. And they can take Rabbi Emanuel Rose with them. Paul Schlessinger, President of Portland’s Jewish Federation says, “Even though we don’t live there, we have a stake in Israel,” and the American Jews are very angry, he says, quote: “Since 1948, there’s been an unwritten contract between Israel Jews and American Jews.” Well, I am just a plain, everyday American and I have no contract, written or unwritten, with

Jews and I am telling all of them to take their contract and all their evil to Israel and do not attempt to involve America or the *Constitution* in their disgusting chicanery.

Rabbi Rose screams, “After 2000 years of being denied (denied what?), now we are being denied by Jews. We cannot abide this.” A Jew writer for the *Jewish Oregonian* newspaper, David Sarasohn, on May 25, 1997, filled up two entire pages with this frightening Jew Vendetta that will be coming down on an innocent America. He says, “In April 1997, Jew Reform leaders called for the dismantling of Israel’s Orthodox-run religious structure which refuses legitimacy to all non-Orthodox American Rabbis. For years Rabbi Emanuel Rose has been pushing the issue through American national Reform groups. During that time he was a ‘lone-wolf’ on the subject but the national group has now come over to his position and in June 1997 Rose will become Chairman of the Reform branch’s commission on Israel and world issues.” Rabbi Rose is financed by Pregerson’s drug money and the United States is about to be sucked into a Jew “Holy War” of International consequences.

With the Mishpucka everything is connected, and if Senator Fred Thompson with his powerful Committee on Governmental Affairs should join his Hollywood buddies, Wasserman, Spielberg, David Geffen, Oliver Stone, etc., etc., America and all of us are in deep, deep, deep trouble.

A rising Israeli religious power wants to consolidate its dominance over all aspects of life in Israel and America.

What in hell does America need any of this terrible misery, yelling, screaming, wailing, bombs, assassination, etc., etc., for?

Senator Fred Thompson, pull the plug on them NOW!!!

Robert Dole and Orrin Hatch just kind of make you sick, turn your stomach with their lies and deceit, and breaking the federal law seems to bother them not an iota. Does anyone in his right mind think that Paul M. Weyrich and his Free Congress Foundation family, Diana and Steve, with their million-dollar bonanzas, are going to jeopardize all this by doing anything for America or the people???

You have just read Orrin Hatch’s lying speech where he makes his “personal pledge”—well the Weyrichs are really doing something for all that money; they are running around telling the people what they have to do to get justice from judges. Listen to this, quote, “The most important step the people can take to oppose Judicial Activism is to tell their Senators to sign the Hatch Pledge.” (Instead of doing that, copy this article and send the entire message to your Senator—anonymously if necessary.)

The JSMP is making lots of noise exhorting the people to “impeach the judges”—there is no question or doubt in people’s minds that the entire Senate has committed crimes in violating Federal Statutes and in egregious neglect of duty in confirming gangsters to our Federal Courts. But the Senators are not the only ones—under Rule 12 (b)(6), Federal Rules of Civil Procedure, and Title 28 U.S. Code, Section 1254, the Supreme Court can (must) exercise their power of supervision over lower courts. As far as is known in half a century (50 years) the Supreme Court has never once supervised the lower courts—this is as egregious a neglect of duty on the part of the Supreme Court

as the U.S. Senate is guilty of. But the Supreme Court's lack of action is not only a neglect of duty—strong indication and evidence rears its ugly head that it is a criminal conspiracy and maybe the impeachment effort of lower court judges is misdirected. Instead of focusing on the lower courts, the action of impeachment should be directed against the Supreme Court, at the top, and then to work its way down.

On Monday, May 19, 1997, Antonin Scalia, who Dole and Hatch call one of the Supreme Court's most conservative justices, appeared before a pack of Jews, hundreds of members of the Anti-Defamation League—which is an Anti-American, rabid Anti-Christian, illegal organization operating in America.

Scalia assured the Jews that “the move in Congress to impeach liberal judges (Mishpuckas) accused of ‘high crimes and misdemeanors’ should fail. I don’t think that’s going anywhere—I think it shouldn’t go anywhere. Republicans in Congress are pressing for impeachment proceedings against some judges on the grounds that their decisions usurp power from Congress and the people. I think we have enough respect for our courts, enough understanding in the country that if you let the legislature intrude too much on the Judiciary we’ll be in trouble.” Scalia further “cow-towed” to the ADL Jews, quote, “I do not believe in the living *Constitution*, this document that morphs from generation to generation. I favor what some might call the ‘dead’ *Constitution*, but I prefer to call it the enduring *Constitution*.” What in hell is an enduring, dead *Constitution*???

Obviously the Supreme Court is not going to supervise the corrupt, murderous lower courts and when the people ask for Constitutional process from the Supreme Court they are going to be stomped on. Scalia has said loud and clear that the Supreme Court is going to oppose and deny the people the right to remove gangster judges.

It is my thought that the strategic action should be for the people to impeach the nine Supreme Court Justices and start all over with nine new Constitutional Justices. This would be far easier and quicker than trying to impeach 800 lower court judges.

The nine new Supreme Court Justices would be prevailed upon to do their duty under the *Constitution* and the Federal Rules and Title 28 U.S.C. and remove each and every corrupt gangster immediately from the bench.

Here is the address of the Judiciary Committee of the House:

House Judiciary Committee
Fax # 202-225-7682
Rayburn House Office Building, #2138
Washington, D.C. 20515

Do not send your documents or evidence to the Senate Judiciary Committee. The Chairman of this Committee, Orrin Hatch, and the others, Diane Feinstein, Arlen Specter, Joseph Biden, etc., etc., will cover up all the evidence and bury it.

All of the people's information, exhibits, letters, affidavits, documents, etc., including this article, should be sent in mass to Senator Fred Thompson—swamp his office, his committee, with the fact that we are aware of what is going on—force Thompson and his committee to take action.

Senator Fred Thompson
Committee on Governmental Affairs
Dirksen Senate Building, #340
Washington, D.C. 20515
202-224-4751

Senator Thompson has the authority, jurisdiction and duty to investigate judicial corruption as it is directly connected, part and parcel of election-campaign-financing corruption connected to President Clinton and the Senators who are bribed and paid off to nominate and confirm Federal Judges. These huge, clandestine, illegal campaign funds are unlaundered drug money from Federal Judges Harry and Dean Pregerson's Chinese Cocaine-Heroin operation. The Senators, as well as the President, are supplied with this "slime-money" and you can see for yourselves as herein before related how the Senators "blanket-in" Jew gangsters to the Federal Bench.

Our great America and its loyal people are at the critical, terminal point of survival or destruction and extinction. We are down to the wire, the last chance; the sides have been chosen up, the good and the bad.

I'd had desperate hopes that a small group of loyal, faithful Senators existed who, when the chips were down, would stand fast and save our country—but that was stupid wishful thinking, a miracle that does not exist. But strange as it turns out there is one man, one Senator who at this critical time can save America and its people, or forever consign us all to a final, everlasting burning hell on Earth.

In the prologue of my book there is an Index of the 100 United States Senators who in 1987 betrayed America, and by covering-up the judicial corruption, sentenced tens of thousands of Americans to murderous slaughter and caused millions to suffer the agonies of the "Cocaine-Heroin damned" over the last ten years.

This one Senator is not among the names of these treacherous traitors, but he could well be overcome by the lure of the drug money, and the Hollywood scenario. Senator Fred Thompson is the Chairman of such a powerful Senate Committee on Governmental Affairs that he can investigate, expose and destroy the greatest, the most vicious, menace that has ever at any time confronted America.

However, this is a very scary, precarious situation; Senator Fred Thompson from Tennessee is perched right on top of the fence.

Senator Thompson wants to be President of the United States but he also wants to be a Hollywood actor. Which role will he choose? He might want both, but that won't work—he has already been in movies. All the strutting, pompous posturing in this make-believe world is very titillating, a momentary sensation, but the role of Senator and President is a position of reality, of historical

record, Americana. We already had one Hollywood actor, Ronald Reagan with his Hollywood buddies Alfred Bloomingdale, Lew Wasserman, Steven Spielberg, David Geffen, etc., etc., and their evil influence on the Presidency. Is it too late? Is Senator Fred Thompson already so deeply enmeshed in the Hollywood spider-web, a network so tight that he can't escape??? Does Senator Fred Thompson believe that he can't become President without the Hollywood money, publicity and constant media hype that the Hollywood controllers can deliver—doesn't he believe that just the trust of the American people can propel him into the White House??

All of that Hollywood glamour, adoration, glory and maybe even an "Oscar" are mighty tempting; however, there is a quick and sure way to determine Senator Fred Thompson's intent, Hollywood glamour or America and the people.

A Jew gangster from Russia, Alex Kozinsky was nominated by President Reagan and confirmed by the U.S. Senate to a life time appointment to the U.S. Ninth Circuit Court of Appeals. To ram-rod this abortion through, over 10 million dollars of Pregerson's drug money was distributed to Reagan and key Senators (see pages 628-9 of *There's a Fish in the Courthouse*). Quote: "A thirty-five-year-old Jew born in Russia, Kozinsky mysteriously became a lawyer for President Reagan and a law clerk to Chief Justice Warren Burger. This treasonous Mishpucka actually ghost-wrote critical decisions that were made by this Chief Justice of the United States. Absurdly, Kozinsky became Chief Judge of the U.S. Claims Court, and there, the treasonous agent-provocateur sabotaged and thwarted criminal investigations into military waste and procurement frauds. He then conspired to destroy the federal employees who'd exposed frauds against the U.S. Because of Kozinsky's treasonous acts against America, two watch-dog groups and the Government Accountability Project along with the Federal employees demanded that the Senate investigate into this Israeli saboteur's corruption and treason.

"Former Dep. Special Counsel of the United States Claims Court, Jessie James accused Kozinsky of making outright, absolute lies and statements to the Judiciary Committee at his confirmation hearing, May 17, 1985. But, all this had no effect, understandably; the head of the Judiciary Committee is the traitorous Senator Strom Thurmond who covered up the machine-gun crime for Pres. Reagan's National Security Director, William P. Clark."

Senator Thurmond, aided and abetted by the rest of the Judiciary Committee, ram-rodged through President Reagan's appointment of Alex Kozinsky, a treasonous Mishpucka from Russia. Later two cowardly Senators, Paul Simon (Illinois) and Dennis DeConcini (Arizona), in statements to the media, admitted their betrayal of America.

Now, with loud and clear commands from loyal Americans demanding that Senator Fred Thompson subpoena former Dep. Special Counsel of the U.S. Claims Court, Jessie James, all the Senate records and evidence (which is already easily available) and all the federal employees who testified and later suffered at the hands of Kozinsky—and don't forget Senators Simon and DeConcini. Kozinsky must be removed from the Federal Bench immediately. And the most important part is that if Senator Fred Thompson doesn't issue subpoenas immediately and commence an investigation—if he hems and haws and stalls, the people will have their answer swiftly as to which role Fred Thompson has chosen. Will he become a script-boy for the Hollywood drug dealers, their scenario reader deluxe,

or will he save America and the people?

In 1963, shortly after JFK was assassinated, my partner Frank and I and Audie Murphy met in Ruidoso, New Mexico, with Dallas Sheriff Bill Decker and Texas Senator John Tower. While John Tower was telling us the chilling story of Pres. John Kennedy's bloody murder and of the phony assassination that was turned into the real assassination by the Mishpucka, Audie interrupted to say, (see pages 579-583 of *There's a Fish in the Courthouse*), "My God, sounds exactly like a Hollywood script." Audie knew exactly what he was talking about—and Washington has been operating under a Hollywood scenario ever since. And is Senator Fred Thompson now their script-boy or not???

Very strange things have occurred. Los Angeles gangster Mickey Cohen, close associate of Jack Ruby and terrorist Menachem Begin, was in Federal Prison. While he was there they operated on Cohen's head and removed part of his brain; thereafter he couldn't recall much of his crimes or who else was involved. They operated on the Chief of the CIA, William Casey's head before he was to testify and afterward he could recall very little of what transpired and died not long after. They operated on Arlen Specter's head and monkeyed with his brain. And then they operated on Joseph Biden's head; haven't you noticed that when Biden is asked critical questions, he gets a stupid grin on his face and clacks his teeth?

Senator Fred Thompson, Chairman of the Committee on Governmental Affairs, can investigate and prosecute Alex Kozinsky immediately for lying to the Senate. We all know the fate of female Lt. Flinn, B-52 bomber pilot. She was involved in a sex scandal, but she was not prosecuted for that—she was removed from a position of trust in the military because she lied to her commanding officers and disobeyed orders and her oath to the *Constitution*.

A former Army clerk, Robert S. Lipka, sold state secrets to the Soviet Union over thirty years ago and federal prosecutors just recently sent him to federal prison for eighteen years. So, Senator Thompson, it does not matter how long ago the lying took place—Kozinsky maliciously lied to the U.S. Senate at his confirmation fifteen years ago, and time-wise that is only half as long ago as Army clerk Lipka.

The U.S. Government is stripping five thousand foreigners of their citizenship (which should be done to a lot more than just 5000) because they lied during the official process. Rep. Lamar Smith, R-Texas, Chairman of the House Judiciary Subcommittee on Immigration, states that, "Lying disqualifies them from the honor of U.S. Citizenship." Obviously Senator Fred Thompson has no valid reason to not institute immediate proceedings to remove Alex Kozinsky from the U.S. Bench and from the Citizenship role for lying; and also Harry Pregerson and Dean Pregerson from the bench, for reasons cited above.

The sitting of a Federal Judge is every bit as important a position of trust as that of a B-52 bomber pilot and, with close examination it is easy to see that Kozinsky has done far greater damage to the United States and its people than Lt. Flinn, flying a bomber, could conceivably do.

The Senate Committee on Governmental Affairs consists of the following named Senators. Chairman, (R.) Fred Thompson; (D.) Daniel Akaka; (R.) Robert Bennett; (R.) Sam Brownback; (D.)

Max Cleland; (R.) Thad Cochran; (R.) Susan Collins; (R.) Pete Domenici; (D.) Richard Durbin; (D.) John Glenn; (D.) Carl Levin; (D.) Joseph Lieberman; (R.) Don Nickles; (R.) Bob Smith; (R.) Arlen Specter; (D.) Robert Torricelli.

The following named Senators on this Committee were served in 1987 with a “Petition from the People for Redress of Grievances” and hand-delivered a copy of the book, *There’s a Fish in the Courthouse* (see Prologue) and were involved in the horrendous conspiracy to “cover up” all the facts and evidence of treasonous, despicable crimes against the United States and the People.

Chairman Thompson must remove these below-named Senators from the Committee as it is not possible for them to investigate themselves without engaging in further criminal actions to “cover up” their guilt and to destroy the purpose and duties of the Committee on Governmental Affairs. (R.) Thad Cochran; (R.) Pete Domenici; (D.) John Glenn; (D.) Carl Levin; (R.) Don Nickles; (R.) Arlen Specter.

And if the Jews remaining on the Committee commence screaming “anti-Semitic” and cannot investigate the facts and evidence as Americans they must immediately remove themselves from the Committee. These self-named American Jews, who are so confused about their identity as to whether they are Americans or Jews, must remove themselves from the Committee on Governmental Affairs, join Rabbi Emanuel Rose on a jet and take their “Holy War”, their evil chaos and destruction, to Israel where it belongs.

/s/ Gareth (Gary) L. Wean

Former L.A.P.D. Officer, Jan. 1946;

Det. Sgt. Ventura Police Dept;

Investigator Los Angeles Dist. Atty. Bureau of Investigation,
Criminal Intelligence Section;

Chief Investigator Ventura County Public Defender, until 1970

P.O. Box 1857

Cave Junction, Oregon 97523

BOB DOLE

Enclosed is a copy of your Bill of Rights. It protects your ten most basic freedoms.

It is the backbone of justice in America. Judges should follow it to the letter.

But if the liberals running the White House get their way, they will give 340 of their friends lifetime jobs as federal judges.

Do you trust them to put aside their personal views when they enter our courtroom?

My Fellow American,

Do you want 340 of Bill Clinton’s close friends making decisions about what’s good for you and your family?

Do you trust them to put aside their liberal bias when ruling on everything from crime prevention to taxes to voluntary prayer in schools?

I don't.

And neither do my good friends at the Judicial Selection Monitoring Project (JSMP).

As your Senate Majority Leader, I work closely with JSMP to make sure our courts have judges who rule according to the *Bill of Rights* rather than their own notions of justice.

Our courts are not the place for liberals who want to act as social workers or judges who believe in the rights of criminals rather than victims.

Think this can't happen? Just look at two Clinton nominees who became judges when the Democrats ran the Senate:

Rosmary Barkett who signed an opinion to overturn the death sentence of a gang leader who sent a grisly audio tape to a mother detailing the murder of her son. **Now a federal judge.**

Imagine listening to that tape?

H. Lee Sarokin who opposes pre-trial detention of violent criminals, even though 80% of state inmates have previous convictions and 30% of criminals out on bail are re-arrested for other felonies while awaiting trial. **Now a federal judge.**

Do you want hardened criminals accused of violent crimes in your neighborhood?

Only 846 Federal Judges protect your liberties as defined in the *Bill of Rights* and the rest of the *Constitution*.

Shouldn't they follow the laws we have rather than create new ones?

Judges that rule without a political or social bias have been an underpinning of our entire culture. And we could lose this in a court system run by activist judges appointed by Bill Clinton's White House.

That's why I need your help today. You can make sure no more Barketts or Sarokins make it to your federal bench.

How?

By supporting JSMP (Judicial Selection Monitoring Project) with your tax deductible gift of \$20, \$25, or even \$50 today.

This may be the first time you have heard of JSMP, but their work has been a vital resource for the

entire Senate for some time.

Their resourceful and efficient staff makes sure the judicial rulings and records of Clinton nominees are not “sanitized” by the White House and ignored by the liberal news media.

These full judicial track records are then hand delivered to every Senator and the news media with protecting your rights in mind.

But, this is not as simple as it sounds.

It can take weeks or months to thoroughly review just one nominee. And right now there is an immediate backlog of 85 vacant judgeships in our federal system. And there are probably 200 more Clinton nominations to review and process over the next 18 months.

With the Senate in session about 38 weeks each year—you can see we are counting on JSMP to help us cover a lot of ground in a short time.

Bill Clinton knows time is short. He is working hard to push as many nominations through the system as he possibly can. He knows he has the raw power to nominate as many as 340 of his friends to lifetime jobs as federal judges—creating the most permanent legacy of his political agenda.

If his handpicked liberal activists slip through our screening process it could subvert the will of the voters, because as judges, they could reject laws and reforms passed by Congress as unconstitutional in their eyes.

JSMP clearly understands this threat and is there to carefully and fairly scrutinize the judicial record of Clinton nominees placed before the Senate.

Presidents, regardless of political party, used to place nominees before the Senate who put the *Constitution* first and left their personal views at home. But ever since the liberals destroyed Judge Robert Bork’s nomination to the Supreme Court they have worked overtime in their bid for a “hostile takeover” of our federal courts.

I cannot let this happen. Which is why I hope you will take this opportunity to make a gift of \$20, \$25, or even \$50 to JSMP today.

Researching the legal background of a nominee can cost \$1000 or more. With 85 judgeships vacant already, you can see this work is expensive for JSMP.

For Impartial Justice,

/s/Bob Dole
Senate Majority Leader

P.S. I’ve sent a copy of the *Bill of Rights* to you because many of these freedoms are in jeopardy.

Why?

Because Bill Clinton has 85 vacant seats in the federal judicial system that he wants to fill with his activist friends. With hundreds more to come.

Believe me, their vision of America is much different than yours or mine when it comes to crime prevention to taxes to voluntary prayer in school. Our best hope for keeping Bill Clinton's friends from becoming federal judges is to tell the whole truth about their prior judicial records.

That's what JSMP does best. They make sure that his nominees' past judicial rulings and records are not "sanitized" by the White House and ignored by the liberal media. Their real judicial track records are made available to the full Senate and the news media, with you, the American voter, in mind.

I hope you will take this opportunity to send \$20, \$25, or even \$50 to JSMP. Their work is important and I hope they can count on you today.

CHAPTER 5

A NEW DESK SPECIAL REPORT

by Dr. Al Overholt 6/17/97

BACTERIOLOGICAL WARFARE A MAJOR THREAT TO NORTH AMERICA'S POPULATION

Editor's note: Longtime readers of CONTACT will remember just how much information Commander Hatonn has brought to our attention over the past several years about biological warfare possibilities. Likewise, we have presented much information about the TRUE agendas of the Persian Gulf War (and the throw-away lack of regard for our military personnel who served therein), as well as the many-decades-long cruel attacks on the natural resource wealth of the Arabian nations by the Khazarian Zionist, New World Order Banksters running the show. Well, the following information folds these two subjects together in a most unpleasant reminder of the kind of retaliation against the United States that is not just possible, but likely, in the NEAR future. As Commander Hatonn has warned in the past, this will be a "holy war" to end all others, and normal antibiotics will be useless.

In that vein, we share the following information with you, beginning with an Internet posting of a most sobering book preface by a microbiologist who has done his homework and thus verified what CONTACT has been warning about for quite some time. Please consider the implications carefully as we enter a window wherein much has been planned by way of distractions. —E.Y.

SUBJECT: BIOLOGICAL WARFARE

Information on this subject was forced off the Web site [<http://www.iinet.net.au/~standeyo/>] of dedicated, independent scientist Stan Deyo, down in Perth, Australia as apparently the powers that be do not want to get the U.S. masses either agitated or prepared for the eventualities if this happens, even on a limited scale. Stan Deyo has much interesting information on his web site and he has become a sort of clearinghouse location, like that of Art Bell [www.artbell.com] for much "inconvenient" information.

The powers that be can also use this possible biological warfare event to cover for the spreading Gulf War Syndrome, which is due to the resulting infection or inoculation when some of these same engineered biological agents were purposely caused to be released on Gulf War troops, along with chemical agents (called cocktails).

There has been the recent admission recently by the CIA that chemical agents were in the WalMart-sized bunker at Kamisiyah, which possibly also rained down on Gulf War troops. (Biological agents were in the bunker also—U.S. troops privately took videos and photos of the canisters before they blew them up.)

BACTERIOLOGICAL WARFARE:
A MAJOR THREAT
TO NORTH AMERICA (Book Title)
by Larry W. Harris

What You And Your Family Can Do
Before And After

[Editor's note: Phone authorization for this excerpt, which is the Preface to his book, was given by author Larry W. Harris, Registered Microbiologist, who also generously sent a copy of his book.]

[Quoting:]

In September 1991 I re-entered the Ohio State University and started taking courses in advanced microbiology in preparation for taking my National Registry of Microbiologist Certification Exam. I soon joined a clique of nontraditional students whose average age was around 40. In that clique was Mariam Arif, a delightful lady that soon became a close friend.

Mariam was from Iraq and was here studying microbiology. She had an unusual background. One of her very close relatives, General Arif, had been a President of Iraq. In April 1966 he was killed in a helicopter accident. A long succession of military coups ended in Saddam Hussein and the Republican guard coming to power. During the coups Mariam's family had suffered much. She said that several members of her family had been hung. She felt it safer to be in America until she could do something that would make her famous back in her home country of Iraq.

One morning in February 1993 I had arrived early to get a parking spot in the rapidly filling student parking lot and was having coffee in the small vending area of the Med-Tech building where our courses were taught. The vending area was deserted except for Mariam Arif and myself I will never forget the way her face and eyes looked that morning—very tired and glossy. I have no doubt that she had gotten little sleep since the World Trade Center bombing. This was the Monday after.

She must have thought that her arrest was imminent. She was rambling on as if she were in a daze. She was silent for a few minutes then she said, "Larry, you are a dear and trusted friend and what I am going to tell you in the next few minutes you can use to protect yourself and a few friends. When it is my time to act, I do not want your death to be on my conscience. You obviously do not know the danger you face concerning the emergence of Biological Warfare as a major threat to the United States." She went on to state that nearly all the emerging countries: Libya, Iran, Iraq, Syria, North Korea, etc., were actively pursuing a Germ Warfare program and scrapping their nuclear program. There are two primary reasons for this shift. The first is the acquisition cost of a sufficiently large nuclear stockpile to be effective. The second reason is BW is antipersonnel warfare, not antimaterial warfare. Housing, buildings, factories, and machinery remain intact and can be made useful in a short time.

I asked her if she had seen any of Iraq's germ warfare facilities. She gave a resounding "Yes!" She stated that Iraq used the *plain Jane approach* in that Iraq has a very large stockpile of biological agents on hand in the form of special bombs. They are also developing rockets to spread the infec-

tion over a very large area. Iraq has two separate areas of biological operations, one foreign and one regional. The ones that are regional have all the facilities located at small airstrips around the country. They are deliberately designed not to draw much attention. These airstrips will not handle large or even medium class aircraft. They only handle a single class of aircraft—single engine, high wing, turbo props that can be used for crop dusting. The regional biological operations would take only a couple of days if you are using Anthrax, or a couple of weeks if you are using Plague to get in operation. If they were ever questioned from abroad as to the purpose of the chemostats located at these facilities they can be explained away as holding tanks for agriculture spray products if they are kept empty.

To get them into operation they are first cycled through a sterilization phase. Then a special nutrient broth is introduced and the desired biological agent (usually Anthrax or Plague) is added. Devices for rapidly mixing the culture vessel are started and ultra filtered air is bubbled through the nutrient. Fresh nutrient broth (growth medium) from a reservoir is fed at a constant rate to the culture vessel through a metering pump. A constant volume of culture is maintained by means of an overflow that removes culture fluid and the desired bacteria at the same rate as fresh medium is added. The culture fluid flows into a refrigerated tank for holding. It is transferred to the aircraft just before the mission. She further stated that these aircraft have exceptionally long range and that only one aircraft is located at each facility. If that aircraft were lost, a replacement aircraft would be flown in from another facility. This kept every thing small and very difficult to detect. I asked her why we didn't see any Germ Warfare being waged during the Gulf War. To this she responded "We did! The Iraqi military adhered, at least in part, to Soviet military doctrine. Soviet methodology is that chemical warfare would be conducted with mixed agents. Mixed agents, often referred to as 'cocktails', are intended to enhance the capabilities of nerve agents and defeat the precautions taken by the enemy. Cocktails can be made by combining a wide variety of biological toxins, nerve agents, vesicants, and some biological agents—such as bacteria and fungi."

Mariam stated that she had personally worked in a germ warfare laboratory in which they had taken *Mycoplasma fermentans* (incognitus) and had inserted most of the envelope gene from HIV. This genetic manipulation rendered a relative benign mycoplasma much more invasive and pathogenic and capable of attacking many organs and tissue systems in the body. (This can be treated effectively with tetracycline as mentioned later in the book.) Mariam also stated that they also had isolated and used a form of Bala Zaire virus that took over 3 to 7 years to kill you. Within the next few years hundreds of thousands of Desert Storm veterans along with their families will start dying. She said, "Iraq thought that the multinational force would respond with Nuclear Weapons if they had used fast-acting biologicals."

"You stated that the people of North America are in grave danger of biological agents being used against us. Would you care to elaborate on that?" To this she replied, "A few hours ago a band of fanatics blew up the World Trade Center. I am sure that my beloved Iraq did not do this. For when payback comes, I am sure we will demand at least one American life for every one of my countrymen that you butchered. We would not settle for some silly old building. I asked her if she knew how such an attack would be carried out. To this she responded, "Don't be silly. Of course, I know! All operations will be batch operations. Unlike the very complex chemostat, where you have a continuous output once you are up and running, with a batch all you require is a sterile vessel. This can be

a test tube or a larger container depending on your batch size. In this vessel you place the appropriate amount of dehydrated media. This is a very easily obtainable in this country without any questions. Then you add the proper amount of distilled water, bring to a boil, and simmer at least 15 minutes. Then let it cool to room temperature. This way you do not have to have an autoclave. The top of the container is covered with sterile cloth that you sterilized inside of a pressure cooker much like the one you cook in. The batch vessel of choice would be a metal spray can (stainless steel) much like the one used to spray your garden or one exterminators use to dispense bug spray. The preferable model is the one that has the little air pump in the middle which you pump up when you are ready to spray. To this you would add your culture. A small heating pad is placed around the tank. Next, a small air stone and tubing (similar to the one used in an aquarium) are boiled for at least an hour and then very aseptically placed in the metal spray can and hooked up to an aquarium air pump. Introduce your plague or anthrax starter culture and after an appropriate amount of time the batch is ready. You then insert the spray tank's air pump, pump up the sprayer and you are ready." I then asked her, what the most likely targets would be. She replied, "For one thing it will not be a target but rather many (hundreds of) targets simultaneously across the country. A prime one of these would be the subway systems. Who would notice another maintenance man down there spraying for bugs? Other inviting targets are the air ducts of large office buildings. Or, say a large gathering of people at a stadium, or simpler yet just sticking it outside of a building over those crowded streets in many cities. Who is going to notice a little mist coming from some building? Several cells (each cell has ten men and one woman to act as a carrier) will be using aircraft venturies like the ones that are used to drive the vacuum instruments on airplanes. They are easily obtained by mail order or from an aircraft supply in this country. These will be mounted underneath vehicles. The spray tank will be inside the tubing going to the venturi (which acts like a carburetor). When the vehicle is going 60 miles per hour one simply opens the valve and a fog of death will be coming out behind the car. Other cells will be using these same venturies mounted on light aircraft to attack whole cities at a time."

I asked her how she would get her bacteria culture. Mariam replied that it is easy for a woman to hide a small sealed vial of dehydrated culture inside her body cavity. She said, "What are they going to do? Take every woman entering the country to a little room in the airport, make them lay on a table with their feet up in straps and have some one look up their private of privates? I think not!" I then asked her, "Why not use something that you could obtain in this country without going to the effort of smuggling? To this she replied, "Iraq purchased all the dehydrated cultures from companies right here in the United States. They shipped them to Iraq and those same vials are the ones Iraqi women have been bringing back to use against this country. Ironical, isn't it?" Mariam said she had made several trips back and forth between Iraq and the United States, and every time she came to America she was carrying a vial secreted in her body cavity.

"What are the microbes of choice?" I asked her. She responded, "Plague and anthrax are the bacteria of choice. You see, plague is easy to work with. We take the proper amount and kind of antibiotic and we are reasonably safe. When you are finished you can easily clean up any spills with disinfectant, and any you miss will be dead in a couple of days regardless. Anthrax, on the other hand, will be used by specially trained groups for attacks on big cities. These cells (groups) have to be extremely careful, thus the detailed training. If you got some on your clothes and happened to inhale it several years later, it could kill you. So they will strip and thoroughly shower. All articles

of clothing worn during the attack and preparation will be left behind.” She further commented: “Cholera and typhoid fever were also considered, but these usually do not kill and only inconvenience people for a few days.”

When asked when she thought these attacks would begin she responded “Some time in the next few years. The attacks are centered on three Muslim holy days that occur in the next few years. The first one comes up in July 1997, the next in 1999, the next 2001. One thing is certain, before the year 2002 the population of the United States will be reduced to less than 50 million.” Mariam seemed a lot calmer now and her composure was returning. She said, “Larry why don’t you meet me on the third story of the main library this afternoon? We can go up into the towers and find a place where we can have some privacy. I need to slip back to my apartment and get some things I want to show you.” [End quoting]

NOTE: There is more—a lot more in Larry’s book about the various diseases and methods of treatment, etc.

Larry Wayne Harris, Registered Microbiologist
614-654-1447, Lancaster, Ohio, USA

Thank you, Larry, and keep up the good work of warning us.

* * *

Editor’s note: The following timely fax was received at the CONTACT offices on the same day, yet unknown to, Dr. Al Overholt who was guided to present the information above in his News Desk Special Report.

Dear Friends:

Jeannie & I have recently received information which we feel compelled to share with everyone we know and love. It is not good news. We wish we could ignore it, and it would just go away. However, that is not the case. We care deeply, and feel that you must at least have the opportunity to decide for yourself what response to make, if any, to this most recent information.

A few weeks ago a friend of ours received a call from a gentleman in Australia informing him of an imminent threat to the U.S.; a viable enough threat that Australia is prepared to close their ports. It concerns bacteriological warfare and the unleashing of anthrax and bubonic plague upon the population of the United States. Our friend was asked to contact Larry Wayne Harris, a registered bacteriologist and former CIA employee, for further information. He did so, and was greatly alarmed with the information he received. Mr. Harris has known of this threat for several years, but only in the past few months has there been activity that verifies this to be true beyond question. Evidence has been produced and is now available which documents this threat to all of us.

Mr. Harris had worked with and had become good friends with an Iraqi microbiologist in a CIA laboratory. Several years later they were in school together when she told him of Iraq’s plan to

disperse both the bubonic plague and anthrax over the United States. She told Mr. Harris their plans in detail, along with the comment that ‘he was her friend, she didn’t want his blood on her hands, and besides no one would believe him anyway.’ He asked her about the time frame and she replied, “Some time in the next few years. The attacks are centered on three Muslim holy days that occur in the next few years. The first one comes up in July 1997, the next in 1999, the next in 2001.”

We were horrified to learn that our government has been and is fully aware of everything that is going on, but because of an International Treaty which was signed in 1972, they not only have agreed not to warn the population of this threat, but admit that there is *no defensive contingency plan* to protect the people in the event that this happens. Some of you may have heard some of this on short-wave or talk radio, or the Internet, but most of the ‘main-stream’ media is not touching it. There was a raid in Ames, Iowa, in February 1997. (One of their own tipped off the officials because some members of this ‘cell’ were impatient and did not want to wait for the Muslim holy days.) In this raid 30 to 40 fermentation vessels were confiscated. Fourteen females were arrested, seven were actively carrying vials of bubonic plague and Anthrax in their body cavities. This event proved that this was not someone’s wild imagination. It was exactly as had been told to Mr. Harris several years earlier. Physical evidence was now in hand. Mr. Harris was involved in a military debriefing by government officials in which it was not only determined he was telling the truth, but that hundreds of thousands of people would die within 48 hours if this took place in only one event. It is known that there are 100 of these cell groups of Iraqi’s in position to act when given the orders. Mr. Harris knew he must do all within his power to warn the American people.

We have learned several ways to inexpensively and easily protect ourselves in the event that this threat becomes a reality. Much of this information is found in Larry Wayne Harris’ book: *Bacteriological Warfare: A Major Threat To North America*. This was written before the Iowa incident, but gives the basic information plus ways to protect yourself with antibiotics and other survival techniques. Mr. Harris has recently tested colloidal silver and found it also to be effective in killing both the anthrax and plague. It is possible to take 2 Tbsp. colloidal silver daily as a natural antibiotic to build up your immune system. We do not sell colloidal silver, but you can purchase it in health food stores and herb shops—or buy a ‘silver factory’ and make your own inexpensively. You can even get plans to build your own unit. [Editor’s note: Possibly the best combination could be the silver & gold mixture combination in GaiaCol offered by New Gaia Products: 800-639-4242; see box on previous page.]

If you wish further information, please contact: Virtue International, 1825 S. Franklin Road, Indianapolis, IN 46349; 800-984-7883. Should you wish to talk with us, please feel free to do so. We simply feel a deep responsibility to share what we have learned.
In His Love,

Joe and Jeanne Gibbs

* * *

Editor’s note: The following information is also from Stan Deyo’s Web site and is significant commentary by Stan on matters related to our Front Page story subject material.

NOTICES for 12 May 1997

100-200 MILLION AMERICANS TO DIE SOON....
FACT OR FICTION?

12 May 1997 (*BlackByrds' News*)—The Sun is shining brightly on our Sunday morning—as we sit here on a hill overlooking Perth below. Brightly colored flowers form a wall over which we can see the valley leading down to the city and its beaches on the shore of The Indian Ocean. It is a stark contrast to the last four weeks which we have spent researching some terrifying rumours which have been Circulating around the USA.

The 1st Rumour is that America is about to be attacked by several hundred (several thousand in some rumours) Iraqi terrorists using glass ampoules filled with Anthrax and Bubonic Plague on or before the 27th day of July this year. I surfed the Web to find out about Anthrax and cures when I stumbled upon the name of a chap who was being charged with trying to buy Anthrax across a state line by telephone without properly identifying himself under some archaic US FCC law. The two articles went on to accuse the chap of being a White supremacist and so forth. That very day, a friend of mine here in Perth called to tell me about this guy and how he had met with him and found him to be a genuine individual so I decided to contact him, myself.

I talked by telephone at length with Larry Wayne Harris (the primary source of this information) on the 3rd of April this year. You may verify this yourself by calling him on 614-654-1447 (in Lancaster, Ohio, USA) if you wish.

Larry told me he is a registered diagnostic microbiologist. He is also listed in the National Registry of Microbiologists and is a member of The American Society for Microbiology. He was trained by the US Army at the Aberdeen Proving Ground in Maryland.

I asked him why he had tried to buy Anthrax, etc., and he told me that he needed the bacteria to test various household products as low-grade antibiotic agents against these things. His intention seemed genuinely altruistic.

He went on to reveal that he had performed R&D for the CIA for six years at the Coshocton Agricultural Research Lab in Ohio. In 1991, while he was attending an advanced course in microbiology (as you read shortly) he chanced upon an Iraqi woman in the course who told him an incredible story.

She told of women who had been trained to smuggle ampoules of Anthrax and Bubonic Plague into the States inside their body cavities. I did get confirmation that seven such female terrorists were arrested in Iowa this year and were found to be carrying the bacteria inside themselves in ampoules. (However, I have to wonder who tipped-off the authorities. Was the whole thing a ploy either to show the US Government that Saddam has the country by the “short and curlies” or to stir up an anti-Iraqi sentiment in America to divert attention from the Whitewater scandal and justify yet another Middle East excursion war?)

These women and associates were to build breeder labs from readily available brewing equipment and were to make 4.5 gallons of the deadly bacterial soup in preparation for the day of the attack on

America. When this day (reportedly 27 July 1997 is the first date) comes, they are to release the bacteria through their car exhausts and from small single-engine aircraft through venturi tubes. They were to do this in all the major cities and near various military bases. (And by the way, the recent Defcon 4 alert at NORAD could well have been justified if a biological attack were threatened, as bacterial “bombs” are hugely more deadly and effective than any nuclear device.)

Each ampoule could kill between 200,000 and 400,000 people in the initial stages of contamination over a period of about 10-14 days. Once the symptoms show, there is no cure. It is 100% fatal.

I asked Larry what he had found that might prevent the onset of these two germs. He said that 200mg of Tetracycline daily would hold them at bay; but one would need to get away from any further contamination as the Tetracycline did not kill the bacteria—just inhibited while it was in the body. Stop taking the antibiotic and if you are exposed it will kill you.

He also said that drinking 1 ounce of distilled water which had colloidal silver atoms in suspension at about 10ppm would act as a weak substitute for tetracycline. There are numerous sources of colloidal silver-producing devices from 70 to 300 dollars each on the Internet. You can make your own with three 9v batteries in series and two silver electrodes and 1 gallon of water and two hours time.

I asked him if he had prepared a paper on the research he had done and he told me I could get a copy from him. [*Editor’s note: Due to its length and physical appearance, we are calling the “paper” a book.*] The title of the book is *Bacteriological Warfare: A Major Threat to America*.

Larry told me I could reprint anything I wished from his paper on the Web, as he was more concerned with informing the public than making any money from his efforts. I would think, however, if you send for his paper it would be an advantage to send him some money for postage and photocopying. There are 118 pages in his paper.

The opening pages of his paper give you his story from his own hand. I suspect that if I were he and if my informant were real that I would have changed the gender of my informer and the details of our meeting and the times of same to protect the informer. I have done this in my own work when my informer’s life depended on anonymity.

Conclusion to 1st Rumour report: This rumour report is based on data which Larry Harris made available; however, this does not guarantee that his informant did not set him up for other purposes. Remember that both the current administration and many Mid-East Islamic nations could derive benefit from spreading such a rumour.

On the other hand if this rumour is indeed close to the truth, then America AND Australia are in deep deep trouble—and soon. In February of this year (1997), we had an Anthrax outbreak down here in SE Australia. It hit some of our cattle before it was contained.

When I heard this, I remembered one of the prophetic warnings an old Hopi Chief gave me for my White brothers. He told me to tell them to stop eating beef immediately as it would give them a strange and fatal illness. Anthrax can be carried by cows, sheep and several other mammals.

YOU must decide for yourself how likely it is that we are about to enter into the age of biological warfare at home. If you see a real and present danger do not blame your government for either ignorance or silence on these issues. Because there is but one official way to release such info without collapsing American beef-based industries and creating a financial and social panic which in itself could collapse American (Australian) civil order. That way is to declare a state of martial law and turn the country into a virtual prison. And this would in the long run create the demise of the democracy we hold so dear.

NORAD OFFICERS LEAVING AMERICA?

The 2nd Rumour:

A retired military officer passed the following info to me directly about 6 April '97. He told me that about 7 weeks prior to this weekend (20 April '97) he had been contacted by approximately 30 serving US military officers known and trusted by him. They had been assigned to NORAD's Cheyenne Mountain Complex until just a few weeks before they talked to him.

I had been previously advised by a trusted, official source at Space Command that the NORAD facility at Cheyenne Mountain was to be closed down over a period of a couple of years; so when the military officer told me that these 30 men had come to tell him they were getting out of the USA as quick as they could by taking a transfer out of this country from their Cheyenne Mountain duties, I paid special attention to the rest of the officer's testimony.

He said that they had hastily sold or given away everything they owned except for the personal items they were taking with them. They told him that they were relieved that they would be able to get their families to safety before some unnamed disaster kills about 100 million Americans. When my informant asked them for more information, they just clammed-up and all he could get from them after that was that the disaster would hit the United States in about 8 weeks. They said that they had already told him too much and had put themselves and their families at risk.

That date has come and gone now; but because of the way in which the information was passed and because of other testimony I have gleaned from various sources and contacts, I would say that I am certain that America is at great risk this year.

It is time for each household to prepare as best they can for a loss of food, water, shelter and energy during or after a number of possible disaster scenarios. This is not a new idea. The Mormon, Plymouth Brethren, and Seventh-Day Adventist faiths have both been stockpiling survival equipment, food and other biological necessities for decades.

My suggestion is that each of you try to imagine what things you would need if, say, a massive earthquake wiped out your local power, water, sewer, food, heating/cooling and medical help. If you plan wisely, you will stock-up on things which you can use and rotate in your daily routine until such time as the disaster strikes, IF IT DOES.

Finally, my ADVICE to you would also include a SUGGESTION that you give serious thought to

what happens to you when you die. Because you may just be about to find out. And if you feel that you will continue in some intelligent form after you leave this life, may I suggest strongly that you read *John 3:16* in the *Bible* and consider the promise and hope extended to all mankind thru these words. There is a way to either escape the coming terrors and disasters or be protected during them. This was promised by the Creator a long time ago. We are not alone and we will not be abandoned by the Creator unless we choose it to be that way.

Please direct any questions or comments to:

Stan Deyo
Residing in Perth, Western Australia
(THE Most Remote City on Earth!)

* * *

Editor's note: The following letter is further commentary related to our Front Page story, yet takes into account a larger scenario which Richard Hoagland recently presented on Art Bell's late-night talk-radio program having to do with the upcoming Mars probe mission activities and related distractions.

Enterprise Mission
Enterprise@Carroll.com

June 18, 1997

Dear Richard C. Hoagland,

I hope you will personally read this; I am a Patriotic American and this information is available from MANY sources.

Your facts and speculation about our Mars Shot were, to say the least, amazing! I have been studying the One World Government for over 20 years. This note is hopefully to add to your discussion with Art Bell.

1. U.S. House of Representatives, Washington, D.C., 12/10/96, Task Force On Terrorism & Unconventional Warfare. Subject: "Approaching The New Cycle of Arab-Israeli Fighting".

This six-page summary lays out the "Islamic" final solution for Israel. But at the same time the U.S. WILL be attacked with "Biological Warfare", Anthrax and Bubonic Plague! The TIMING is the important thing. The "Islamic" jihad (according to Larry Harris) will make Islam the Victor not only of the "Gulf War" but will destroy the "American Evil Empire" and "Israel"!

The dates that you mentioned, the landing on July 20, 1997 really gave me a start, due to the fact that seven days later, July 27, 1997, seems to be the time for the Islamic "Victory". This seven days seems to be critical for the 22 Arab nations that will be involved with the destruction of both America

and Israel!

2. Larry Harris points out in his book, *Bacteriological Warfare—A Major Threat to North America*. His claim is that Anthrax will be spread by aircraft (Cessna 150s) and by automobile, then two days later Plague and then two days later blowing out the electric power plants in America ON OR BEFORE JULY 27, 1997. The time and date really woke me up! We have approximately SIX WEEKS—Larry Harris can be reached at 614-654-1447 (Lancaster, Ohio).

3. Another part of the story, WEATHER MODIFICATION. In the book *Fer De Lance* by Lt. Col.(retired) T.E. Bearden (plus *ANGELS DON'T PLAY THIS HAARP*) is just another part of the One World Government's plans. The HAARP project is the lowest powered of seven others known to exist! USSR, Canada, Japan, Greenland, Norway, Finland, New Zealand and others (page 100 of *Angels*).

I really think that the first thing [*to happen*] will be the movement of key personnel out of harm's way. I understand this has started at Cheyenne Mountain, and Navy (West Coast) secretly being moved to Saudi Arabia. That is my extent of knowledge on that subject.

So we have:

1. Mars probe, July 20, 1997.
2. War in Israel, July 27, 1997.
3. Destruction of America.

I desperately hope what I have read and studied of this nightmare is just that! Just a bad dream! But where you smell smoke the fire is pretty close!

Thanks for your time.

Death to the One World Government.

Sincerely,

/s/ James M. Seabourn

51600 Wheeler Rd.

Anza, CA 92539

Ph: 909-763-5264

Fax: 909-763-0209

E-mail: crtisad@inland.net

PS: I don't know the name of the Islamic time to rid their world of enemies, but it comes every 24-26 months.

CC-Art Bell

NERVE GAS LEAKING AT
ABERDEEN PROVING GROUND?

by Rick Martin 6/23/97

The following phone call came into the offices of *CONTACT* on 6/23/97 from an anonymous source. Efforts at confirming the story with DuPont proved fruitless. Be that as it may, we present the conversation here as it took place. We do not make claims as to the authenticity of the call. Discernment is a lesson that *CONTACT* is perpetually espousing. As Soltec says in his writing this week on page 14, there's going to be more and more of this kind of information coming forth; so always use your head in evaluating truth from fiction.

Transcription, [quoting:]

Rick: Let's start at the beginning.

Caller: First of all, Rick, please don't use my name.

Rick: Ok.

Caller: That's first off.

Rick: Where are you calling from?

Caller: I am in Delaware. I am in the Wilmington, Delaware area.

Rick: Ok. Start at the beginning, telling me what you just said.

Caller: Well, the way that I found out about this was through an employee of a moving company where DuPont moved their scientists down to Aberdeen, into a building down there. And we've been observing all of the disturbances here on the East Coast, natural disturbances—well, I had already known about the nerve gas storage there from *CONTACT*. And I knew exactly where it was and I knew what was happening. But, in any event, now DuPont is down there with two hundred of their people and they are trying to figure out what they're going to do with this nerve gas storage. And quite frankly, I know of several means of advanced technologies that would solve the problem, but they are not going to follow those procedures that one would normally follow. So, in any event, that's what's going on because this Aberdeen, Maryland, which is located 47 miles South of Wilmington, Delaware—there's disturbances along the Susquehanna River, which flows right beside Aberdeen. And, quite frankly, I went and detected this nerve gas which is leaking now into the earth, by means of dowsing rods and things like that. I guess, I suppose it would be better if you just asked me the questions and let me answer your questions for all of the information that I have.

Rick: You were talking about nerve gas leaking. How did you find out about leaking nerve gas?

Caller: Well, I went down to that area. I've been surveying in the area, and the disturbances of the weather pattern here for over a year, while I've been in this area—I came to this area back in August of 1996—and watching the weather patterns and then observing and going out and the signs posted everywhere that any of the tributaries from these areas are posted by the Environmental Depart-

ments of the State governments. So then, after noticing all of these environmental posting signs about “Don’t eat the fish from this stream” or “Eat no more than one fish from this stream”—I started tracking it back to where its coming from. Ok? In observing where it’s coming from, it’s coming from Aberdeen.

Rick: From the Proving Ground?

Caller: That’s correct, to the best of my ability. In other words, I haven’t been on the base. I haven’t gone in there physically to Aberdeen Proving Ground Base, but I can’t get in there in the first place, as far as where they’ve got the storage of this nerve gas.

Rick: How do you know it’s nerve gas as opposed to some other chemical?

Caller: Well, because *CONTACT* reported some time ago, from another source, that this nerve gas had been moved to Aberdeen.

Rick: Ok, I recall that. And how did you find out about the DuPont scientists going down there?

Caller: From an employee of an industrial moving company. And in just casual conversations, in which I didn’t let him know who I was or anything else. In other words, he was just passing the time of day. About DuPont, with all of their two hundred scientists being moved to—out of Wilmington, Delaware to Aberdeen Proving Ground. And all of the equipment that they’ve moved down there.

Rick: DuPont is headquartered in Wilmington?

Caller: DuPont is headquartered in Wilmington, correct.

Rick: I don’t know how I’m going to get them to comment on this if I confront them on it.

Caller: I don’t know how you’re going to get them to say anything because I tried to get an engineer that I knew, a female engineer, to give me a lead on it and she absolutely, totally, was frightened out of her mind.

Rick: Really?

Caller: She wouldn’t say a word. She would just say, “I don’t know. I don’t know anything about it.” And yet, by the same token, I have questioned this particular lady before and she had told me in private conversation, exactly the contrary. So, what I’m trying to say here is, I don’t know what DuPont would say.

Rick: Sounds like there’s a definite situation happening at Aberdeen right now.

Caller: Well, it’s definitely going on. Now, the stories in the newspapers here are all about sex scandals and everything else. That’s all you can read in the local newspaper. But that’s all a cover, as far as I’m concerned, to cover up what’s really going on at Aberdeen.

Rick: Very interesting. I'll follow this up.

Caller: There's something that's got to come out about this because people in this area are completely unaware of what is going on. In other words, there's nobody in this area that knows anything about what is going on. [End quoting]

Once again, readers, efforts to secure comments from DuPont have been unsuccessful at the time of going to print.

CHAPTER 6

THE NEWS DESK

by Dr. Al Overholt 6/21/97

HIGH-TECH DELIVERY SERVICE BEAMS PACKAGES TO YOUR HOME

From *THE WEEKLY WORLD NEWS*, 7/1997, [quoting:]

Plans are underway for a new package delivery service that can send a parcel from one end of the country to the other—in a matter of seconds!

The space-age delivery system, called Beam-Ex, uses a top secret new process that disassembles a package into its component molecules at the point of departure and reassembles them again at its destination.

“The developers have already convinced a major U.S. company to invest heavily in Beam-Ex machines and they have put millions into the package delivery system,” said a highly placed source connected to the new enterprise. “This thing has set the Post Office on its ears.”

“Consumers are going to flock to use the new system because they can get that birthday present to Mother on the same day they buy it. They can have their products to customers within minutes of taking an order. It’s going to revolutionize the mail system.”

The extraordinary new technological breakthrough that forms the basis for Beam-Ex was the work of a team of scientists from MIT and Stanford, according to rumors among top execs in this city. The scientists worked secretly for 12 years to perfect a machine that could break down objects into their basic molecules, send them through fiber-optic cables to distant locations, then restore them to their natural physical form.

And the new system, once perfected, could be expanded to include the transport of humans and animals, according to the source.

He believes people will be zipping to their destinations through fiber-optic cables within the next decade.

“The invention of this system is like the invention of the airplane,” he explained. “It’s going to change the way we live.” [End quoting]

There is very little technical fiction in *Star Trek*.

We all should be very careful about using the phrase **“that’s impossible”**.

BORDER AREA 21—CALLS FOR THE ELIMINATION
OF BORDER BETWEEN MEXICO AND U.S.

From *The Free American* , April 1997, [quoting:]

SHOW LOW—The utopian city of the future will be devoid of nationalism, racial strife and individual sovereignty, according to the latest information out of the White House.

Tucked beneath the coattails of the 1993 North American Free Trade Agreement (NAFTA) was an additional agreement implementing what has come to be called the LaPaz Agreement that calls for the elimination of the United States/Mexico international Border at Arizona, New Mexico, California and Texas. The La Paz Agreement was implemented in January 1997 and calls for a 60-mile strip north and south of the border to be an open zone and will be called “Border Region 21”.

The agreement is a new environmental program that eliminates sovereignty as well as the borders of the two countries with funding provided through the creation of the “Border Environment Cooperation Project” (BECO) and the North American Development Bank (NADBank).

According to California Investigative reporter Karen Bixman, the new region has literally created an area that combines both Mexico and the United States into one and will affect 10 million people.

The major purpose of Border 21 is to provide Sustainable Development to the newly created border region. According to treaty documents, Sustainable Development seeks to restructure education by “providing lifelong learning opportunities (OBE) and creates visioning councils which will limit urban sprawl, refurbishes land area to be designed for pedestrian and bicycle traffic and makes use of rail corridors for intercommunity visions.”

To manage the newly created region, US federal agencies and Mexican agencies have been combined. For environmental protection: The US Environmental Protection Agency, Natural Resources and Fisheries and Mexico’s Secretariat for Internment and Secretariat for Social Development.

For Natural Resources: The US Department of the Interior, the US Department of Agriculture and Natural Resources and Fisheries.

For Border Water Resources: US-Mexican sections of the International Boundary and Water Commissions.

For Environmental Health: US Department of Health and Human Services and Mexico’s Secretariat of Foreign Relations and International institutions such as BECO and NADBand.

Some of the key objectives of the agencies will be within the biodiversity and protected areas:

- (1) Improving and expanding protection of species and habitats.
- (2) Promoting sustainable management of natural resources in the entire border zone through pro-

ductive projects to improve the quality of life for local communities.

(3) Managing natural protected areas to guarantee the conservation of ecosystems and biodiversity. To manage this area properly, the US Geological Survey has acquired infrared aerial photography. The Cameras will do mapping of the area as well as the monitoring of proper land usage, forest management, water resources and the protection of natural resources.

(4) Promoting sustainable aqua culture development while preventing habitat degradation and declines in resident species. [End quoting]

The Elite planners always make it sound like they will build a garden of Eden for their slaves until they have the funds and control they want so badly. Then they put the noose around our necks.

MUSLIM TERRORISM

From the INTERNET, 6/16/97, [quoting:]

Two million Muslims gathered on Mt. Arafat outside Saudi Arabia's most holy city of Mecca to pray for the destruction the the United States and Israel at the gathering of the pilgrims. Tens of thousands defied the Saudi warnings and demonstrated their hatred of the two countries. Radio broadcasts carried their chants of "Death to America" and "Death of Israel". Mohammed Reyshahri, the head of the Iranian pilgrims said, "We are gathered here today to show our hatred and anger at the Great Satan, America." On Sunday, the pilgrims from 100 countries performed the final rite of the festival in Mina, as they stoned three monuments representing the devil. This devil is now interpreted to be the United States of America. The Islamic religion is peddling "sanctified" hatred. It is all right to hate America because Allah sanctions it. Their terrorists are practicing "sanctified" murder. It was all right to bomb the New York Trade Center because Allah sanctioned it. Americans need to wake up to the threat of this demonic religion. [End quoting]

What do we expect from them when our government has been helping to destroy them and their country? [See *Front Page story also.*]

STATE COMES OUT AGAINST TREATIES

From *THE FREE AMERICAN*, April 1997, [quoting:]

PHOENIX—The 43rd session of the Arizona State Legislature is considering a memorial that will urge the Congress of the United States to refuse to ratify any more global treaties until a determination of their impact on states has been made.

The memorial, HCM 2007, was introduced by a slew of legislators, including Rep. Jake Flake of Snowflake, and reminds Congress that the *Tenth Amendment* of the *Constitution of the United States* provides that "the powers not delegated to the United States by the *Constitution*, nor prohibited by it to the States, are reserved to the States respectively, or to the people" and that the federal

government, by entering into international treaties, is exceeding its authority under the *Constitution*.

One reason for the bill's introduction is because President Bill Clinton has expressed his intention to make the ratification of four international treaties a top priority, in spite of a ruling by the Supreme Court that said a treaty preempts both the *Constitution* and federal laws.

The memorial states "these treaties include those proposed by the Convention on Biological Diversity and Human Convention on the Rights of the Child. The ratification of these onerous proposals would strip states and individuals of their constitutionally granted authority and would result in the United Nations wielding more authority over citizens of the United States than does the federal government. The creation of the World Trade Organization (WTO) has already given the United Nations the authority to impose sanctions not only on any nation but on individual industries within a sovereign nation and the treaties adversely affect the rights of states and the people as delegated by the federal *Constitution*."

While a memorial has no teeth like a bill or law, if approved, it is the first step in notifying the federal government that the state intends to regain state control of those matters affecting the State of Arizona and its people. [End quoting]

Hopefully, all states will start taking back their power.

PRESS RELEASE

From PAUL & JODI HOFFMAN, a FAX, May 13, 1997, (quoting:)

On May 1st, Jodi Hoffman, a Florida mother of three, sued the Ft. Lauderdale-Broward County school district for teaching inappropriate sex education to over 200,000 children in public schools in direct violation of Florida Statutes and School Board policy. This is the first time in American history that a major metropolitan public school curriculum has been so extensively challenged in the courts.

The lawsuit asks for both injunctive relief and money damages. Trial by jury has been requested. This is a precedent-setting case. Florida Statutes specifically require that abstinence be promoted as the way to avoid teenage pregnancy and that the curriculum must respect the rights and conscience of parents.

The video portion of the human sexuality course was produced by ABC television. It tells students how much abortions cost, where and how they can be obtained, what states are currently not enforcing abortion laws and how children can keep their parents from finding out they are receiving abortions or contraceptives. Text includes more than 50 articles which promote, favor, justify or condone pre-marital sex, marital infidelity, promiscuity and gay homosexuality as appropriate lifestyle choices.

Other materials also given to children include photos of teenage homosexuals lying on a couch hugging and kissing, wearing ballgowns and competing in beauty pageants plus ads for nude strip

clubs, massage parlors, escort services, two-woman nude shows, nude friction dancing and more.

Mrs. Hoffman's husband, a local attorney, gave up his law practice to investigate and pursue the case after attempts to reason with the school district proved futile. He has also been requested by concerned parents to file a similar suit in neighboring Miami-Dade County where more than 250,000 children attend public schools.

This is one battle that decent Americans cannot afford to lose. At stake is the right of parents to preserve their children's innocence and moral values. The very existence of the American family is in danger because of the explicit sex education curriculum being taught in American schools today.

For more information: Phone the Hoffmans in Florida (954) 349-0366, Fax 954 349-0361 or R.A.M.P. (Restore America's Moral Pride) Phone 954 349-0366 or Fax 954-349-0361. [End quoting]

This is or **should be criminal conduct by the teachers**, for telling children how to keep information about their abortions from their parents. There are laws pertaining to aiding and abetting.

DANISH FIRM REPORTS BUG IN NETSCAPE WEB BROWSER

Excerpted from *THE DAILY NEWS*, Los Angeles, 6/13/97, [quoting:]

A potentially damaging bug that affects all versions of Netscape Communications Corp.'s popular Navigator Internet browser software has been discovered by a Danish software firm.

The bug, which even affects the final test version of Netscape's Communicator Suite product released Wednesday was reported by Cabocomm, a software company located about 100 miles west of Copenhagen, Denmark.

Researchers there say the flaw makes it possible for Web-site operators to read anything stored on the hard drive of a PC logged on to the Web site.

Until the bug is fixed, Cabocomm said, confidential letters, business spreadsheets—nearly all documentation on your PC—can potentially be stolen.

The test showed that Internet security "firewalls"—software designed to protect confidential information on computer networks—offer no protection from the bug.

Mike Homer, vice president of marketing for Netscape said the Mountain View company is trying to confirm the flaw's existence, and if there is a problem, the company will post a patch and software, browser update on its Web site <www.netscape.com>. [End quoting]

It's hard for me to believe that they didn't know about this bug. (It was probably a **planted** bug.) Knowing the Elite as well as *CONTACT* readers do, we can expect them to always have some way to get into your files, especially as long as you have your computer tied to a telephone line.

DON'T TRUST YOUR CRITICAL INFORMATION ON A COMPUTER WHICH HAS A MO-DEM IN IT—EVEN THEN, IF SOMEONE REALLY WANTS YOUR INFORMATION THEY CAN GET IT FROM THE RADIATING FREQUENCIES FROM YOUR KEYBOARD AS YOU TYPE.

NO APOLOGY

From *THE MODESTO BEE*, 5/29/97, [quoting:]

Australia ruled out any compensation or apology Wednesday for 100,000 Aboriginal children forcibly taken from their families by the government for more than half a century until the early '70s. [End quoting]

Our government is just as bad if not worse. They are taking many children by force from their homes through the child welfare programs and are using and abusing many of them. They are not about to apologize or compensate the parents either.

Our government also knows where many of the thousands of children taken off the streets are and what they are doing—**being turned into mind-controlled slaves.**

OUR SERVICE ECONOMY

Excerpted from *BLUE DUCK* newsletter, May 1997, [quoting:]

As millions of manufacturing jobs leave this country for Mexico, China and elsewhere, we're told not to worry. We're moving into the Information Age, and a "service economy".

Presumably, the latter refers to flipping hamburgers at McDonalds, and making beds at Best Western. But the Information Age? You think, perhaps that means highly skilled Americans doing computer work, for good wages, instead of working in a factory?

If so, think again.

A major trend, barely reported in the media, is the export of those technology jobs. Large corporations are hiring cheap labor overseas, in places like India, to do their computer work right there in that country. And everything is transferred electronically, from here to there and back. Which illustrates once again...

Most large corporations have no loyalty to their employees, their community, or their country.

Instead, the top executives tend to be obsessed with their companies' profits, its share prices, and how much they'll end up making from their stock options. [End quoting]

We've been had once again!!

THE FREE AMERICAN JOINS
THE DEMAND FOR A NATIONAL FORUM

From *THE FREE AMERICAN*, April 1997, [quoting:]

We call for all Patriotic Americans and Media to do the same!

The President, FBI and mass media seem to consider Christians and American Patriots a criminal element. Christians and Patriots consider high-level government officials to be guilty of deceit, deception, and possibly treason.

What is the truth and who are the real criminals?

WE WANT ANSWERS
TO THESE QUESTIONS!

There is the question of the overt installation of Democracy over our Constitutional Republic. Do we still pledge allegiance to the Republic? There is the question of the apparent adherence to the principles of Communism (i.e., a central bank and progressive income tax) over our *Bill of Rights*. (The Right to bear arms, to be secure from search and seizure.)

Are we being robbed of our Christian heritage and Laws? Has a Talmudic system of government replaced our Christian laws? Have we lost our common law courts to an equity system that favors the Elite? Is our private property slowly being absorbed by the state? Is the Income Tax really voluntary or is the IRS a criminal collection agency for the Bankers? Is the United States really a bankrupt corporation whose citizens and their earnings are pledged to the international bankers? Why was our gold stolen in 1933 and given to the bankers? Is the Federal Reserve system Constitutional? Are we under martial law as per the revised Trading With The Enemy Act of 1933? Does the President rule by emergency decree as the Kings of old? Are Executive Orders constitutional? Are we Sovereigns or economic Slaves?

Why does a criminal investigation of our leaders take years, while citizens are routinely [*quickly*] incarcerated on minor charges? What has happened to our right to trial by jury and does the jury have the right to nullify law? Why are our American heritage and our founding fathers being discarded in our history books? Who is responsible?

Does the FBI falsify crime reports? Is the CIA involved in the drug trade? Is the War on Drugs merely an excuse to violate our Constitutional rights and install a total police state? Is the NSA and SRO meant to spy on Americans and remove all possible means of revolt? Is the purpose of AIDS/Cancer research to find a cure or prevent one from being found? Are AIDS, Gulf War Syndrome and abortion, government funded to reduce the population as a part of Sustainable development? Is the Department of Energy responsible for suppression of new forms of energy to maintain the stranglehold Big Oil has on our economy? Is the rewilding of America a method to reduce private land ownership?

Is the UN our salvation or our conqueror? Will world government based on socialism replace our Constitutional Republic? Has it already? Why are American taxpayer dollars being used as Foreign Aid to support Russian and other Communist-controlled Dictatorships?

It seems impossible to have these questions addressed impartially by the *New York Post*, *Time*, *Newsweek*, CBS, NBC, ABC or CNN. Can it be their membership in the Council on Foreign Relations has compromised them? Is the Council on Foreign Relations America's most prestigious organization or a nest of traitors to our *Constitution*?

If you would like to know the answers to these vital questions, there is only one answer. A National Forum!

The idea of a National Forum was first advanced by Sheila Reynolds of *Resurrection News*. She describes it as an opportunity for representatives of government and their various agencies to meet with knowledgeable sovereigns/people from the Militia/Patriot/Constitutional community IN FRONT OF LIVE TELEVISION AND BROADCAST NATIONALLY.

If those in government truly believe that the Militia, the Patriots, the Constitutionals and Tax protesters are the threat they claim us to be, this would be the perfect way to expose us, live, to the American people, without the slant applied by the national media. All of America would be a witness.

Does this sound like an investigation more worthy of our news media than the O.J. trials?

Send this to your Congressman or Representative and ask him to support a National Forum.

Send this to your newspaper, patriot and main stream. Ask them to support a National Forum.

This is not about race or religion. This is about freedom and liberty for all. Ask your fiends, neighbors and relatives to join together in calling for these questions to be aired. If anyone ridicules you, tell them we merely want to know what type of government we will leave to our children and their children.

The news media assures us everything is fine in America. If this were true, would we owe a national debt of 5 trillion dollars? If this is still a free country, the people have the right to know the answers to the questions we have posed.

If you love the America created by our Founding Fathers and you recognize the domestic invasion, both political and philosophical, show your support by placing American flag postage inverted on all of your mailing. Purchase American Flag patches and sew them on your shirts and caps inverted. Copy and distribute this document everywhere.

GET INVOLVED!

The Free American, 505-423-3250 or FAX 505-423-3258. [End quoting]

Always seek guidance from above before joining in protest activities.

VIOLENT CRIMES PLUMMET 7%—
DROP IS BIGGEST IN 35 YEARS

Excerpted from *THE ORLANDO SENTINEL*, 6/2/97, [quoting:]

chart of crimes in florida

Violent crimes reported to police dropped by a record 7 percent in 1996 as overall serious crime declined for a fifth straight year [*Isn't it interesting that's the approximate time big-time liar Clinton has been in office?*], the FBI reported Sunday.

Led by record declines of 11 percent in murders and 6 percent in aggravated assaults, preliminary FBI figures showed that violent crimes of murder, rape, robbery and aggravated assault together had the largest one-year decline in the 35 years since the FBI began reporting year-to-year comparisons in 1961. [*Can you imagine what these figures would be if they had included the crimes of all types, including murders, that were committed by or caused to be committed by the gangsters in the White House and the government officials in the United States? These are the phoney figures for the slaves—not for the slavemasters.*]

The far more numerous property crimes of burglary, larceny-theft and auto theft collectively dropped by 3 percent.

All together, the seven serious reported crimes logged a 3 percent decline, the largest since a 3.3 percent drop in 1982.

Violent crime was down in every region, in every size city, in suburbs and in rural areas. Property crime also was down in every type of location and every region except the South, which saw a 2 percent increase.

Among the factors for the decrease cited by police chiefs and academics:

* The huge, postwar baby boom generation's passage from its crime-prone years into middle age.

* Declines in criminal turf wars as crack cocaine markets matured. [*As the big boys—like Bush and Clinton—took over more and more turf—cutting down on turf wars?*]

* Police efforts to disarm criminals and juveniles, including “zero tolerance” campaigns, originated in New York City, against minor disorder crimes such as playing loud music. Such enforcement activity gives police more chances to search for illegal weapons [*Why does playing loud music give the cops an excuse to search a person?*]. [End quoting]

I'm sure *CONTACT* readers can read between these lines very well.

Realize that England just passed a no-gun-for-any- reason law. The Elite wouldn't use these figures to state that "we've been gaining on crime because we passed tougher gun laws, but now we have to take away all of the guns so that we can lower the crime rate much more," **would they?**

Bill Clinton has just taken credit for the lowest unemployment in 24 years—so why shouldn't he take credit for the lowest crime rate in 35 years—even though it is probably the highest on record—if you include all of his crimes.

It's probably a safe bet that the **crime amongst the Elite is the highest in man's history—they are "only" stealing the properties and freedom of all the billions of people on this planet.**

THE CHINA CARD

From the INTERNET, 6/9/97, by Richard Boylan, PhD, <www.ufonetwork.com/boylan>, [quoting:]

A Washington, DC-area intelligence "cut-out" who has been quite reliable passes on information that China now has acquired antigravity technology, which the U.S. has had and applied to successfully-flying aerospace vehicles since at least 1989. A world-class UFO/ET research professional has additionally provided me information that a renegade group in Japan also possesses antigravity technology. He reports that the possession of such extreme technology, [which besides ultrafast deployment also involves radar and optical invisibility and potentially time travel capabilities] by a sometimes-hostile Asian superpower such as China destabilizes the West's military edge.

The China development has implications for impeding the public acknowledgment of UFO reality by the U.S. Government. The connection is thus.

Within the highest levels of military and intelligence leadership are ultra-conservative cliques of Generals and Intelligence officials, who are still virulently fearful of Communist takeover, and who are reactionary fundamentalist religionists. They view China's advances in research and development to the point of antigravity technology competency as representing a clear and present danger to U.S. military hegemony in the world. Further, they fear that revelations of Chinese government attempts to secretly make contributions to American political campaigns represents an attempt to exercise an eventual Communist takeover of America.

These right-wing Generals and Intelligence officials thus seek to block any public acknowledgment by the government of UFO reality, because world acknowledgment of extraterrestrial visitation and antigravity technology (UFOs) would permit China to display its antigravity craft. Thus, China would appear an equally-advanced rival to American military technology and be seen by impressionable countries as an alternative super-power to cozy up to. Thus, the military and intelligence right wing oppose revealing UFO reality.

Welcome to the Byzantine world of Washington politics, where the right of the public to free and well-informed flow of information comes in last. [End quoting]

Anti-gravity has been around for decades so it shouldn't be any surprise if China has had it for a long time.

ONLY HUMAN

From *ANGELS ON EARTH*, July/Aug. 1996, *Guideposts*, 39 Seminary Hill Rd., Carmel, NY 10512, [quoting:]

The end of the semester always meant a blizzard of paperwork when I was an associate professor at North Dakota State University. One year I was particularly snowed under and the deadline for handing in marks loomed. I looked at the stacks piled high on my desk: 2500 exams and research projects. I needed to sort them before I could even think of grades, but the task seemed insurmountable. I'll be here forever, I thought and asked God to help me get my work done somehow.

I had just begun reading and organizing when I sensed someone standing in the doorway and heard a quiet knock. "Would you like some help?" a young woman asked.

"What timing!" I said, looking her up and down in disbelief, thinking she was a stray graduate student with time on her hands. With no introduction and needing little direction she plunged into the mess, working quickly. We fashioned a smooth, high-speed assembly line. Neither of us paused to talk and in less than an hour we finished. Now I was ready to grade.

"Is there anything else?" she asked.

"Thanks, I can take it from here," I said distractedly, plunging into the first exam.

A hectic week later I handed in my marks—on time. Then it occurred to me: I had never seen the young woman before and I had not seen her since. She wasn't a colleague and couldn't have been a student. Campus was closed for semester break. But my prayer had been heard and help came knocking. —Shirley Lolberg, Chadron, Nebraska [End quoting]

We never know how our help will come, when we trust in God.

CHAPTER 7

THE UNTOLD HISTORY OF AMERICA PART XVI OF A SERIES by Ray Bilger 6/17/97

Editor's note: Part I of this ongoing series was presented in the 8/13/96 issue of CONTACT. We here present the latest installment and the end of Volume I of the series.

In November of 1969, a group of Native Americans (Indians) seized the island of Alcatraz in San Francisco Bay. The tiny island had served for many years as a federal prison site. But the prison had been closed and the island was only occupied by some caretakers. The Indians refused the orders of U.S. Government officials to leave, and instead issued the following statement to explain their claim to the island, (quoting:)

PROCLAMATION: TO THE GREAT WHITE FATHER AND ALL HIS PEOPLE.

We, the native Americans, re-claim the land known as Alcatraz Island in the name of all American Indians by right of discovery.

We wish to be fair and honorable in our dealings with the Caucasian inhabitants of this land, and hereby offer the following treaty:

We will purchase said Alcatraz Island for twenty-four dollars (\$24) in glass beads and red cloth, a precedent set by the Whiteman's purchase of a similar island about 300 years ago. We know that \$24 in trade goods for these 16 acres is more than was paid when Manhattan Island was sold, but we know that land values have risen over the years. Our offer of \$1.24 per acre is greater than the 47¢ per acre that the White men are now paying the California Indians for their land. We will give to the inhabitants of this island a portion of that land for their own, to be held in trust by the American Indian Affairs and by the bureau of Caucasian Affairs to hold in perpetuity—for as long as the Sun shall rise and the rivers go down to the sea. We will further guide the inhabitants in the proper way of living. We will offer them our religion, our education, our life-ways, in order to help them achieve our level of civilization and thus raise them and all their White brothers up from their savage and unhappy state. We offer this treaty in good faith and wish to be fair and honorable in our dealings with all White men....

We feel that this so-called Alcatraz Island is more than suitable for an Indian Reservation, as determined by the White man's own standards. By this we mean that this place resembles most Indian reservations in that:

1. It is isolated from modern facilities, and without adequate means of transportation.
2. It has no fresh running water.
3. It has inadequate sanitation facilities.

4. There are no oil or mineral rights.
5. There is no industry and so unemployment is very high.
6. There are no health care facilities.
7. The soil is rocky and non-productive; and the land does not support game.
8. There are no educational facilities.
9. The population has always exceeded the land base.
10. The population has always been held as prisoners and kept dependent upon others.

Further, it would be fitting and symbolic that ships from all over the world, entering the Golden Gate, would first see Indian land, and thus be reminded of the true history of this nation. This tiny island would be a symbol of the great lands once ruled by free and noble Indians. (End quoting)

The Indians' actions were symbolic of the way they had been treated by the White Man for the past 500 years. Would that they could have been allowed to keep the tiny island, but they were forcibly evicted in June of 1971. Their occupation of the island provided a rather interesting and telling climax to a decade in America that will not soon be forgotten. Those Indians were by no means the only ones willing to stand up for their rights.

As the decade of the 1960s began, America was already well into its permanent war economy, with the carefully planned Cold War as the centerpiece of the facade. In 1960, the military budget was already \$45.8 billion, or 49.7 percent of the national budget. In the first fourteen months of the Kennedy Administration, over \$9 billion was added to the defense budget. That was a lot of money in those days.

Increasingly significant portions of the defense budget were being used for expenditures that the average American would never be told about, such as Black Ops (covert operations) and for the building of extensive and elaborate underground facilities (including cities, tunnels, and transcontinental transportation systems) all around the nation. In 1959, the Rand Corporation had hosted a "Deep Underground Construction Symposium" in which it was demonstrated that there were machines in use which could bore a tunnel forty-five feet in diameter, at a rate of five feet per hour! Five years of all-out secret underground construction had already produced significant progress.

John F. Kennedy's Inaugural Address gave a boost to America's "official" Space Program when he announced that the United States would put a man on the Moon before the end of the decade. It is not clear (but doubtful) whether J.F.K. knew (as MJ-12 certainly did) that a joint Alien, United States and Soviet Union base already existed on the Moon at the very moment Kennedy was giving his address!!

As you may recall, we left off in Part XV of this series with the U.S. Government trying to decide just exactly what to do about the Cuban situation. When J.F.K. took office in 1961, the Central Intelligence Agency (C.I.A.) had 1,400 Cuban exiles, armed and trained in Guatemala.

One must remember something very important. In 1948, both Cuba and the United States of America were 2 of the 21 countries in the Western Hemisphere who were signatories to the founding of an international association called the Organization of American States (O.A.S.). The O.A.S. functions

much like the United Nations (U.N.), except that it only functions for this hemisphere. One of the primary purposes of the O.A.S. was and is to promote and maintain peaceful relations among member states. In fact the Charter of the O.A.S. reads in part: “No state or group of states has the right to intervene, directly or indirectly, for any reason whatever, in the internal or external affairs of any other state.” That seems logical enough and certainly is respectful of our neighbors, but anyone familiar with C.I.A. operations, operatives or agents knows that the C.I.A. has infiltrators (spies) in almost every U.S. Embassy around the world. They are called ambassadors.

Despite the O.A.S. Charter, President Kennedy was moving ahead with plans to use the C.I.A.-trained force of Cuban exiles, along with some American participants and American planes, to launch an invasion of Cuba at the Bay of Pigs on the South Coast of Cuba, 90 miles from Havana. It was difficult to keep such a major military plan completely secret, and the press caught wind that something was happening.

On April 13, 1961, Kennedy held a press conference and clearly stated that “there will not be, under any conditions, any intervention in Cuba by United States armed forces.” The media, being the obedient lap-dogs they are (instead of the watch-dogs they’re supposed to be), made certain that the public was not told the truth. *The New Republic*, a few weeks before the invasion, was about to print an article on the C.I.A. training of Cuban exiles. An advance copy of the article was brought to Kennedy’s attention and he asked that it not be printed. *The New Republic* complied. *The New York Times* was about to run a story on the imminent invasion of Cuba, but at the government’s request, it did not!

On April 17, 1961, the Bay of Pigs invasion was launched using Cuban exiles as ground forces, supported by American planes with American pilots. Kennedy had authorized the use of unmarked Navy jets, but B-25s were painted with Cuban Air Force insignias and bombed several military airports in Cuba. These air raid flights actually originated in Florida! Our Ambassador to the U.N., Adlai Stevenson, speaking before the U.N. General Assembly, in a widely publicized speech, stated to the world that no U.S. “personnel” or “government planes” participated in the invasion. He said that the pilots “apparently defected from Castro’s tyranny,” and “to the best of our knowledge the planes are from Castro’s air force.”

Needless to say, the entire fiasco was a miserable failure, not because of insufficient air coverage, as some officials claimed, but because the Cuban people, instead of rising up against Castro as anticipated by the C.I.A., closed ranks in support of their leader. In less than three days, Cuba’s volunteer militia and army had crushed the invaders. President Kennedy took the blame for the whole affair, but the blame really belonged to those who had designed a C.I.A. whose operations included the overthrow of governments. There is no provision in our *Constitution* for those kinds of actions.

The assassination attempt on Castro had failed, and in its wake we were left with a vast illegal bureaucracy which had been built up since 1959. This assemblage of case officers, supply coordinators, accountants, lawyers and public relations experts continued in existence well beyond the 1961 invasion. The C.I.A. had planned everything for a complete takeover of Cuba. According to a U.S. Senate Select Committee to Study Governmental Operations with Respect to Intelligence Activities, included were criminal elements, such as Mafia specialists for assassination plots. Some of the

C.I.A.-trained Cuban exiles later turned to drug trafficking and other crimes.

After their assignment had ended, some of these criminals would turn up in the White House. Among those who had worked in the C.I.A.'s Miami station, known as JMWAVE, was a man named E. Howard Hunt. Hunt was an agency "cowboy", or clandestine operator, who had brought together key Cuban exiles with military and intelligence experience. Hunt would later emerge in relation to the infamous Watergate affair under President Nixon. The C.I.A. made a few more covert attempts to assassinate Castro, but were unsuccessful. Perhaps Castro was destined to lead the Cuban people who brought him to power and defended him at the Bay of Pigs.

The first two years of the Kennedy Administration were trying times for the national security apparatus that had come to dominate the American government. There was the Bay of Pigs fiasco, the building of the Berlin Wall, rising tensions with our European allies, the erosion of the Diem regime in Vietnam, unrest with our Black Citizens in the South who wanted the same civil rights as everyone else, and perhaps most significant, the installation in September and October of 1962 of Soviet medium-range missiles and bombers in Cuba!

This last, however, was really no different than what we had already done to the Soviets. We had plenty of U.S. Military bases close to Russia. But this was the first time in America's history where we had land-based enemy missiles poised only 90 miles from our shores.

Kennedy responded with a naval blockade of Cuba which stopped the Soviet ships from reaching their destination. As Secretary of State Dean Rusk phrased it, the superpowers were "eyeball to eyeball". The whole missile crisis faded into the Kennedy-Khrushchev accords, and one wonders if the whole thing was not carefully planned, staged and orchestrated to cause our people to live in fear, to learn to hate our Russian enemy, and to offer yet another pretext for more and more military buildup?

Dr. John Coleman maintains that the Club of Rome (part of the Committee of 300) played a key role in the missile crisis. This is completely understandable. Then the "Club" tried to sell its "crisis management" program, a forerunner of F.E.M.A., to J.F.K. Several Tavistock scientists went to meet with Kennedy to explain things, but he rejected their advice. After J.F.K.'s assassination, the scientists were back in Washington, D.C., and this time their talks were successful!

One thing for certain did come out of the missile crisis: the military-industrial-complex kept growing and growing. With that new media tool of control, the television, at their disposal, our One World Controllers were really going to town. But the real shining hour of what that TV was capable of would come in the form of the Kennedy assassination!!

That TV showed the people everything they needed to see to keep them distracted and pacified. On May 5, 1961, right after the Bay of Pigs fiasco, Americans watched as Alan B. Shepard, Jr., made history as he rode the Redstone-Mercury rocket as America's (alleged) first man in space. But that couldn't be possible if we already had a base on the moon! Well, the American public would never be told the truth about that.

Throughout 1961 and 1962, America sent thousands of military “advisers” over to Southeast Asia and Vietnam. But the use of the term “adviser” was really meant to mislead the Congress, the press, and the public, because these so-called “advisers” were actually U.S. Army Green Berets and other elite shock troops specially trained for counterinsurgency warfare.

When John F. Kennedy had first set his sights on becoming president, he knew he had a few hurdles to overcome. Chief among these was the Kennedy family’s deep animosity with the Jewish lobby in America, and with the Meyer Lansky crime syndicate. J.F.K.’s father, Joe Kennedy, wanted to make sure his son became president, so he swallowed his pride and put aside his feelings to make sure this would happen. Joe reportedly said, “I’m going to work with the Jews. I’m teaching my boys the whole score and they’re going to work with the Jews. I’m going to make Jack the first Irish Catholic President of the United States and if it means working with the Jews, so be it.” Joe knew where the power was!

Then Joe Kennedy went to see Sam Giancana, Chicago Mafia Boss (and close personal friend of Frank Sinatra), who had saved his life when the Jewish mobsters put a contract on Joe’s life. The Giancana family says that Joe begged Sam to support Jack in the election, but Sam remained unconvinced that Kennedy could offer him anything for his help. To this Joe Kennedy reportedly replied, “You help me now, Sam, and I’ll see to it that Chicago, that you, can sit in the goddamned Oval Office if you want.... you have my word.”

Meanwhile, J.F.K. was making his own deals with the Mafia. F.B.I. phone taps and documents clearly show that Kennedy had “direct contact” with Meyer Lansky during the 1960 presidential campaign. Lansky was devoted to Israel, the Mossad and the Rothschilds (also involved in the assassination). It was Lansky’s associate in Los Angeles, Mickey Cohen, who arranged for J.F.K. to meet Marilyn Monroe. She then got information for the Mossad on Kennedy’s plans for Israel. But in his presidential campaign, J.F.K. had pledged that if he became president he would end the power that special interest groups had, especially foreign ones, on influencing the outcome of elections and foreign policy through their financial and political manipulation. Was J.F.K. playing both sides of the fence? Apparently so.

The Jewish lobby and the Mafia were both in for a rude awakening as J.F.K. eventually decided to clean house. Kennedy ended up double crossing both elements and they were both understandably outraged. Both elements would be deeply involved in the big plan to assassinate J.F.K.

President Kennedy had slowly become disenchanted with things as he saw them in Camelot. He had made a promise to carry on a global crusade “in the pursuit of liberty”, and he was beginning to be genuinely concerned with doing something about the overwhelming corruption he was uncovering at every turn. This decision on his part would prove to be fatal, not only for his administration and what he was attempting to do, but for J.F.K. personally as well!

In 1963, the actions of the President of the United States of America had many international implications. At the same time, the Elite One World Controllers had been orchestrating major international events for many decades. Thus, it should come as no surprise to learn from Dr. John Coleman (author of the book called *Conspirators’ Heirarchy, The Committee of 300*) that long-time member

of the Committee of 300, Sir William Stephenson, Chief of British Intelligence, had masterminded the Kennedy assassination. Of course, to pull off such a massive project that would fool the whole world would require the carefully coordinated efforts of intelligence organizations, governments, and all of the major media from around the globe.

In the three-month period prior to Kennedy's assassination many very important and interesting things happened. President Kennedy had made a speech before the General Assembly of the United Nations stating that he was not going to have N.A.S.A. arrange for the U.S. to fly to the Moon by ourselves, but that he was going to merge our space program with the Russian space program for a joint mission to the Moon. This would have relieved Cold War tensions immeasurably, and the Global Elite simply could not allow that to happen. The U.S. and Russia had to remain mortal enemies in order to continue the financially rewarding arms race.

Regarding the situation with respect to Vietnam, Kennedy felt that, if the Vietnamese people wanted freedom, then they would have to fight for it themselves. The truth of the matter, of course, as Kennedy was well aware, was that the Vietnam conflict was a convenient cover for the massive trade in heroin being brought out of the Golden Triangle formed by Burma, Thailand and Laos (a Lansky/C.I.A./Mossad operation).

Kennedy believed that American military involvement in Vietnam was not appropriate, and he had made an announcement that by Christmas (of 1963) he would bring 1,000 of our troops home and by the end of 1965 we would be completely out of Vietnam. This went over like a lead balloon at the C.I.A., which oversaw (with Mossad) the drug running, and at the Pentagon, which stood to lose business, and at the arms manufacturers and the big oil companies, all of which stood to lose substantially. Kennedy wanted peace, but the Elite said NO! The real money is made in prosecuting a war, and Vietnam eventually lasted a long time and made a lot of people rich.

J.F.K. saw that the C.I.A. was out of control and operating under its own agenda. He fired C.I.A. Director Allen Dulles and declared that he would "splinter the C.I.A. in a thousand pieces and scatter it to the winds."

John F. Kennedy also wanted to end the Federal Reserve's control of our money system, and instead have the Treasury of the United States of America issue interest-free money. If he had been allowed to do that, we would have no national debt today. Thus, the international bankers who own the FED wanted to get rid of Kennedy. Abraham Lincoln had been the last president to try to take control of our money away from the bankers and look what happened to him!

Perhaps most disturbing to the Elite One World Controllers was the fact that J.F.K. had informed MJ-12 (Majestic Twelve) that he intended to reveal the presence of aliens (our space brothers and sisters) to the American people within the following year, and he ordered the development of a plan to implement this decision. Our Controllers simply could not allow that to happen as it would destroy their possible plans to orchestrate a fake alien invasion to unite the peoples of the world under a One World Government to defend ourselves against the fabricated threat. Recent straws in the wind would suggest this is a timely moment to remind of these Elite plans to pull-off some such massive farce.

Also, the very popular, progressive President Kennedy was increasingly being seen as sure to be reelected one year later in November of 1964. For these and other reasons he had to be stopped by the Global Elite.

U.S. Air Force Colonel (Ret.) L. Fletcher Prouty has an impressive and extensive background in the area of clandestine operations. From 1955 through 1963, Col. Prouty served as Chief of Special Operations for the Joint Chiefs of Staff. He also served in a similar capacity in the Office of Special Operations of the Office of the Secretary of Defense. And he headed the Special Operations Office of the U.S. Air Force.

Col. Prouty was quite familiar with organizing and setting up the operations of the Secret Service for President Eisenhower during the president's travels. In addition, Prouty would organize the assistance of certain military units as support for the Secret Service in specific situations. Col. Prouty points out that, prior to J.F.K.'s visit to Dallas, Texas, calls were made to certain military units and to certain Secret Service units, telling them, "You won't be needed in Dallas." The assumption of the military or Secret Service commanders of those units would be that some other unit was being used, as there were a lot of these units. Those commanders would never have dreamed that there would be no one there in Dallas to protect the president.

What there was in Dallas instead were false Secret Service agents. Many witnesses to what happened at Dealey Plaza (where J.F.K. was assassinated) reported that they were taking pictures and were then approached by men who showed the credentials of Secret Service, and these men then took their cameras and confiscated their film.

There were also news photographs of policemen in Dallas Police uniforms, yet their uniforms did not match real Dallas Police uniforms. These policemen carried shotguns, which Dallas Police do not carry.

Also, the front page of the *Dallas Morning News* for Nov. 22, 1963 showed a map of President Kennedy's route going straight down Main Street. As far as the public knew, the parade route was changed at the last minute, after the morning paper came out. Those who had organized the assassination knew the real route from the beginning of planning.

It becomes immediately obvious, just from the above facts, that the entire assassination of J.F.K. and the subsequent extensive cover-up of what really happened was orchestrated and meticulously carried out by many personnel from numerous agencies and organizations for some specific purpose.

As the presidential motorcade drove through downtown Dallas on Friday, November 22, 1963, on Elm Street, President Kennedy was hit by a bullet in the back. He was also shot in the throat, being hit from a different direction. He was also shot in the forehead, indicating a shot from the side front. The back of his head was completely blown off. That was from the fatal shot fired by the presidential limousine driver, William Greer, which caused Jackie Kennedy, the First Lady, to climb out onto the trunk of the car in a desperate attempt to try to retrieve her husband's brains. There was also a bullet that struck a man named Teague, who was 1 1/2 blocks down the street. This was obviously a low-trajectory bullet, not one fired from the sixth floor of a building. This shot struck the curb of the

street causing a fragment of the bullet or the curb to hit Mr. Teague in the face. Photographers took pictures of the man with blood running down his face.

This adds up to at least four bullets, which would disprove the entire Warren Commission Report! Kennedy's body was rushed out of Dallas, under extremely tight military control, back to Washington, D.C. The pathologist examining Kennedy's body in Washington was surrounded by officials, and the doctors were told exactly what they were to report!

In studying a photograph taken in Dealey Plaza immediately after the assassination, Col. Prouty identified Gen. Edward Lansdale, Assistant Secretary of Defense for Special Operations. Prouty does not know why Gen. Lansdale would have been in Dallas at the time. But about one month prior to this, Gen. Lansdale had arranged for Col. Prouty to accompany a group of U.S. Senators on a trip to the South Pole. The trip had absolutely nothing to do with Prouty's work and, as it turned out, he was there while the president was in Dallas. Was Prouty sent to the South Pole because he would not have gone along with the assassination plan if he had discovered it? In actual fact, almost all of J.F.K.'s Cabinet Members, and approximately 45 officials with the cabinet, were away from Washington, D.C. on Nov. 22, 1963. Had all of these details been intentionally arranged in advance? Col. Prouty was portrayed as Mr. X, played by Donald Sutherland, in Oliver Stone's movie *J.F.K.*

To further underscore the incredible magnitude of the official cover-up already in place on Nov. 22, 1963, consider the following: Col. Prouty was in New Zealand, on his way back from the South Pole, having breakfast with a U.S. Congressman, when he heard about the assassination of President Kennedy. This was already Saturday morning, Nov. 23, in New Zealand. When it is 1:00 p.m. in Dallas, it is already 7:00 a.m. the next morning in New Zealand. After a while newspaper dealers were down in the street hawking an Extra Edition of the local paper covering the death of J.F.K. Calculating the time difference between Dallas and New Zealand, Prouty estimates this was about three or four hours (in real time) after the president's death. Prouty ran out in the street and immediately got a copy of the paper.

The newspaper had a big picture of Kennedy and talked about the president and his administration's accomplishments. But what was of real interest was the fact that the paper said Lee Harvey Oswald had been accused of the assassination, and there were pages of information about Oswald including pictures of him. If we think about the fact that it takes time to put together a story for the newspapers, and to then set up the presses to print the paper, it becomes obvious that this information had to be sent out to New Zealand (and presumably to the rest of the world) at the very same time the assassination was announced.

There is a big problem with this, however. Kennedy was shot about noon. Oswald was picked up later that afternoon for allegedly shooting an Officer Tippit of the Dallas Police, and only charged as a suspect in the assassination of the president after midnight, OVER 12 HOURS LATER! But the story went international immediately after the assassination, saying Oswald had killed the president. This is conclusive evidence of a massive conspiracy to cover up whoever killed President Kennedy! As well, 150 eye witnesses at Dealey Plaza died mysteriously within 18 months of J.F.K.'s assassination! Some were "suicides", some were auto "accidents", others simply mysterious deaths, but they'd all been silenced.

Central to the assassination itself were the actual assassins, provided by a company called PERMINDEX (Permanent Industrial Expositions), centered at the World Trade Mart building in downtown New Orleans. The cover operation for PERMINDEX is presenting business exhibitions, but in reality it is a Mossad (Israeli Intelligence)-run assassination bureau for the Committee of 300 to carry out high-level assassinations where all other remedies have failed. PERMINDEX provided three expert shooters and they hit their target!

Although there have been over 2,000 books written on the subject of the assassination of John F. Kennedy, a new book that just came out in October of 1996 sheds important new light on the entire affair. The book is called *Broken Silence*, written by Ray “Tex” Brown, and published by Pinnacle Books, a division of Kensington Publishing Corporation. This book is excellent reading, the kind you don’t want to put down. Ray Brown’s story is thoroughly corroborated.

Ray Brown was 19 years old in the summer of 1963, living in Fort Worth, Texas (near Dallas), and he worked at the time as a professional bounty hunter for a man named John Marshall, an old hand and expert in the business. Marshall was approached in the summer of 1963 by a man named Jack Ruby who wanted to learn quickly how to shoot a handgun. John Marshall was too busy, but asked Ray Brown if he wanted to take on the teaching job. Ray was still somewhat new to the business and could use the extra money and decided to help Ruby out. (Prior to 1947, Jack Ruby’s name was Jacob Rubenstein.)

Ruby soon revealed that he also eventually wanted to bring along a friend, Lee Oswald, to learn how to shoot a rifle. Lee turned out to be a lousy shot and couldn’t hit the broad side of a barn, but Ruby paid Brown well for his time.

Jack Ruby owned two night clubs in Dallas that featured female strippers. Ruby was in deep with the Mafia and owed them money. At one point he brought Carlos Marcello, the powerful New Orleans mob boss, to Dallas for a short meeting with Ray Brown. Ray was an incredible marksman and the men wanted to know if he wanted to make \$1 million for one day’s work. Brown later told Ruby he was furious at the offer as he could only assume they wanted him to kill someone and he considered himself to be a completely honest person. Ruby was also an operative for Meyer Lansky.

The shooting lessons ended in mid-November and Ray Brown was shattered by what he saw happen on November 22, 1963! Ruby was tight with the Dallas Police and they did favors for each other. Some of the police often frequented Ruby’s clubs.

Oswald had no idea he was being set up as a patsy for the assassination of J.F.K. Part of Ruby’s deal with the Mafia (and a big payoff) was to shoot Oswald and become a hero (or so he was led to believe)!

It had to be known by the planners of the whole operation that Oswald would want to speak out publicly about the fact that he had been set up and framed. So as part of their contingency plans, on November 24, only 48 hours after the President was assassinated, as they were moving Oswald to a more secure prison location, they walked him right through a very public area, without any real or meaningful security, so that C.I.A. contract agent (and mob operative) Jack Ruby could step for-

ward out of the crowd with a handgun and finish off the “patsy”, thus, silencing Oswald forever. (The C.I.A. always uses the mob when it wants to get something done right.)

All of this was done in full view of the media’s television cameras which had been conveniently set up in the exact location where the hit on Oswald was conducted. Just as television had played an important new role in the 1960 presidential campaign with the first televised debates in history, TV was now playing an absolutely pivotal role in presenting the Oswald murder as a believable and naturally unfolding historical event, and millions of Americans watched it live. Americans had been glued to their TVs for 48-hours. Ruby was arrested and later died (?) behind bars.

Ray Brown didn’t know what to do. He just wanted to crawl in a hole and die as he felt an overwhelming sense of responsibility for what had happened. He received a mysterious phone call that told him to go to a certain phone booth at a certain time as someone very important wanted to talk to him.

Ray didn’t want any further involvement, but his curiosity made him go and take the call anyway. He was astonished to hear Lyndon B. Johnson, the new president, on the other end of the line. Johnson told him, “Tex, what you know about certain events, son, should never be told to anyone. And I mean anyone. What you know about that young Communist SOB should never be mentioned. You’ve got a good future if you can do what I’m telling you. My people tell me you’re a bounty hunter. I believe we can find plenty of work for a fellow in that business...

“Remember one thing. What you know must stay between you and me....” For good reasons, explained in his book, Ray Brown remained silent until 1996.

Was Johnson involved in the assassination plot? And why was it done in his home State of Texas? Because things were corrupt enough there to get away with it. Johnson had longtime connections with Meyer Lansky and the mob, and had been taking bribes since becoming a Texas Senator. Don’t all successful Senators work this way? For further information on the Kennedy assassination, see Gary Wean’s article in the 6/17/97 issue of *CONTACT*.

On Friday, November 29, 1963, one week after Kennedy’s death, President Lyndon Johnson established a Commission, by Executive Order No. 11130, to “ascertain, evaluate and report upon the facts relating to the assassination of the late President John F. Kennedy and the subsequent violent death of the man charged with the assassination.”

The team was immediately called the Warren Commission after its Chairman, U.S. Supreme Court Justice Earl Warren. Ten months later, the twenty-seven-volume report concluded that Oswald had acted alone! Just who made up the Warren Commission?

Earl Warren was a 33rd degree Freemason and long-time Mafia associate. Allen Dulles had been the head of the C.I.A. until John F. Kennedy fired him. He was a member of the Council on Foreign Relations (C.F.R.) and the Bilderbergers. John J. McCloy was the Chairman of the C.F.R. in 1963, had been Chairman of Rockefeller’s Chase Manhattan Bank, and had been a U.S. delegate at the founding of the United Nations. J. Edgar Hoover, head of the F.B.I., was a 33rd degree Freemason.

He hated Kennedy and had strong connections to Meyer Lansky. U.S. Representative Gerald Ford was a 33rd degree Freemason, a member of the C.F.R. and the Bilderbergers, and was and is a brutal pedophile. There were more participants but they were no better than these men.

The Warren Commission report remains, as of 1997, the biggest cover-up/whitewash of the 20th century. And any who would dare to expose the cover-up were dealt a swift and sure death. Jackie Kennedy learned the truth, but she was smart enough to shut up. Oliver Stone was allowed to make his movie entitled *J.F.K.* because he stopped short of mentioning the Israel/Mossad connection.

Once Johnson replaced Kennedy, the war on organized crime was ended, the U.S. policy of withdrawing from Vietnam was reversed into a major escalation, and the plan to issue interest-free money was halted, with the Federal Reserve soon to take practically all silver out of our coins. In short, Johnson gave all the participants in Kennedy's assassination everything they asked for. His very survival depended on the truth never being made public!

So what happened in November of 1963? Very powerful elements of the Secret World Government successfully pulled off a coup, involving the assassination of President John F. Kennedy, to permanently take over the government of the United States of America. The Warren Commission said a lone assassin did the job. America and the world were fed this lie on television and in the press, and those evil elements who planned it, paid for it, and carried it out got away with their devilish game. America was now on a permanent downhill course cleverly disguised as "prosperity".

This completes Volume I of *The Untold History of America*. The assassination of President John F. Kennedy marked a turning point. America would never be the same. The level of sophistication of the technology used to control America and the world meant that from this moment forward there would be no meaningful and honest presidents allowed as long as the Elite One World Controllers were in place. All future presidents would be fully controlled puppets.

The final pages of the history of the 20th century in America have not yet been written, and the sincere hope for the future remains that humanity will wake up in time to prevent its own intentionally designed self-destruction.

CHAPTER 8

SOLTEC: PUTTING THE ADVERSARY'S TRICKERY TO GOOD USE! 6/21/97 SOLTEC

Good afternoon, my friend. It is I, Toniose Soltec, come in the Radiant One Light of Creator Source. There is work to be done—thank you for attending the call.

Your world is in a heightened state of agitation and the energy is becoming quite unstable. The illusionary tactics of the adversary are failing more and more each day as ones are waking up, and more importantly—**SPEAKING UP!** The **TRUTH BEARERS** (Light Workers) are hearing the call and are responding in a timely manner. You will be pleasantly surprised to see who all arises to the challenge and will not sit still for more and more lies.

Be careful, for there is the allowance by the global Elite, at this time, for the introduction into the world consciousness of the realization that there **IS** extraterrestrial life visiting your planet and on your planet. This is to prepare you-the-people for the next phase of unification under a one-world dictatorship as these ones will try to convince you that these “aliens” are attacking you.

The adversary will always give some truth and accompany it with the lies that will cause ones to be sucked into a reactionary impulse to respond in a programmed manner. Be thankful, for there has been sufficient groundwork laid, here, in **TRUTH** that the adversary's plans will indeed backfire for the most part. Ones will not stand for the lies, especially when they are given the whole truth.

There has been such a complete effort to hide the truth about extraterrestrial life over the years that it will not be an easy task to convince the American public that there are, in fact, extraterrestrials. This should stand as a testimonial to the effectiveness of the mind-control techniques in use by those who wish to enslave you-the-people of the Earth. **AND THESE SLAVE-MASTERS ARE *NOT* THE EXTRA-TERRESTRIALS!**

We are offering this information, **AGAIN** at this time, so that you who effort to understand what is truly taking place on your planet will be able to get your confirmations as to what is Truth versus what is lie. Watch your media sources for the clues and you will see that there will come more and more controversy over the cover-ups and lies about extraterrestrial visitors. You are being primed to accept the possibility of a massive war that will cost the lives of many innocent people. **Do NOT** buy into these lies for they will destroy you if you do!

Keep your heads squarely upon your shoulders and learn to trust your Inner Guidance. You will be given to know what to do when the opportunity and sequence of events are appropriate. Keep your space cleared and keep a discerning eye on all the information that you will be inundated with. There will be a deliberate effort to flood your minds to overflowing with

controversy after controversy wherein both sides of the debate will, in fact, be controlled by the same ones who are efforting to enslave you.

As always, question all data that you take in, and discern for YOURSELF what it is that YOU believe deep within YOUR heart. Let not your excuse be that you were tricked into believing the lies. YOU choose that in which you believe or disbelieve. If you choose to believe in lies, then be responsible for your choices, and when you come into the realization that you have been had, do not cast blame upon another for no one else is responsible for you except YOU!

All will come to a point of inner conflict as you-the-people will be shown things that you cannot explain. And when the so-called “experts” offer up an explanation, most will be quick to accept that which is offered, for such will provide a comforting (even if misleading) focus of thought and thus give a semblance of alleviating confusion. Prepare now and remember these writings for they are tools to help you to traverse these trying times of confusion and trickery. There is much in the way of trickery that can be accomplished with the toys of the adversary. These ones have perfected, to a large degree, holographic projection technology. This technology has tricked and fooled even some of the most avid readers of *CONTACT* who consider themselves well informed and astute. You ones are not beyond the influence of these illusionary tactics!

If you find yourself in a state of confusion as a result of what you have seen—whether it be from a television broadcast or first-hand experience—you would be wise to seek within the answers to your confusion. Monitor closely how the event affects you personally.

Were you frightened? Excited? Or, perhaps, overwhelmed? This is the first clue to you as to what it is that you have actually witnessed.

Your Inner Guidance is plugged into Higher Knowledge and Awareness. This connection cannot be fooled for it is YOUR connection to Creator—who most certainly cannot be fooled! Learn to trust that which the heart is offering you in the way of emotional FEELINGS.

You are not usually taught in your schools or churches to do this, for if you were, you would be most difficult to control and you would become quite resistant to the “habit-modifying techniques” (that is, the mind control) of those who effort to keep you in a state of fear and confusion.

When ones can get you to go run and seek OUTSIDE yourself for answers, then they have succeeded in accomplishing the first step toward controlling you. This is where all the so-called “experts” fit into the picture.

Please note here that it is wise to look for confirmations to that which you are discerning for self. It is also wise to effort to educate yourself, especially when there seems to be contradictory information regarding the same subject. Take in the data, and then go within to discern for yourself what is right for YOU!

You do not have to follow the crowds, but likewise you do NOT always have to go against the

crowds either. There is always a balance point of intelligent choice that can be reached when the data you are trying to digest is merged with the nudges of your Inner Guidance.

Be strong in your convictions and do not waver from that which you KNOW in your heart to be true. Be open to those things which provide clues and otherwise offer insights into the workings of the adversary, for you will in turn learn to see within self where you have allowed the adversary a foothold. When you can spot and isolate a fear that is dictating to you how you should or should not live your life, you can be assured that it is the adversary exploiting a weakness that you have not sufficiently attended.

Be thankful when such a fear is recognized, for you then will have the conscious ability to spot and overcome personal limitations (such as beliefs) that are holding you back from the growth that you seek. In the overcoming of the fears comes the personal growth and fulfilling satisfaction that you ones are constantly seeking.

Every time the adversary lashes out, he is, in effect, providing you with an opportunity to spot personal weaknesses within self. He is thus giving you an opportunity to focus on your self-imposed limitations so that YOU can experience for self the inner conflict (usually confusion or frustration) that results when you are caused to confront that which is uncomfortable to you.

Again, be thankful for these opportunities to recognize, and thus grow beyond, who you are this day. Everyone has something to learn and each has plenty of room to grow!

May your path never be without challenge!

We of the Higher-Dimensional Realms await your call for guidance and assistance. We shall never do a thing for you, but we can help to guide experiences and teachers across your path.

Look carefully at the so-called “coincidences” that are brought to your conscious attention. You can KNOW that there are NO coincidences. Rather, such gifts are your Guides working with you to help you to see that you are indeed on the right path.

I am Ceres Anthonious “Toniose” Soltec, come as Guide and Wayshower, in service to the One Light, Creator Source. Blessings to you all! Salu.

CHAPTER 9

THE NEWS DESK

by Dr. Al Overholt 6/28/97

INTERNATIONAL BANKERS PUSH RADICAL, WORLDWIDE CHANGES ON NATIONS

Plutocrats want the U.S. military cut, tax evaders wiped out and Social Security eliminated.

From *SPOTLIGHT*, June 2, 1997, [quoting:]

Behind a facade of starchy institutional conservatism, leading international megabankers are formulating a strategy of radical reforms to “blend” independent nation-states into a one-world economy run by a global bureaucracy as rootless as the UN, newly discovered documents suggest.

Under this doctrine, the “supra-national” administration of the future, designed to supersede the “leftover” constitutional governance of countries such as America, will be modeled after the International Monetary Fund (IMF) and the World Bank—“economic enforcers” already wielding global powers that seemed unimaginable just a decade ago.

Concerned American patriots, long preoccupied with the gradual erosion of U.S. national identity and sovereign autonomy, will see some of their worst fears confirmed by internal World Bank and IMF documents brought to light for the first time by a month-long *SPOTLIGHT* investigation.

Dismantling the Populist State, an internal policy paper compiled last year by top officials of the IMF and the World Bank, boldly abandons any pretense that international capital is no more of a menace than the familiar neighborhood credit union.

DESTROY POPULISM

Instead, it forcefully argues that global money managers must turn to “revolutionary” measures to destroy the historic “populist state” and its code of patriotism, cultural classicism and economic autonomy—stubborn hindrances to the rootless “supranational” statecraft demanded by unfettered global financial markets.

Written largely by Shahid Burki, a World Bank vice-president in charge of Caribbean and Latin American affairs, and Sebastian Edwards, one of the World Bank’s senior economic advisers on South America, the policy study urges breaking up “the economic and social structures of the traditional nation-state, including its populist Institutions”.

These “outmoded” concepts must be replaced by “newly invented and constructed...Integrated,

efficient, administrative states”—that is, international bureaucracies resembling the UN, the IMF and the World Bank.

The main task of these “integrated states” will be the “economic restructuring” of old-fashioned constitutional republics such as the United States. Rejecting all “leftover populist panaceas”, the one-world administrators will enforce “fiscally responsible” measures such as these:

- * Reinforce tax collection. “The prosecution of tax evaders should be stepped up and penalties for tax evasion increased,” the World Bank study recommends.
- * Eliminate populist “subsidies” such as public scholarships, commodity supports and state-financed unemployment benefits.
- * Sharply cut defense budgets—except that of the UN’s “multilateral peacekeeping forces”.
- * Curtail present-day Social-Security systems. Burki and Edwards, the World Bank policy paper’s authors, note that private savings levels are important to sound banking, but “If individuals perceive they will receive Social Security benefits from the government when they retire, they will tend to reduce the amount they save during their economically active years.”

In other words, cutting out Social Security will benefit “sound banking” by forcing people to save more while they can still work.

“These are proposals only a denationalized banker could love,” says Dr. Bruno Zimmerman, a sociologist who has published several studies on community finance. “But I would not treat them lightly. They represent the priority program of immensely powerful economic Elites who have already globalized—and destroyed—far too much of the historic American commonwealth.” [End quoting]

And you thought the politicians and the Elite were going to help you have a happy, worry-free life and retirement.

ANGRY SWISS RETALIATE ABOUT KHAZARIAN FABLE

It’s hard for politicians to capitulate to pressure groups when their constituents have veto power.

From *THE SPOTLIGHT*, 6/2/97, [quoting:]

BERN, Switzerland—When the Swiss bankers and politicians appeared to cave in at whiskey king Edgar Bronfman’s demand for billions of Swiss francs, they did not reckon on the popular fury of the Swiss people.

They had taken for granted the traditional placidity and respect for authority of the Swiss electorate. Yet the massive world media attack on the Swiss as financiers of the German National Socialist

government and holders of billions of dollars of Jewish money jolted the Swiss populace from their lethargy into a militant and angry force.

First, Swiss newspapers, who had beat themselves on the breast apologizing for alleged Swiss sins, were flooded with hundreds of thousands of letters denouncing craven politicians, cowardly banks and the venal and servile press. All letters were signed with the name and address of the writers. This was an extraordinary event in press history since the Swiss always prefer to remain anonymous and generally write few letters to the papers.

Then there were protest letters sent to the Israeli and American embassies attacking their governments for aiding and abetting Sen. Alfonse D'Amato (R-N.Y.) and Bronfman's blackmail.

Angry Swiss farmers dumped pig manure at the door step of these embassies and organizations having a role in what they called the "shake down of Switzerland".

Swiss rallied in mass behind the banner of ASIN—the Swiss independence and neutrality party, headed by a modern William Tell: Christoph Blocher.

ASIN drew huge rallies to the dismay of the political Establishment which was prepared to compromise and disburse the people's money.

In a major rally in Bern, Switzerland's capital, Blocher castigated the government for not defending the country. Another Swiss patriot, Arnold Koller, said: "The Central Bank and the federal government have become incapable to respond to blackmail. Never in this century has Swiss independence and neutrality been so threatened. Unlike the time of WWII, the threat comes, this time, from within, from the government and the parliament."

Zurich leader Hans Fehr said: "The Swiss people have become the victims of schemers from within the government."

ASIN Vice President Jean Cipolla denounced "this eternal culpability and the cravenly attempt to recognize debts claimed by doubtful creditors."

"The Swiss audience also demanded the repeal of so-called "anti-racist laws" which the Swiss government passed to imitate the French Gayssot law muzzling freedom of expression. [*See how far the Elite will go to make every good citizen a criminal by their deceitful laws?*]

This draconian law would place 90 percent of all Swiss citizens in jail for expressing the views they have vented during the last four months.

Thus, neither the press brainwashing, nor government's cowardliness could hold the Swiss in line. They had lost their fear. This is an ominous signal to Establishments everywhere as to how very fragile their dominance over the populace really is. [*Hopefully our nation will take notice and wake up very soon, also.*]

Meanwhile, the popular backlash has also swept away any plan from Swiss globalists to shanghai Switzerland into the European Community (the globalist government run from Brussels).

Swiss popular outrage has so alarmed plutocrats that they tried to sneak in an amendment to the Swiss Constitution which would gut popular participation in direct referenda. The trick was to increase the number of signatures to a level which would virtually make it impossible for the people to initiate such referenda.

The news leaked out and renewed Swiss fury at their government for even contemplating such a betrayal of the most cherished Swiss institution: direct people-initiated referendum.

ASIN sent an ultimatum to the Swiss politicians of all sides: “Don’t even think of touching the Constitution or amending the referendum.”

Signatures are now being gathered for a referendum to prohibit any bank or politician from giving any money to Edgar Bronfman and Co. It is expected to pass overwhelmingly.

Thus popular resolve from the unlikely land of Switzerland is sending shivers down the spines of globalists worldwide: Popular anger could be contagious in other countries. [End quoting]

Hallelujah for the Swiss. If they can do it, we can do it also. **WAKE UP NOW!!**

Ex-NASA OFFICIAL
PROTESTS RADIOACTIVE LAUNCH

Excerpted from *THE ORLANDO SENTINEL*, 6/14/97, [quoting:]

A retired NASA safety official has switched sides on the issue of launching nuclear material and is telling Brevard County residents to leave town in October when NASA tries to send a probe with 72 pounds of plutonium into space.

The man whose job was to protect Kennedy Space Center’s workers when plutonium-powered space probes were launched in 1989 and 1990 said he will join a group of anti-nuclear activists today to protest the planned Oct. 6 launch. The 1 p.m. demonstration at Cape Canaveral Air Station is the first in a series of protests organized by a Gainesville group.

NASA will use a Titan IV rocket to send the \$2.7 billion Cassini space probe to Saturn. Cassini carries the largest amount of radioactive material ever launched.

Allan Kohn of Casselberry, who as emergency preparedness operations officer was commended by NASA for his work during the 1990 Ulysses launch and the 1989 Galileo launch, said Thursday that NASA is not doing enough to protect nearby residents in case of an accident.

“They are jeopardizing the public and they’re not telling the public” about safety hazards, said Kohn, who retired from NASA in 1994. “If I had my family there I’d get the hell out of there before that

launch.”

But Joel Reynolds, safety director at Kennedy and the chief emergency planning officer during the Ulysses and Galileo launches, said the launch is safe for all of Florida.

Reynolds, who commended Kohn in a 1990 letter, said he was surprised by Kohn’s new stance but doesn’t think it will hurt NASA’s chances to launch Cassini. [End quoting]

“Who cares if a few hundred thousand Americans are radiated—after all we’d like to reduce the population by several millions anyhow,” is the Elite’s attitude.

MICROSOFT’S PROVING GROUND

From *PC MAGAZINE*, July 1997, [quoting:]

To prove that Windows NT can handle the most demanding database application on Earth, Microsoft is working with the U.S. Geological Survey and the Russian space agency on the Terra Server. Located at Microsoft headquarters in Redmond, Washington, the terabyte-size, 140 million-record database—running on a Windows NT server, naturally—serves up satellite images of Earth over the Web. “This represents the kind of terabyte database we’re going to see,” says the demo project’s architect, Jim Gray. It uses the upcoming version of Microsoft SQL Server, code-named Sphinx.

Just how big is a terabyte of data? Equal to 1,000 gigabytes, it’s pretty darned big. All the HTML pages on the Web don’t make up a terabyte, all transactions ever made in the New York Stock Exchange amount to half a terabyte, [*emphasis mine*] and the Human Genome Project is around 3 gigabytes. [End quoting]

Think of how many personal files can be put on one of these units. Then think again about the ability for each file to be a **complete** personal history.

POLITICS OVER PRINCIPLE

From *THE MODESTO BEE*, 6/15/97, [quoting:]

A week after again calling for a ban on “soft money” political contributions, President Clinton stood before an audience of fat-cat Democrats and appealed for—you guessed it—generous donations of soft money to support next year’s Democratic congressional candidates and reduce the party’s huge debt.

The White House rationalizes this conspicuous policy inconsistency in the usual way: So long as the law allows it, Democrats have no choice but to raise as much soft money as they can just to stay competitive with generally better-heeled Republicans.

IN OTHER words, there’s no point in talking about principle when political viability is the only issue that matters. [End quoting]

The politicians will never change their double-talk until they are forced by citizens to do so.

DR. BURZYNSKI FACES
LIFE IN PRISON

From *CALIFORNIA SUN*, Vol 22, May 1997, [quoting:]

Stanislaw Burzynski, M.D., Ph.D., is a Houston, Texas-based cancer specialist, with a doctorate in biochemistry. Twenty years ago, he developed a non-toxic, 'no side effects' cancer drug called Anti-neoplastons (which is a combination of peptides, amino acid derivatives and carboxylic acids). The function of this biochemical defense system is to re-program abnormally developing cells. Hundreds of his cancer patients have improved considerably through his treatments; some have experienced complete cures. NONE of his thousands of patients have ever filed a complaint against him. Nor has anyone or any agency ever challenged the effectiveness of Anti-neoplastons—not even the FDA.

He may legally treat Texas residents—within the state of Texas. His 40-count crime, according to the FDA, is that some patients crossed the state line to enter Texas for treatment. A trial date has not been set. If convicted on any one count, he must serve a mandatory 8 years in prison. If convicted on 4 or more counts, he could easily die in prison—as did medical pioneers Dr. Wilhelm Reich and Dr. Ruth Drown.

pict. burzynski

Wilhelm Reich was a world-renowned German psychiatrist, who settled in the U.S. in 1939. He discovered a type of physical-biological energy he called Orgone and invented a transmitting device for delivering the 'healing rays' of Orgone. His treatments seemed to have equal success regardless of the genesis of the disease—virus, bacteria, fungus, etc. Soon, other medical professionals asked Reich to build his device for their practices. In 1956, he was convicted of shipping a non-FDA approved medical treatment device across state lines. He died in Lewisburg, Pennsylvania penitentiary in November, 1957.

Ruth Drown was a highly respected chiropractor who invented and used a revolutionary diagnostic/treatment radionics device. By establishing the vibratory frequency rate of every organ and then, incredibly, developing a protocol for reading dried drops of blood, she was able to establish the specific 'healing frequency' for each patient. She freely shared her documentation and started to build and ship her device to interested medical professionals. She was charged by the FDA with shipping an unapproved medical treatment device across state lines. Dr. Ruth Drown died in prison in 1956.

Among the older physicians who are sick and dying in jail, is Dr. Bruce Halstead, M.D., a world famous and honored biotoxicologist. He awaits an April 19th sentencing in Los Angeles Superior Court—for 'crimes' he committed 15 years ago. (He developed a nutritional supplement for which he personally never made any public medical claims. His real 'crime' was using unapproved therapies that improved the health of the gravely ill.) Even at 77 years old, Dr. Halstead is considered far

too dangerous a criminal to be free while awaiting sentencing.

UPDATE: On April 19th, Judge John Reid ruled that Dr. Halstead will be freed on May 12th. He rendered his decision after hearing testimony from a research colleague of Halstead's. The international reputation of Halstead was cited, as well as the critical nature of Halstead's current research project.

One of Dr. Burzynski's most staunch supporters is Nicholas Patronas, M.D., Chief of Neuroradiology at the National Cancer Institute. He is quoted as saying, "that in his 20-year career, he has never seen results as impressive as Dr. Burzynski's." When asked what will happen to Burzynski's current brain tumor patients, Patronas says, "I think they will die."

As a diabolical footnote to the FDA charges against Burzynski, if his clinic were located in any one of the six states where alternative health medical professionals are protected, he could not be indicted. (The six states are Alaska, Washington, Oregon, Oklahoma, North Carolina and New York).

It has been said that, if Jesus Christ was living in the United States today and healing the sick and causing the lame to walk and the blind to see, he would surely be arrested by the FDA—for practicing an unapproved therapy.

Dr. Burzynski, P.O. Box 1770, Pacific Palisades, Ca., 90272.

Fax or write your Congressman and Senators, urging their support of THE ACCESS TO MEDICAL TREATMENT ACT (HR-746 & S-1035).[End quoting]

It's about time we stopped the Elite from putting some of our best doctors in prisons **and even causing some of them to be murdered.**

The Elite-controlled American Medical Association doesn't like the ones who can **cure too many people.**

DON'T LET ANYBODY FOOL YOU—
IRS IS A MESS

Excerpted from *THE DAILY NEWS*, Dear Ann (Landers) column, Los Angeles, 1/7/97, [quoting:] Dear Ann: You certainly went easy on the Internal Revenue Service in your recent reply to "Los Angeles Taxpayer". He described a tale of red-tape madness. You replied, "It's a miracle the IRS doesn't screw up more often." Frankly, Ann, you need a reality check on just how incompetent the IRS really is.

The IRS DOES screw up more often. How about the 3,000 people notified by the IRS in 1993 that they each owed \$4 billion in back taxes? How about the Philadelphia chemical firm that was penalized nearly \$47,000 because the IRS determined that its tax payment of \$4,448,112.88 was a dime short?

The IRS recently spent \$8 billion to overhaul its computer programs. What it got for all that money, a top official admitted, are systems that “do not work in the real world”. The federal tax agency sends out some 30 million tax penalty notices every year. Nearly half are erroneous.

As the tax deadline approaches each year, the IRS invites taxpayers to call its toll-free number with questions. When they do call in, millions are given the wrong answers. Then when those callers rely on those wrong answers, they are slapped with interest, penalties and liens on their property. The Heritage Foundation compiled nine pages of numbers underscoring IRS ineptitude. Here are just a few examples:

- * The number of times the IRS gave the wrong answer in 1993 to taxpayers seeking assistance with their tax forms—8.5 million.

- * The percentage of its own budget for which the IRS could not account in an audit—64 percent.

- * The number of corrections notices sent out by the IRS each year that turn out to be wrong—5 million.

- * The number of women wrongly fined each year because they get divorced or remarried—3 million.

- * The number of taxpayers whose old-age benefits will be cut because the IRS doesn’t properly record their payments—10 million.

As the IRS Code grows ever more complex, it becomes easier for agents to find something wrong with any tax return. The existing tax code has become a source of unfathomable power for the IRS agents—and that power corrupts. In a survey of IRS officials in 1991, three-fourths said they would probably not be “completely honest” if they had to testify before Congress. Nearly half admitted they would use their position to harass personal enemies.

So take a few lashes with the wet noodle, Ann. Then add your voice to the cry for a simpler, slimmer, saner tax code. Do it for your readers. Believe me, Ann, they need your help. —Jeff [End quoting]

Every so often we need to be reminded how bad the IRS actually is and **how fast it’s getting worse.**

QUOTES TO THINK ABOUT

From *THE FREE AMERICAN*, April 1997, [quoting:]

“The road to tyranny, we must never forget, begins with the destruction of the truth.” —William J. Clinton 10/15/95 [End quoting]

Clinton isn’t hiding what he’s doing to us. He’s one of the biggest—if not the biggest—liars ever to occupy the White House (not that the competition wasn’t impressive).

How well he practices this truth for his personal ego and greed.

[Quoting same above source:]

Gun registration is not enough. Waiting periods are only a step. Registration is only a step. The prohibition of private firearms is the goal. —Attorney General Janet Reno [End quoting]

The Elite don't even have to lie to us about what they are doing **to us—all we have to do is pay attention.**

WORDS OF WISDOM

From *THE FREE AMERICAN*, April 1997, [quoting:]

“We the people are the rightful masters of both Congress and the courts—not to overthrow the *Constitution*, but to overthrow men who pervert the *Constitution*.”

—Abraham Lincoln

“They that give up essential liberty to purchase a little temporary safety, deserve neither liberty nor safety.”

—Benjamin Franklin

“Those who reap the blessings of freedom must, like men, undergo the fatigue of supporting it.”

—Thomas Paine

**SOME USES FOR
COLLOIDAL SILVER**

Excerpted from *THE FREE AMERICAN*, April 1997, [quoting:]

According to Capitol Drugs pharmacist Ron Barnes, R.Ph: “We have lots of fancy antibiotics which can fight only six or so viruses, bacteria and similar microbes whereas colloidal silver battles bacteria, some viruses, and hundreds of single-celled organisms. It's non-toxic, non-mutagenic, non-cancerous.”

Dr. Robert Becker agrees. “It kills all types of bacteria,” he writes. More remarkable still, “silver did more than kill disease growth of bone, and accelerated the healing of injured tissues by over 50%”. In his research, he discovered cell types that looked just like the active bone marrow of children. “These cells grew fast,” he wrote, “producing a diverse and surprising assortment of primitive cell forms able to multiply at a great rate, then differentiate into the specific cells of an organ or tissue that had been injured, even in patients over fifty years old. This ability overcomes the main problem of mammalian regeneration.” [End quoting]

Let's WAKE UP and stop this Elite control of our products which help keep us well. For a good source of colloids see ad on page 10.

WALL STREET LIKES COMMUNISTS

Excerpted from *THE MIDDLE AMERICAN*, 4/97, [quoting:]

If you ever thought that capitalists and communists are natural enemies, think again. The death of Chinese Communist ruler Deng Xiaoping, who ordered the massacre at Tiananmen Square in 1989, was deeply mourned by the capitalist editors of the *Wall Street Journal*. Deng was praised by the business mouthpiece for his “wisdom”, “insight”, and his “rare combination of skills and political genius”. The *Journal* said it was “a shame that Deng weakened before his task was finished”. The paper is a tireless advocate of increased trade with China, and was a vociferous opponent of Pat Buchanan’s presidential candidacy. [End quoting]

Isn’t it time we stopped these traitors?

U.N. OWES U.S.

Excerpted from *THE MIDDLE AMERICAN*, 4/97, [quoting:]

Although the United Nations has claimed for several years that the U.S. owes \$1.3 billion in unpaid dues, Rep. Roscoe Bartlett, R-MD, says it is the U.N. that should pay up. Bartlett says a GAO report shows that the U.S. spent \$6.6 billion to pay for U.N. operations in Haiti, Rwanda, Somalia, and the former Yugoslavia from 1992 to 1995. Just \$1.8 billion of that was credited by the U.N. as dues; the U.N. owes America \$3.5 billion. “Rather than prepare a bailout of the U.N., it is more appropriate for the Congress to make arrangements for the U.N. to pay us back,” said Bartlett. [End quoting]

Knowing how the U.S. and the U.N. operate, it doesn’t look very good for us to ever get that money back.

STRONG REGULATION URGED OF DIETARY SUPPLEMENTS

From *THE DAILY NEWS*, Los Angeles, 6/25/97, [quoting:]

The Food and Drug Administration should take “swift enforcement action” to assure the safety of vitamin pills and other dietary supplements, a presidential commission said Tuesday.

The Commission on Dietary Supplement Labels, appointed by President Clinton in 1995, said in a draft report that the FDA must provide “a strong and reliable enforcement system to back up the safety provisions” of a federal dietary supplement law passed in 1994.

The commission also recommended:

* Dietary health claims on the labels of supplements be based on the same “significant scientific agreement” that is required for conventional foods under a 1990 law.

* Labeling claims of nutritional value for dietary supplements be “supported by scientifically valid evidence”.

* Labels that claim a supplement affects a particular body organ function can use terms such as “stimulate”, “maintain” and “promote” as long as the labels do not suggest disease prevention or treatment for a serious health condition.

* Labels should not contain statements claiming a product “restores” normal function, or “corrects” abnormal function where such conditions imply a disorder or disease.

* Labels should not refer to specific diseases or disorders and should not use “drug-related terms such as “diagnose”, “treat”, “prevent”, “cure” or “mitigate”.

* More research to document the effect of dietary supplements on health. [End quoting]

We are being given plenty of warning on what is coming. In the not-too-distant future we will probably need a prescription for anything that they don’t want us to have in the way of supplements, herbs, minerals and vitamins. That is, unless enough of us rise up to stop Congress from allowing it.

NEW AIR FORCE REPORT DEBUNKS ROSWELL ‘ALIENS’

Excerpted from *THE DAILY NEWS*, Los Angeles, 6/24/97, [quoting:]

A new Air Force report concludes that the “alien bodies” that were supposedly covered up along with the crash of a flying saucer in Roswell, NM, in 1947 were actually crash-test dummies used in parachute experiments, a UFO skeptic says. [End quoting]

The Air Force can’t get their statements straight and yet they expect us to believe them. At the time of the incident, the first thing they did was report a flying saucer crash in the local news. After they had time for the higher officers to get involved, it became a high-altitude weather balloon that had come down on the property. Then, after 50 years of thinking about it, they have decided it was dummies used in experiments.

What—or rather, who—are the dummies??

I’ll give you a clue about whom they think are the dummies—it has nothing to do with them or the Roswell incident.

They lied to you in 1947—do you now expect the truth from them? You could have expected more truth out of them 50 years ago than you can today, when many high officials have admitted to lying when “necessary” to cover up a story.

Are the Elite using reverse psychology on us? Could it be that they are making the story so ridiculous that they are hoping we see through this cover-up—in an underhanded way telling us there is truth to the story without admitting to the years of lying? Just a thought.

There are many strange things being reported in our skies now. Why don't you make it a habit to look up into the sky, especially at night?

BIBLE PROPHECY AND G7-G8 MEETING IN DENVER

From the INTERNET, June ?, 1997, [quoting:]

Andy writes (to friend):

I read an interesting article in the Tuesday, June 10 *Denver Post*, section B, page 7B. The headline was "Summit Of The Eight Unveils Website".

The part that caught my interest was two paragraphs near the end which read, "The Internet address is <www.G8Denver.org>—which is interesting, given that summit organizers are adamant about calling the summit the G7, short for Group of Seven.

"The eighth participant, Russia, is not a full-fledged member of the club."

(Andy, quoting from *Bible* to friend):

"And the beast which was and is not, is himself also an eighth, and is one of the seven...." (*Rev. 17:11*)

I found the wording, and the thought, interesting.

I don't think this G7 group and Russia is really the fulfillment of *Rev 17:11*. But I probably will keep my eye on it anyway.

Thanks for the info, Andy. Satan is so subtle, I hope we are all wise enough to see when these things are being fulfilled. I've been wondering if this whole thing with the European Community and Russia might be a red herring thrown into religious circles to throw us off track. [End quoting]

Recognizing truth takes much discerning. Ask for Guidance and expect an answer.

LAURA'S LATE-NIGHT CALL

From *ANGELS ON EARTH*, Sept/Oct 1996, *Guideposts*, 39 Seminary Hill Rd., Carmel, NY 10512, [quoting:]

I woke up one night from the same dream I had been having for weeks. The screech of brakes was still ringing in my ears. I had heard the smashing glass and crunching steel, and could almost smell the stench of burning rubber. In my mind's eye I saw the red glow of flashing ambulance lights, and my only child, Laura, with her two young girls, crushed to death in the Isuzu Trooper.

I turned on the light. *It's only a dream*, I reminded my self. *Laura and her family are safe*. But the

nightmare still haunted me. *Watch over her, Lord*, I prayed. *Watch over every step she takes*.

With Laura living a thousand miles away, I suppose it was only natural for me to worry about her. She and her husband, Morgan, had moved out to Ohio so she could finish her bachelor's degree in drama at Kenyon College. The school had been generous, providing a scholarship for Laura and arranging housing for her young family, but I often wondered how they managed. Morgan had several jobs as a contractor, and Laura was performing in the college theater. Somehow, in the midst of their busy schedules, Laura and Morgan also performed together, singing at churches, charming audiences with their music.

"All night, all day, angels watchin' over me, my Lord." The familiar tune wandered through my head as I sat in bed, thinking about Laura and Morgan. It was a song I had often heard them sing in their concerts, and the words were dear to their hearts. No strangers to angelic intervention, they had even named their firstborn after the archangel Michael—Mychael, we called her.

Yes, Lord, you'll watch over them, I assured myself, before turning off the light and falling back asleep.

And yet, the premonition didn't go away. All the next morning, at the school where I teach, images from the nightmare flashed through my mind, the crunching car, burning fuel, smashing steel, flashing ambulance lights. Several times I was tempted to dart out of the classroom to give Laura a call. But what would I say? "Be careful, dear, I've had a terrible dream"? No, she needed greater protection than that. Quietly, I sang to myself, *"All night, all day, angels watchin' over me, my Lord."*

The anxious feeling lasted all afternoon, through a faculty meeting and a conference with a student, while I did research in the library, at the supermarket, on the way home—even when I sat down to watch the news. I kept praying until finally, the fear left me.

That night Laura called. "Mom," she said, "I just want you to know I'm okay—we're all okay."

"What happened?" I asked, the fear returning.

"This afternoon, I was driving home with the girls," she said. "We had been in Bexley, visiting friends. When we got in the van, the girls were tired, so I gave them blankets and pillows for naps and by the time we were on the highway, they were fast asleep in the backseat.

"We had to take a detour and ended up on a two-lane highway. Traffic was heavy going both ways. At one point, a big semi was rumbling toward me in the other lane, when from behind it a black Porsche darted out into my lane, trying to pass.

"I slammed on the brakes and could hear screeching behind me as other cars tried to avoid hitting me. I was afraid to look in the rearview mirror. I couldn't turn either way; one direction I would hit the semi, the other I would roll the car into a ditch. And anyway, there wasn't any time. The car was coming right at us."

I took a deep breath, still fearing the worst.

“But, Mom,” Laura said, “the most amazing thing happened. The black Porsche was lifted right up above us! It was as though it had been picked up like a toy and set down in the ditch to my right.

“I got out of the van and looked. Not a scratch on it. The stunned Porsche driver got out of his car and all he had was a bruised elbow. I asked the other drivers, who all said the same thing: The Porsche had simply flown over our car. Even the police were at a loss to explain why the skid marks stopped abruptly—only inches from our van.”

“How are the girls?”

“They slept through the whole thing! Mom, I really believe an angel lifted that car out of our way. I’m sure I saw the faint form of an angel as it carried the Porsche away from us in a blinding light.”

“I believe so too, darling,” I said. *All night, all day*, I thought to myself. “I believe so too.” [End quoting]

There’s one place you can always put your trust, and that is in the hands of God. For every story like this that sees a public forum, there are probably ten times as many that remain within the quiet musings of those who elect to keep their experiences private out of fear or ridicule. We should be thankful for those who make an effort to share these kinds of miracles with a larger audience.

CHAPTER 10

THIRTY QUESTIONS ON OKLAHOMA CITY

Editor's note: This article is presented as it appeared in The Idaho Observer, June 1997.

Have you have ever been in court trying to prove your innocence against a government agency? Or, have you ever been in a courtroom and watched justice drift quietly out the window with the truth in a case of the State vs. John Q. Public? Can you remember how shocking it was to watch the system protect itself? Can you remember questioning the judgement of a judge that would not allow certain important evidence into HIS courtroom just to protect some petty, mid-management state bureaucrat? Now, considering that overwhelming evidence supports “theories” that “our” government, at the very least, had prior knowledge that a “terrorist” attack was going to be made on the Murrah Federal Building, how can it surprise anybody that this complex trial, two years in the making, was opened and shut in a couple of weeks without one shred of the real evidence being “allowed” into the courtroom?

The following 30 questions need some answers:

1. If the bombing of the Alfred E. Murrah Federal Building in Oklahoma City was a terrorist reprisal for the Federal massacre of the Branch Davidians at Waco, why were no BATF or FBI agents injured? Why was every badge-carrying federal agent absent from work at nine o'clock on a weekday morning and their offices staffed only with civilian clerical workers?
2. When the word first got out that no federal agents had been present in the building, the BATF produced its Resident Agent Alex McCauley who told a long story about his own heroism and that of a fellow BATF man who allegedly fell three floors in an elevator, walked away from it, and then helped rescue others trapped by the bomb. This was quickly exposed as a fabrication in an angry interview by building maintenance supervisor Duane James, who described McCauley's story as “pure fantasy”. James examined the elevator in question and also the central control panel and pointed out a number of technical and logical reasons why the miraculous elevator incident simply couldn't have happened in the way claimed. The McCauley account was quietly retracted and flushed down the memory hole by the BATF, with the help of the media. They now admit that McCauley was nowhere near the building when the bomb went off, although they refuse to discuss his exact whereabouts or the whereabouts of any other BATF agent at the time of the explosion. Will BATF Agent Alex McCauley be disciplined for telling a self-serving lie which falsely made himself out to be a hero? If that was not the purpose, why did he make this palpably false public statement?
3. Why was U.S. Judge Wayne Alley, whose office was located in the federal building, warned several weeks in advance in a Justice Department memo to be prepared for an unnamed “terrorist act” directed against the federal building?
4. Judge Alley made the above admission to the *Portland Oregonian* immediately after the bomb-

ing. He has since refused to repeat it or allow himself to be interviewed again. Why?

5. Why did Ken Stem of the American Jewish Committee fax warnings to federal judges and officials, legislators, and prosecutors warning of a possible attack on a government building of installation on the second anniversary of Waco on April 10th, 1995, nine days before the OKC bombing?

6. “Norma”, a witness who worked in an office building just down the street from the federal building, told reporter Sherry Koonce what she saw prior to the explosion: “The day was fine, everything was normal when I arrived for work at about 7:45 a.m. There was some talk about the bomb squad among the employees at our office. We wondered what it was doing in our parking lot. Around nine I heard and felt a huge explosion. Then someone said it had to be a bomb, and we all knew. I remembered the bomb squad in our parking lot and knew what had happened.”

“Norma” has since quit her job, gone into hiding and refused to speak again to any reporters or investigators. So have a number of other people who saw the heavily armed and equipped bomb squad in the area up to three hours before the blast. Why?

7. Why has all mention of the facts outlined in questions 1 thru 6 disappeared from the news media after the first week of coverage of the bombing? Why has the media consistently suppressed and refused to report any information or evidence which indicates that, at the very least and regardless of who was responsible, there was federal foreknowledge that the bombing would take place?

8. By definition, a terrorist must take credit for his violence, or else there is no compelling reason to commit a crime. The specific purpose of terrorism is to gain a political end through the credible threat to commit future acts of violence. No one has claimed credit for the Oklahoma City bombing. Militia and right-wing groups, the alleged masterminds and presumed beneficiaries, have been particularly vehement in denouncing the explosion and in many cases have cooperated directly with federal agencies to absolve themselves of any involvement. The only statement of alleged political motive we have comes from the very government which was attacked. Why is this?

9. Did the Alfred Murrah Building warehouse documents relating to the attack on the Branch Davidians at Waco? If so, what happened to those documents? Were they destroyed? If so, were any copies kept elsewhere? If not, why not?

10. Will the missing papers, if any, affect former Attorney General Ramsay Clark’s lawsuit against the BATF and FBI on behalf of the Branch Davidian survivors?

11. Why did the director of the University of Oklahoma’s Geological Survey, Dr. Charles Mankin, tell the media that, according to two different seismographic records, there were two blasts, the second approximately eight seconds after the first?

12. The news media initially reported two explosions, based on eyewitness testimony. Why did this version of events disappear from print and the air waves within 24 hours?

13. U.S. government Technical Manual No. 9-1910 from the Department of the Army and Air Force entitled “MILITARY EXPLOSIVES”, which specifies that ANFO, the acronym for Ammonium

Nitrate and Fuel Oil bomb said to be used on the Murrah Building, requires a greater than 99 percent purity of ammonium nitrate, as well as a specific dryness before it can be mixed with diesel fuel to create an explosive substance. The manual further spells out that even under ideal conditions (not often reached even by experts) 4,800 pounds of ANFO explosive would create a much smaller crater than the one left in front of the Murrah Building, and its shock wave could not possibly wield the force necessary to compromise the building's concrete support. The FBI claims that the ANFO charge was made from 50 bags of fertilizer. Ammonium nitrate fertilizers comes in much weaker concentrations than the 99 percent-plus required for explosives. Creating concentrated amounts of ammonium nitrate is quite complex, and would require many bags of fertilizer. In short, according to the government's own textbook, the Oklahoma City bombing could not have happened in the way the FBI says it happened. It is a physical, chemical and thermodynamic impossibility. Why is the FBI lying?

14. Retired Air Force Brigadier General Benton K. Partin, former commander of the Air Force Armament Technology Laboratory, a 25-year expert in the design and development of bombs, urged senators and congressmen to delay the destruction of the Murrah Building site. Partin stated in a news release, "When I first saw the picture of the truck bomb's asymmetrical damage to the federal building in Oklahoma, my immediate reaction was that the pattern of damage would have been technically impossible without supplementary demolition charges at some of the reinforced concrete bases inside the building, a standard demolition technique. Partin further explained that "reinforced concrete targets in large buildings are hard targets to blast. I know of no way possible to reproduce the apparent building damage through simply a truck bomb effort." General Partin's request to have the bomb site preserved in order to examine the possibility of a second explosion was ignored by the government. Why?

15. General Partin's press release, quoted above, was reprinted in the John Birch Society magazine *New American*. Based on this the news media launched an egregious and bogus smear campaign against General Benton K. Partin, claiming falsely that he was a member of the John Birch Society (JBS) and therefore a "right-wing extremist". General Partin has been forced repeatedly to threaten lawsuits in order to force grudging and deliberately downplayed retractions and corrections of this allegation. His alleged JBS membership still appears in print and broadcast media today as fact even though the media are by now perfectly well aware that the allegation is false. Why are the news media telling a deliberate lie in order to discredit a highly respected expert who questions the official government version of the Oklahoma City bombing?

16. There have been repeated studies done by a variety of accredited explosives experts and professional demolition contractors, such as former FBI agent Ted Gunderson. All of these have stated their professional opinion that the destruction of the Murrah Building could only have been accomplished with top-grade military explosives, detonators, and careful placement of multiple charges. Why have the media ignored these expert opinions? Why, indeed, have the media engaged in a concerted campaign to abuse, vilify, discredit and marginalize as a "crank" or a "right-wing extremist" any explosives expert or engineer who questions the official FBI version of the bomb's construction and explosive power?

17. There is not a single piece of concrete evidence to connect either Timothy McVeigh or Terry

Nichols to any militia or right-wing group. Why has the news media refused to acknowledge this fact and continued to spread the patently false assertion that McVeigh was a member of a militia group?

18. Terry Nichols has been married twice, once to a Mexican woman and once to a Filipina. Obviously, a man who marries women of color not once but twice and has children with them can hardly be called a racist. Why has this fact, which clearly precludes any racist or neo-Nazi involvement in the bombing of the kind which is repeatedly implied by the media, not been given any significant exposure at all?

19. Having allegedly just committed a coldly calculated, carefully and meticulously planned mass murder, why did Timothy McVeigh then suddenly turn into a Clouseau-like klutz and do everything but send up a flare to draw attention to himself, speeding out of the state at almost 100 mph in a car without a license plate, virtually guaranteeing that he would be stopped?

20. Timothy McVeigh is a highly trained combat NCO who won a Bronze Star for courage under fire in the Gulf War. Having been stopped by a state trooper, being armed with a pistol, knowing that he now faced either execution or imprisonment for the rest of his natural life, why did McVeigh make no move at all to defend himself or escape, but instead surrendered like a little lamb?

21. FBI agents are said to have tracked down McVeigh's truck rental agency by finding a vehicle identification number (VIN) on the truck's rear axle. This axle was found either in the bomb crater, according to the mayor of Oklahoma City's initial press statement, or three blocks away according to the later FBI version. Which statement is true?

22. There is another problem to the Ryder truck tale. No rear axle on any vehicle manufactured in America is imprinted with a VIN, even after recent legislation forcing manufacturers to place multiple VINs on the engine, firewall, and frame to discourage chop shops. When queried, a spokesman for Ryder told reporters that it does not imprint additional VINs on its trucks. The only conceivable number available on a rear axle is a part number, but a part number couldn't lead to the identification of a specific vehicle. We have here another case where the FBI version of events simply could not have happened in the way the federal bureau claims it happened. Where did the VIN story come from? Why has it been created and circulated by the media?

23. Did McVeigh use fake I.D. or his real I.D. to rent the truck? The FBI has told both stories.

24. The FBI detained and interrogated Timothy McVeigh's young sister Jennifer and Terry Nichols' twelve-year-old son. They announced in the media that both of them were suspects and that Jennifer McVeigh was facing indictment and the death penalty. These charges disappeared from the media and both young people were released. What is the story here?

25. Who is John Doe Number Two? Does he exist at all? The FBI first conducted a nationwide manhunt for JD-2 over a period of several weeks. Then they claimed that a U.S. Army soldier on leave, whose published photographs bear no resemblance whatsoever to the photofits, was JD-2. Then they claimed for some months that JD-2 does not exist and all the witnesses who saw him were

mistaken. Now they are hedging again and say they have an “open mind” about whether John Doe Number Two exists. What is going on here?

26. In January of 1996 National Public Radio broadcast a half-hour special containing interviews with half a dozen witnesses who personally saw John Doe Number Two in the Ryder truck with Timothy McVeigh on the morning of the bombing. These witnesses all had one thing in common; other than a cursory preliminary interview by the FBI they had, up until that time, been approached by neither the prosecution nor the defense to appear as witnesses at the trial. Why not? Will any witnesses who saw John Doe Number Two be called to testify?

27. In the summer of 1995, a mysterious American named Daniel Spiegelman was arrested in the Netherlands for trafficking in stolen diamonds and antiques. In July of 1995, the Janet Reno Justice Department quietly applied for Spiegelman’s extradition to the United States in connection with the Oklahoma City bombing. This was accompanied by representations at the highest level demanding that the Netherlands courts hear the case in camera and that the proceedings be kept completely secret. Through his attorney Spiegelman fought extradition, a Dutch judge refused to impose secrecy on the hearing, the media got hold of it, and Janet Reno allegedly withdrew the extradition request, whereupon the entire bizarre episode vanished from public view. No more media blackout in the OKC case has been more complete than the blackout imposed over the name of Daniel Spiegelman; it is as if he has stepped off the face of the planet. Who is Daniel Spiegelman? What connection does he have with Oklahoma City? Is he John Doe Number Two? Does he know who John Doe Number Two is?

28. FBI informant and star witness Michael Fortier, who admits to trading his testimony for lenient sentencing on gun charges himself, claims that he and Elmer McVeigh scouted out the Murrah Building several weeks in advance looking for the BATF offices therein. If that is true, why did Timothy McVeigh stop the Ryder truck at a gas station on the morning of the bombing and ask directions to the building? And why did he park the truck on the side of the building the farthest away from the BATF offices, when there was an available parking lot which would have placed the truck bomb almost directly under the windows of the BATF even if it was seven stories up?

29. Why was the reaction of the Clinton administration, blaming right-wing radio talk shows for the incident and demanding the most draconian police state legislation ever proposed in the United States, so swift and obviously organized? The air of orchestration about the whole government response did not escape notice even at the time, in all the high emotionalism prevalent, and was commented on by a number of observers all across the political spectrum.

A blizzard of OKC-related “domestic terrorism” bills were rushed into Congress in a matter of days, some of them pre-written and already printed up before the bombing. These proposed laws cover everything from banning virtually all privately owned firearms to unlimited and court-admissible federal wiretaps to censorship of the Internet to the suspension of habeas corpus in “terrorism” cases to the grotesque destruction of the *First Amendment* advocated in Charles Schumer’s bill H.R. 2580, which imposes a five-year prison sentence for publicly engaging in “unseemly speculation” and publishing or transmitting by wire or electronic means “baseless conspiracy theories regarding the federal government of the United States.” Who decides what is a “baseless conspiracy theory”?

Why, the very same government, of course. How exactly was a normally cumbersome, inefficient, and glacially slow legislative branch able to move so quickly, so comprehensively, and so efficiently in introducing these laws which will strip Americans of what remaining freedoms they have?

30. Why did it take so unconscionably long for the trial of Timothy McVeigh and Terry Nichols to begin?

[SEE DOCUMENT NEXT 2 PAGES]

okc gr. jury news

CHAPTER 11

KEY QUESTIONS NOT ANSWERED IN OK BOMBING

Editor's note: We thank the June 23, 1997 issue of Spotlight for the following revealing article.

The government would have you believe that Tim McVeigh is a “master-conspirator”, and that debris from bombed buildings flies backwards.

Exclusive to the *SPOTLIGHT* by Mike Blair and Fred Blahut:

pict mcveigh

“Why does Tim McVeigh make me think of Lee Harvey Oswald and James Earl Ray?” asked a Capitol Hill pundit, somewhat rhetorically, when the expected verdict of “guilty” came in from Denver. “The answer is,” he said, “that all three were involved in terrorist-type conspiracies with fatal consequences that they couldn’t possibly have masterminded.” Also:

None of them had the brains, organizational abilities or resources to pull off the acts for which they were accused;

There was an odor of government *eminence grise* about all three affairs; and

The mainstream media was “convinced” that they were the guilty parties, even when the available evidence didn’t jibe.

McVeigh was convicted on 11 individual counts, three of conspiracy and eight of murder (all federal agents). The government convinced the jury that McVeigh conspired with two other “masterminds”, codefendant Terry L. Nichols (who is yet to be tried), and the less-than-credible Robert Fortier, who copped a plea to lesser charges in return for immunity in the OK bombing.

Despite what you may have seen or heard from the mainstream media, independent experts say that the fertilizer bomb (ammonium nitrate and fuel oil, or ANFO) could not possibly have devastated the sturdy building and blown down the huge pillars of support.

Here’s just a few questions that the trial didn’t answer:

Why did Judge Richard Matsch rule out all exculpatory evidence pointing to a wide conspiracy and federal involvement in the crime?

Why did Matsch rule out any testimony that there were two unexploded bombs inside the building as reported by the Oklahoma City media immediately after the bombing.

Why do helicopter shots from above the building taken just hours after the blast fail to show any crater where the truck allegedly parked?*

Why was the only evidence of an ANFO bomb that the federal prosecution could produce as evidence residue on a small, nine-by-nine-inch piece of plywood, allegedly from the inside of the large rental truck?

How did the residue survive the 600-degree heat of the blast when scientists testified that it would be destroyed by heat reaching only 250 degrees?

What happened to the indestructible engine of the Ryder truck, its drive shaft, transmission frame bumpers doors and wheels? No ANFO explosion or anything less than an atom bomb could have pulverized the hardened steel and rubber that these truck parts were manufactured of.

How could plywood survive an explosion that hardened steel could not?

Why did debris from the explosion(s) fly across the street if the explosion came from outside the Murrah Building? (Shades of John F. Kennedy's head jerking backward when he was allegedly shot from the rear.)

Why did the feds prohibit any inspection of the building after the bombing?

Why did the feds blow up the building, then cart the remains to a large dump, cover it over with dirt and post security around it?

Why did the prosecution fail to call as a witness Roger Moore (aka "Bob Anderson"), from Arkansas, who was supposedly robbed of his guns and other valuables to finance the purchase of the explosive ingredients?

Why did the defense fail to call Moore as a witness?

Why were McVeigh's fingerprints found on a receipt for fertilizer purchased, not by him, but by Nichols, whose fingerprints were not found on the receipt, nor *were* those of the store clerk?

Why didn't the prosecution or defense call the owner of the truck rental dealership (allegedly where McVeigh rented the fatal truck) who described the renter as a relatively short, dark-skinned man when he testified before a grand jury?

What happened to John Doe No. 2?

The above are only a few of the unanswered questions that Judge Matsch, the prosecution and the defense failed (or refused) to explore during the trial. Hundreds of questions remain, including the facts about the BATF's and the FBI's roles in covering up the worst terrorist act in American history.