

# **Phoenix Journal**

## **#141**



**By Gyeorgos Ceres Hatonn**

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## CHAPTER 1

### THE NEWS DESK

by Phyllis Linn 5/16/95

The NEWS DESK is back after a one-week hiatus for moving purposes! Not “moving” as in “emotionally transfiguring”, but as in “the relocation of bejillions of boxes and STUFF from point A to point B”. Fortunately, you readers have NOT let up in your sending of news items. THANK YOU!

### MEDIA ONSLAUGHT CONTINUES AGAINST DEFENDERS OF OUR CONSTITUTION

By far the largest stack of clippings on this week’s NEWS DESK are spin-offs from the Oklahoma City bombing. The media has been relentless in its castigation of any opposition to “the government”. KNOW THY ENEMY: note how they program the masses simply by pairing highly charged trigger words (such as “hate”, “lunatic fringe”, “extremist”, etc.) with the subject under current vilification (any person or organization who opposes their Elite, One World puppet masters). Observe how they twist information to suit their “patriot-put-down” agenda. Headlines are especially designed for major impact, jam-packed with solid propaganda—to insure you get a hefty dose, whether or not you read the article.

### “RAGE RADIO”

Shortwave is long on *extremist* views—and the *paranoia* is being *preached* all around the world.”

This humdinger is from the May 3 issue of the *MIAMI HERALD*. It was written by Fred Tasker, assisted by Sara Rimer of the *New York Times* and *Herald* Special Correspondent John McPhaul and is apparently designed to reduce the image of the patriotic American to that of an angry, hate-filled, paranoid, out-of-control juvenile given to temper tantrums—at least that is certainly the final product, deftly created by the NewsSpeak image makers. It is accompanied by a huge, simplistic, cartoon representation of its target.

[Quoting:]

As the glare of publicity from the Oklahoma City bombing illuminates the *shadowy fringe* groups selling *bigotry* and *paranoia* around the country [*media rule number one: pack your message into the first paragraph!*], the public has become vaguely aware that one method such groups use to *proselytize* is shortwave radio. [*Interesting, too, is the “projection” concept: they accuse others of the very things THEY are doing!*] Fewer are aware that the *rage-packed programming* [*see, no holds barred!*] blankets the nation.

World Wide Christian Radio out of Nashville attracts “Bob from Miami”, *angry* about how lawyers have taken over all three branches of government...”Randy from St. Louis” *fumes* that “the government pushes a gay lifestyle on us.” “Eric from Cincinnati” is still *angry* with Franklin Delano Roosevelt for “declaring war on the American people” by taking the United States off the gold standard in the 1930s. [*The media*

takes a position of **opposition** on specific key issues and reduces it to **a series of emotional outbursts** (rage, hate), obliterating its credibility. It's natural to want to be accepted by others and readers quickly grasp the point that "if you espouse these beliefs, you become socially and politically unacceptable".]

"A MONITOR OF THE RIGHT WING'S  
RAVINGS IS HOLDING DOWN  
THE FORT IN COSTA RICA"

John McPhaul writes this one on his own, in the same issue of the *MIAMI HERALD*, [quoting:]

SAN JOSE, Costa Rica—For a year, James Latham has been monitoring shortwave programming that broadcasts *extreme right-wing viewpoints*. [*If you really dissect that expression, you have "those who believe in our constitutional republic and actively oppose those who would destroy it"*.] He manages Radio for Peace [*remember the Elite's definition of "peace"?—"the absence of opposition to the One World agenda"*] International (RFPI), a *United Nations-backed* shortwave station based in Costa Rica.

He reports on and responds to the *extremists* through his program *Far Right Radio Review*, which he says he started because of the spread of extremist programming. "The program serves as to counterbalance the far right on the airwaves," he says. Significant differences separate hosts such as Mark Koernke of the Michigan Militia, neo-Nazi Kurt Saxon and *White Supremist* [*sic*] fundamentalist preacher "Pastor" Pete Peters, says Latham. [*However, watch as they are all lumped together as extremists! Clever ploy: guilt-by-association-in-the-media.*] But Latham says *all the programs* promote a conspiracy-laden world view describing a "New World Order" in which a capitulating U.S. government has been taken over by the United Nations, which in turn is allegedly preparing a military takeover of local communities. [*Message is: "Politically incorrect and socially unacceptable lunatics believe these things; therefore, they must be absurd."*] [End of quoting.]

"HOMEGROWN TERROR:  
FRINGE SUBCULTURE FOCUSES ON  
BIBLE'S APOCALYPTIC VISION"

APOCALYPTIC VISION

Larry Witham has poison-penned this article for the May 1-7 issue of the *WASHINGTON TIMES WEEKLY*, [quoting:]

The terrorists who killed and maimed in Oklahoma City may be lone extremists [*Then again, they MAY be agents representing the interests of one or more of the factions that vie for ultimate control of the planet! Oh, no, there I go, questioning the Almighty Media, degenerating once again into political unacceptability!*], but they have forced national attention on an American subculture that mixes survivalism, militias, conspiracy and the Bible's apocalyptic vision. Amid the rush by law enforcers, congress and national opinion [*shaped and crafted by you-know-who*] to do something about the problem [*and WHICH problem is that?*], scholars [*Hmmm—a word used to connote respectability, but don't*



*be fooled! Also indicates that this article is aimed at a more “scholarly” crowd.]* who watch this subculture are counseling a calm sorting out of persons from groups, and one group from another.

Nearly all the survivalist and militia groups, and the more extreme white-supremacists churches, hold some biblically derived vision of an end time of final social upheaval. Mr. James Tabor [*religion professor at the University of North Carolina*] said the irony of America’s religious culture is that while a warped apocalyptic view may [*The word “may” doesn’t really signify more than the remotest possibility, but it clinches the idea in the mind of the reader.*] have driven the bomber, the nation’s leading apocalyptic evangelist led the national mourning at an Oklahoma City worship service with President Clinton. “Billy Graham, the center of the culture, is an apocalypticist,” Mr. Tabor said. “He writes books on it and preaches it at every crusade. But nobody thinks he’s going to bomb a building. The *Bible* is a very radical document, [*You may be surprised, as I was, to realize that the Funk and Wagnalls Standard College Dictionary defines “radical” as “essential, fundamental, inherent, basic, proceeding from or pertaining to the root or foundation”, as well as, “thoroughgoing, unsparing, extreme”—has someone been tampering with the “English” language?*] and we’ve got to face the fact that it’s a big part of our culture.

Mr. Michael Barkun, author of *Religion and the Racist Right: The Origins of the Christian Identity Movement*, [*Wow!*] said the groups are not difficult to affiliate with, and people come in and out of them. The Christian Identity movement, which is tinted with *Aryan paganism*, is pegged at 20,000 to 30,000 adherents in “several dozen” subgroups, he said. A less ideological part of the subculture has been called the militia movement. “The militia literature I’ve seen suggests that there is always some kind of religious belief, even in the ones that are secular,” Mr. Barkun said. In groups with the strongest anti-government beliefs, religious elements define the apocalyptic era and make God and the *Bible* sources of authority now that state authority is viewed as illegitimate. [*To get the most mileage out of the Oklahoma City tragedy, the media has gotten a stab at as many “Elite enemies” as possible, in this case, the “Christians”, “Fundamentalists”, or “Religious Right”.*]

Since these articles follow a similar pattern, here is a smattering of the latest headlines from across the country:

**“FAR-RIGHT RADIO SAYS  
GOVERNMENT DID BOMBING”**

[from the April 29 issue of the  
*FORT WORTH STAR-TELEGRAM*]

**“TALK RADIO, PARAMILITARY GROUPS  
BLASTED BY NEBRASKA SENATOR”**

[from the April 28 issue of the  
*ROSWELL (N.M.) DAILY RECORD*]

**“WORLDWIDE CHRISTIAN RADIO TAKES  
KOERNKE OFF THE AIR”**

[from the April 29 issue of  
*THE ORLANDO SENTINEL*]



## “MILITARY SOUGHT TO FIGHT U.S. TERRORISM”

This *ARMY TIMES* article by Neff Hudson is from the May 8 issue; it details one feature of Clinton’s packaged response to the “terrorist threat”, [quoting:]

WASHINGTON—The Pentagon could be called to fight domestic terrorism as part of a \$1.5 billion package unveiled April 26 by President Clinton. In a major amendment to a 120-year-old act that forbids military involvement in domestic law enforcement, Clinton said the military should be allowed to help investigate criminal cases involving weapons of mass destruction.

The White House said the amendment to the Posse Comitatus Act of 1878 would be strictly worded to protect the principle that the military should not police U.S. citizens. [*Oh, sure!*] The posse act bars using federal troops in domestic law enforcement except “in cases and under circumstances expressly authorized by the *Constitution* or act of Congress.” Because of that exception, presidents have used the military in several domestic crises, including the school desegregation battle in the 1960s and, more recently, in the Los Angeles riots.

## THE HAND BEHIND TERRORISM

This is excerpted from an editorial in the April 21 issue of *EIR (Executive Intelligence Review)*. Although it was written in reference to the poison-gas attack in Japan, and prior to the Oklahoma City bombing, it fits right in, [quoting:]

Every time we read of innocent people being massacred, we must reflect on the deeper issues involved and the true face of evil. We are involved in a life-and-death struggle, indeed, a war. The use of the weapon of seemingly aimless terror, such as that used in the poison-gas attack, or the more targeted violence against ships carrying plutonium, is not an instance of isolated violence, and certainly not a sociological phenomenon. Rather, it is irregular warfare being waged against the nation-state.

Japan, along with China and other nations, is being targeted for fear that it will line up in the American camp, at a time when the international financial system is disintegrating and decisions must be made about a new world financial system. The real target of the oligarchs who are running this war is civilization itself. They hope that by orchestrating a chaotic environment in which “random”, unprovoked violence becomes the norm, they can impose their will and replace the republican nation-state.

## SARIN ATTACK WAS A TAVISTOCK RECIPE

This article is from the same publication, April 14 issue, [quoting:]

In 1989, the Tavistock Institute of Human Relations, British Intelligence’s premier psychological warfare agency, held a conference in Cleveland, Ohio to spell out a gameplan for the destruction of the nation-state system and the forging of a British-dominated “global civilization.” According to the Tavistock recipe, this shift requires deep, long-term crises, and what they label “global events.” The March 20 sarin gas attack

on the Tokyo subway is a perfect example of just such a Tavistock “global event.” [*To say nothing of the Oklahoma City bombing!*]

Howard Perlmutter, a professor of Social Architecture [!] at the Wharton School of Economics in Philadelphia, and a protégé of former Tavistock chairman Eric Trist, explained how such a paradigm shift could be achieved. To move from what he called “the industrial model” (i.e., international relations based on the nation-state) to the “symbiotic and societal model” (i.e., a British-dominated one-world government), it is necessary to pass through a transitional “de-industrial model”, which Perlmutter characterized as a period of chaos.

Perlmutter emphasized the importance of a global network of action groups to catalyze this chaotic “paradigm shift.” These groups—such as the thousands of non-governmental organizations spawned by the United Nations, and groups such as the Aum sect—wage war against the nation-state. Another requirement is the staging of “global events”, which Perlmutter compared with the initiation rituals of primitive societies, i.e., terrifying experiences which alter how whole populations think.

Terrifying “global events” that provoke shock in entire societies are made possible by the advent of mass communication, according to the Tavistock recipe book. The Tokyo sarin attack was a textbook “global event”. [*Yes, these “people” are INSANE!*]

### HOLOCAUST “NEWS” IS DAILY MEDIA BARRAGE

Does a day go by that you can open your local daily “news” paper and NOT find a front page, illustrated propaganda piece about the “Holocaust”?? A couple of weeks ago it was “Holocaust Remembrance Day” (Surprise! You thought that was EVERY day, judging by daily media fare!). Last week was “Jewish Heritage Week, 1995”—no kidding! Here’s the proclamation signed by William J. “Bubba” Clinton, as it appeared in *THE JEWISH PRESS* (April 28 issue), [quoting:]

### A PROCLAMATION

Throughout history and through times of profound adversity, the Jewish people have built their lives on the strength of family and the spirit of community. Millions have made a home in America—a Nation filled with opportunity and blessed with the miracle of freedom. And here, with hard work and dedication, the Jewish-American community has flourished

Jewish citizens have made vital contributions to every sector of our society. From academia to the arts, from business to government, for the smallest towns to the largest cities, Jewish Americans have infused our Nation with a powerful faith, a commitment to family and community, and a devotion to scholarship and self-improvement.

Judaism is a unique gift to this land that people of myriad faiths and cultures call home. The ancient commandment of *tzedaka*—charity—challenges us to embrace the duty of service to others. The Talmudic teachings of mercy and justice, and those who have sought to uphold these ideals, grace the pages of

American history. We can draw strength and inspiration from the enduring lessons of Judaism, and it is entirely fitting that we honor the great traditions of its followers.

Now, therefore, I, William J. Clinton, President of the United States of America, by virtue of the authority vested in me by the *Constitution* and laws of the United States, do hereby proclaim April 30-May 7, 1995, as “Jewish Heritage Week”. I call upon the people of the United States to observe this week with appropriate programs, ceremonies, and activities.

In witness whereof, I have hereunto set my hand this twentieth day of April, 1995, and of the Independence of the United States of America the two hundred and nineteenth.

/s/ William J. Clinton [End of quoting]

It took a lot of restraint on my part NOT to editorialize throughout this “Proclamation”. However, I MUST now suggest you go back and reread it, substituting the word “Christian” for “Jewish” and “Christianity” for “Judaism”. “Christian Heritage Week”, imagine that! The ADL would be up-in-arms! It would be considered a hate crime, wouldn’t it!

This “Proclamation” is highly reminiscent of Public Law 102-14, which makes the Seven Noahide Laws the law of the land and politically judaized the United States of America with a Babylonian Talmudic religion known as Judaism. Phoenix Journal #98, *ASCENSION OR NEVER-NEVER LAND?* has the details.

ANIMATED VERSION OF  
DIARY OF ANNE FRANK PREMIERES

AMSTERDAM—An animated film version of the Diary of Anne Frank is scheduled to be given its premiere in Amsterdam in May, a spokeswoman for the Japanese [?] producer said Tuesday. Anne Frank, a Jewish schoolgirl, died in the Bergen-Belsen concentration camp [*of typhus*] 50 years ago. Her diary, a moving account of life in hiding from the occupying Nazis, has sold over 20 million copies all over the world since it was first published in 1947. [*I remember reading it at the age of 10 or so and immediately becoming a rabid Holocaust-sympathizer. Little did I know, at the time, that I was being manipulated into espousing a cause that never was. And take a good look at “66 Questions and Answers on the Holocaust” on pages 13-14.*]

CRIMINALS UNDER THE  
NEW WORLD ORDER:  
“HARASSING COMMUNICATIONS”  
FOR SENDING FAX!

Prepare to be amazed and disheartened—by this article from the May 10th issue of the *PADUCAH SUN*, [quoting:]

MAYFIELD, Ky—A Water Valley man was charged with harassing communications, a class B misdemeanor, at 5:30 p.m. Monday at his home after he allegedly sent four faxes to Hutson Ag Equipment in

Mayfield. Robert Pummer, 41, was jailed in Graves County on \$2000 cash bond, said Capt. Ronnie Lear of the Mayfield Police Department's investigations unit.

Lear said police received a report from Hutson on Saturday that the company had received four faxes from Pummer over about a three week period. Lear said the faxes "were talking about the Oklahoma bombing, and blaming the government for what's going on." He said the faxes were anti-government and talked about terrorism, and that Pummer said he was a member of an organization of 500 like-minded people. He said that when city and state police went to arrest Pummer, he cited his First Amendment rights. "I explained that if you annoy or harass someone, it's a criminal offense," Lear said.

WOMAN ACCUSED OF OVER-FEEDING  
WILD BIRDS IN ENVIRONMENTAL COURT!

No, it's not who you think! This article comes from the April 27 issue of *THE ORLANDO SENTINEL*, [quoting:]

MEMPHIS, Tenn.—There's still a free lunch for the birds flocking to eat in Mary Lane's back yard. But it's been cut in half by a judge's order. "It's the case of feeding to excess," Environmental Court [*WHAT!?*] Judge Larry Potter said Tuesday. Lane has been feeding birds 10 pounds of seed a day for five years to give her 88-year-old mother something to watch. But neighbors complained. [*Nine tons in 5 years sounds very conservative to a bird lover!*]

AILING 81-YEAR-OLD MAN JAILED  
FOR REFUSING TO SHOVEL SNOW!

Another heinous crime report from *THE ORLANDO SENTINEL*, [quoting from the May 4 issue:]

MIDDLESEX BOROUGH, N.J.—A judge jailed an ailing 81-year-old man after he refused to pay a \$42 fine for failing to shovel snow from his sidewalk. Joseph Verebly, who uses crutches and takes medication for various ailments, was found guilty of disorderly conduct by Municipal Court Judge George Psak because he did not remove the snow after a storm in February.

"I would do this all over again because I'm not nervous about being in jail," Verebly said Wednesday from the county jail. "I just can't shovel myself and I'm not paying some kid \$25 to do it. I pay a lot of taxes to the city; let them shovel the snow." Verebly was convicted under a local ordinance that requires homeowners to clear snow from their sidewalks within 10 hours after a storm. He offered to pay the fine at \$1 a week for 42 weeks, but the judge refused and ordered him to spend two days in jail.

"If everybody had his [Verebly's] attitude, there would be no respect for authority," said prosecutor Glenn Gau. [*Wow, that really takes a bite out of crime!*]

33RD-DEGREE MASON BURL IVES  
HONORED POSTHUMOUSLY

This eye-opener came from a recent issue of *THE DAILY NEWS* (Southern California), [quoting:]

Celebrities and fans of Burl Ives celebrated his life and talent Thursday during a memorial honoring the late actor and folk singer. Eddie Albert and Angie Dickinson were among those who paid tribute to Ives, a Freemason, in remarks at the Scottish Rite Cathedral. Ives died April 14 at the age of 85 at his Anacortes, Wash., home. He suffered from mouth cancer and had slipped into a coma two days earlier. Ives was a 33rd degree, the highest level that can be reached in the fraternal organization, said Raymond **Rosenbaum**, spokesman for the cathedral.

NUCLEAR BOMB  
“SURVIVAL” DRUGS

We read this one in the April 27 issue of the *MODESTO BEE*, [quoting:]

WASHINGTON—The Defense Department, in cooperation with NATO allies, is testing two commercially approved drugs it hopes will enable soldiers who initially survive a nuclear bomb to last long enough to finish their battlefield mission, the director of the Defense Nuclear Agency said Wednesday. The drugs, which reduce or eliminate the vomiting that follows exposure to radiation, are being tested “to extend the ability of an individual to perform his mission in a radiation environment,” Maj. Gen. Kenneth Hagemann said. [*What a bunch of humanitarians!*]

FEDS TO SCOUR MOTOR VEHICLE  
RECORDS FOR PHONEY SS NUMBERS

This Associated Press article appeared in the April 17 issue of *THE ORLANDO SENTINEL*, [quoting:]

WASHINGTON—To catch illegal aliens, fugitives from justice and child-support scofflaws, the federal government will soon offer to scour state motor vehicle records for drivers with phony Social Security numbers. Criminals and others seeking a new identity often use false social Security numbers to get a drivers license or a state-issued identification card. The phony documents can then be used to obtain public benefits as well as check-cashing and credit cards, Social Security officials said. Starting May 8, the Social Security Administration will compare its records to motor vehicle records from states that request the service, looking for fake numbers.

DROUGHT DEVASTATING CHINA

Might someones be working to destabilize Asia? This article is from the April 28 issue of the *ALBUQUERQUE JOURNAL*, [quoting:]

BEIJING—A severe drought throughout northern China has left nearly 10 million people and 4 million head of livestock without enough drinking water. Rainfall is 50 percent to 80 percent below normal in the affected regions, and strong winds and higher than usual temperatures have parched the soil, damaging 34 million acres of crops, the *China Daily* reported Thursday.

JAPANESE CONTRACT  
AIDS FROM U.S. BLOOD

This article is from the April 22 issue of *THE ORLANDO SENTINEL*, [quoting:]

Yoshiaki Ishida, one of the few Japanese to publicly reveal he had AIDS, died Friday in Kyoto. He was 49. Ishida was a hemophiliac who contracted the AIDS virus from contaminated blood products **imported from the United States**. In 1989, he and other hemophiliacs sued the Japanese government and five drug companies involved in the importation of blood, claiming they were responsible for the HIV infections. Court proceedings are expected to end in July. [*Reliable reports from Japan indicate that ALL hemophiliacs in that country are now infected. An accident?? Destabilization of Asia, remember?!*]

CHAPTER 2

66 QUESTIONS & ANSWERS  
ON THE HOLOCAUST

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## CHAPTER 3

### RECENT MESSAGES FROM RONN JACKSON

by Ronn Jackson 5/8-13/95

MY FELLOW AMERICANS:

**5/8/95:** The following message was received in this office and has been re-typed for clarity.

It has been confirmed that there are more than 80 F.B.I. agents in Kingman (Arizona). They have taken over the National Guard Armory, installed 500 phone lines, computer banks, and the Armory is heavily guarded at the perimeter. Questioning of individuals has shifted from the Oklahoma bombing/Tim McVeigh to those of militia, patriot groups and individuals not connected to the bombing investigation. Typical questions include what someone has ordered from military goods catalogs, such as, *U.S. Cavalry*. They are also questioning people with subscriptions to *Soldier of Fortune*, *American Survival*, etc..

The F.B.I. has ordered the phone company to install traps (not wiretaps) on phone lines of all the local gun dealers and there is also a long list of private citizens subject to these traps. The point here is, what is the F.B.I. really trying to find out? Why are they questioning individuals about facts not relevant to the bombing? Are the Feds trying to intimidate and coerce the local citizens here to react, possibly violently, to this covert operation? What will happen if the Feds start a shooting war here in the name of investigating the Oklahoma bombing? Anti-government, pro-*Constitution* sentiment in Kingman is high with approximately 500-1000 ardent patriots (not militia). We will defend, not attack to protect the few rights we have left. PLEASE LET THE NATION KNOW WHAT IS GOING ON HERE IN KINGMAN!

ALERT! IT IS RUMORED THAT PRESIDENT CLINTON IS WRITING EXECUTIVE ORDER 12962, TO SUSPEND THE *BILL OF RIGHTS*! We have confirmed this from one other source. The information we receive comes in such large quantities and we attempt to be as accurate as possible. If, in fact, this information is correct (and we believe it to be), I ask you consider the following points: (1.) The F.B.I. was created as a result of non-positive law and has limited jurisdiction within the 50 sovereign states. (2.) A patriot is defined in *Webster's Dictionary* as "Someone who loves his country". (3.) If government believes that they are threatened by patriots, then they are not observing the law!

**5/9/95:** Throughout our country there are several organizations that I refer to as "pseudo-intellectual think tanks" that grant to certain individuals who they think share their thoughts and beliefs. These individuals are referred to as "research fellows" and they are used by many parts of the media as experts on many topics. One such organization is the Hoover Institute at Stanford University located in Palo Alto, California. An article just appeared in the *Wall Street Journal*, May 5, 1995, page A-12, by research fellow Joseph D. McNamara, entitled "Bombs and the *Bill of Rights*". Some of you may recognize Mr. McNamara, as he is the former police chief of Kansas City, MO and San Jose, CA. In his lengthy article, two phrases that he used came to my attention. One was "lunatic fringe" and the other was "delusional paranoids". My fellow Americans, because I want the *Constitution* reaffirmed as the supreme law of the land, the Justice Department, who is my employee, brands me a "domestic terrorist" because I have the word "patriot" attached to my name. And a research fellow, who mooches off one level of government or another, says

I am a minority, expecting me to mind my own business because I am critical of the foul and corrupt United States Government. My business is the freedom and liberty of my country and anyone who concurs with the government being deceitful or lying to its people, is my enemy!

In our recent history, the year 1913 will go down as one that government abused with their own self-serving protocol. 1933 will also be shown as another year that the people of this country took the short end of it again. 1992 will be shown as the year Hillbilly Socialism came into vogue. Do not let those years deceive you because the Democratic Party was in control. Before and after the Democrats were the Republicans who did not do a damn thing to change anything that the previous administration had done. My fellow Americans, the reason nothing was done is the new administration had too many “checks” to cash and their instructions did not include any change. You will note I said instructions! Yes, many of you know that the government makes you think they are in control. When it comes down to what you want or think needs done, most of you know, you say what they are doing is for the people, but what people is only implied as being “we the People” of this country. It is not! You must educate yourselves. Please start with the “Khazarians” and “fractional banking”. The latter is the easiest. Look up the meaning of “ponzi” or “pyramid schemes”. Welcome to the world of reality!

**5/10/95:** The New York City District Attorney’s Office just indicted several traitors involved with “debt” in the country of Brazil. These currency transactions involve bonds or securities of that country. While the bonds or securities are not cashed, transaction fees and commissions are paid on the deal. My fellow Americans, the same thing goes on in this country with your national debt and hundreds of millions of dollars are made off of your misery and obligation that your government has created for you. It is an evil entity who is serving money interests and unless you start taking an interest in this country, your government has no choice but to slaughter many of you! This may seem a very simplistic statement. However, Oklahoma City is only a prelude of things to come. No matter what comes between now and then, the bottom line still comes out: the death of sovereign state citizens. Are you preparing yourself for this certainty?

Seldom does a day go by when I am not contacted by a writer, researcher, or sovereign state citizen who has awakened. My purpose is information and my area of expertise is the illegalities of the government. From the financial end, to the give-away programs, to the massive push towards the One World Order, to the wanton and senseless deaths of their constituents, in order to put into effect, what they believe or say, is that which you want! Today I received a fax that states the Hillbilly-Socialist in the White House is putting forth another one of his unconstitutional Presidential Directives to suspend the *Bill of Rights*. My fellow Americans, we must convene a constitutional tribunal and get rid of the parasites in Washington, D.C. and everyone else who has participated in any unconstitutional act. Yes, you heard me right. There are thousands involved.

Until this date, Max Boot of the *Wall Street Journal* had been a favorite of mine. He served well with the *Christian Science Monitor* and was always, I thought, objective. All good reporting must come to an end. To survive, one must join the mainstream media point of view, or head out to the open spaces. Mr. Boot, like his peers, have already tried “extremists” and/or “patriots” in the media and have condemned all patriots without first determining who was actually responsible for that occurrence on 4/19/95 in Oklahoma City. Mr. Boot has an education coming, as do most of his contemporaries. This country belongs to the people “of this country” and it will take a very short time for him to be educated, as it will the federal

government. We have no need for his socialistic point of view, as we have no need for the United States Government. The supreme law of the land is the *Constitution* and, make no mistake, Mr. Boot, I am not an anarchist, just a plain, ordinary, sovereign state citizen who will assist in the enforcement of the law of the land. This is an open invitation to you, Mr. Boot, and all three branches of the United States Government. Please form a single file line and you can all kiss my patriotic ass.

Government says it is working within the system that they did not create. If any person participates in an act that is fraudulent, he is as equally guilty as the original perpetrator of that act. Government will say their acts are for the people. Bullshit! If you break any laws and you are caught, then you are a criminal. The Sovereign Immunity Doctrine protects government when they break the law. We must repeal that evil Doctrine and make the repeal retroactive to the ratification of the *Constitution* (1789). Then the real work starts. Each and every member of government must be tried for treason. Law is law! The truth and the *Constitution* must be preserved!

**5/11/95:** Even some of the media is reporting, “Due to the end of the cold War, your government is searching for alternate enemies.” Any conflict is purely economic and why not the people of this country, as government has many socialistic programs to put into place. Most citizens would never believe that their own government would start a war with its own people. Now, my fellow Americans, you know the real reason for government participating in Oklahoma City. You must be distracted from what they are currently doing to you, and money and jobs must be created. Any sovereign citizen who does not believe this needs to return to school and learn that 2 plus 2 equals 4!

Lawlessness is created by example. The highest example in the country is supposed to be the federal government. Soon it will be proven who really breaks the law in this country. Yes, you guessed it! Our own United States Government! Each member of government will say they are unselfishly serving their country. Yes, and Pope John just joined the B’nai B’rith.

The Republican-controlled Congress is getting ready to slash the “earned income tax credit” and once more the lower-income bracket is taking it on the chin from government. This action places more of its citizens into the poverty category, making society, in general, more dependent on government. Can you not see what your federal government is doing to you? Must we have several more executions, Oklahoma City style, before you wake up? If you believe the federal government is for the people, then you also believe Bill Clinton didn’t inhale or have extra-marital affairs!

**5/11/95:** As the media is reporting, due to the trade imbalance with Japan, a trade war is brewing with this country and the land of the Rising Sun. The real reason for this totally unnecessary action that is being created by the United States Government is Bill Clinton and his merry band of Socialist assholes, who want the World Trade Organization hierarchy over trade. My fellow Americans, your government is killing its citizens; it is lying to you each day; it puts you further into bondage every day and you sit on your dead asses watching the O.J. Simpson trial or some dumb soap opera. Doesn’t your country mean anything to you?

So much of what we see on the national news is distorted. For example, newsmen give you the daily close of the Dow Jones industrial averages. Most people only know that this figure is the gauge that is used to tell us the status of the stock market and if the numbers are up, that is good and if the numbers are down,

someone, somewhere, lost money. This information, if used as it is represented, can be informative, and if all is not represented, then, somewhere along the line, someone is withholding information for a reason. Since we all know our money system is nothing but paper, with no backing and our government is bankrupt, then how can our economy have any value? Nothing plus nothing equals nothing! My fellow Americans, you are going to have to look closely at what you are being told by the media. Because the news is reported by people you think are reputable does not mean those people are telling the truth! IN the last 12 hours, 7 members of Congress have attempted to contact me. Why me, a person who is incarcerated? It is they who are being foolish and making unconstitutional laws. My fellow Americans, members of government are frightened. Do you know what they are frightened of? The truth! It will get you every time! Some of the government's lackeys are also frightened. Many of the reports that they are now issuing are beginning to tell the truth. One says every household in this country is now paying over \$21,700 a year in taxes. Tell me, my fellow Americans, how much longer do you intend to line the money interests and/or government's pockets? Can you not see what they in government are doing to you?

**5/12/95:** All of our life we have been taught that the *Constitution* is the supreme law of the land and is the foundation of this country. Members of government have themselves implied that it is and often quote from it. In reality, the United States Government has practiced another form of government which is known as an oligarchy. That is a government within a government. this act and entity in itself is defined as treason to the *Constitution*. The government in its entire history has said one thing and, in fact, operated in a different direction. The federal has never been honest with us and has always had a reason for its actions. This is defined as a hidden agenda. The reason has been exposed as being the will and mandates of money interests. While government may say our world is changing and expanding, they are, in fact, doing what they believe is needed. If you use deceit as your basis, even though your intentions are believed for the masses, then your basis is false and is a lie. The government of the United States is false and fraudulent; it has lied to you from its inception and no longer represents the people. To have representation from each of the states only propagates and misleads the people and expands and enlarges government's fraudulent activities. These unconstitutional acts only further indenture future generations and place your children in a position of servitude. The time for change is now and we must reassert our country to one of liberty and individual rights.

**5/13/95:** While it is known that the Federal Reserve is not a part of government, the Federal Reserve Act of 1913 passed by our government actually relinquished control of this country and your freedoms to certain money interests. Under that law, those in control of the Federal Reserve cannot ever refuse to loan money to the government. In return, government hypothecated your country to the money interests. What "hypothecate" means is you can work all of your life and pay for your property and can have it free and clear and, if government or the Fed wants that property, they will take it. Government also agreed to pay the Central Bank with your money, without getting the Fed involved in the collection of it. When a member of government says the income tax should be abolished or replaced, that person is lying to you. The government must maintain control of your money. My fellow Americans, "freedom and liberty time" is running out.

How many of you have been asked about a "New World Government"? When you hear about this subject, it comes from your current or past federal leaders. It is always in the form of a statement and this is how government starts with you. Feeding you bits and pieces and soon they are talking about a subject as though you had suggested it. Government thinks they know the people of this country, and they believe

they know just how far the people can be pushed. This time government has overestimated their powers and ability and underestimated the intelligence of the people of this great nation. The Creator knew what he was doing when Bill Clinton was elected to office. This country needed a buffoon at the helm to show it the errors of its ways.

The truth is absolute and cannot be changed or denied. 1995 is the year that our nation is returned to a republic as a direct result of the spirit of freedom and the dedicated work of its patriotic citizens. The *Constitution* shall prevail for all of history!

Please subscribe to our Newsletter:

*Ronn Jackson's New Republic*

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The Truth is absolute and cannot be changed or denied.

In Light and Freedom,

/s/ Ronn Jackson 33866

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## CHAPTER 4

### DARK SECRETS IN ANYTOWN, U.S.A.

#### MULTI-GENERATIONAL RITUAL ABUSE & MURDER

Gilmer, Texas: An American Portrait

#### PART II: KELLY WILSON & MORE BURIED TRUTH

by Rick Martin 5/9/95

**Warning: The article you are about to read is true in all aspects and is deeply disturbing. The language is uncensored and very strong. The documentation for this series has been painstakingly obtained through the Freedom of Information Act and through numerous confidential sources. Again, caution, this is strong material.**

The arrests of eight people in Gilmer, Texas in June 1993 on charges of child abuse would only be the beginning of a very long investigation and drawn out legal proceedings. This investigation would take many twists and turns and would enter into bizarre areas that law enforcement, traditionally, steers clear of. And the massive efforts by Texas press at “spin-control” becomes all too obvious.

In order to properly understand the scope of events at play, let’s return to where we left off on the Timeline, obtained by *CONTACT* through confidential sources. You may wish to review Part I in this series to refresh your memory as to who is who. While the format of this story may seem unusual to you, I believe you will find, when reading, that many pieces to the story will begin to fall into place. **Also please keep in mind, the lives of nineteen children hang in the balance.** What will become of these victims? Will they be helped or will they be returned to a fate worse than death? Will they be killed or will they themselves become perpetrators? We must give careful consideration to these questions.

Now, sit back with an investigative mind and follow the chronology of events in this case.

[Quoting:]

#### TIMELINE

7/2/93—Sgt. Brown goes to TDC (Texas Department of Corrections), takes statement from Lucas Geer that Lucas lied about ritual killings. (Brown did not know Lucas had taken and passed a polygraph, nor did he know that Kelly Wilson was not mentioned in the polygraph.)

7/93—Debbie Minshew and Ann Goar, as per instructed by Loye Bardwell and Sandy Livengood, shared information received from Raymond Smith about Kelly Wilson with Sergeant Brown. (At that time Raymond Smith had not implicated Brown.)

The following is a statement by Ann Goar describing that meeting:



“Debbie and I were instructed by program director, Loye Bardwell and Sandy Livengood to share information with law enforcement. We met with Sgt. Brown. Brown told us he would discredit this child and destroy our cases. Brown told us that he talked to Wendell and Wanda and that they were out of state the night Kelly disappeared, and that he had been to TDC and that Lucas Geer had told Brown he had lied about the things he told DPS guys. Brown said he had a written statement from Geer. Brown did not want to ask us any questions and he did not want to talk to the child.”

8/23/93—Tim Cone, D.A., withdraws from case due to conflict of interest. Tim Cone assigns CPS to help locate an attorney to replace him on these cases.

9/27/93—Shane Phelps notifies Ann Goar that he could not comply with her request and take the Kerr child abuse cases. Ann Goar had made several previous requests of Shane Phelps to help prosecute the Kerr child abuse cases.

10/14/93—Judge Garrison signs order to appoint Scott Lyford.

10/28/93—*Minor Child #1, Minor Child #2, Minor Child #3, Minor Child #4*, taken to John Peter Smith Hospital in Fort Worth, TX for examinations; reference: sexual abuse.

Scott Lyford takes oath as Special Prosecutor.

10/29/93—Baggs and Fleig take oath as Special Prosecutor.

11/1/93—Contacted and introduced to local law enforcement officers, Sheriff Buck Cross and Police Chief McAllister.

Sheriff Cross authorizes Upshur County Sheriff’s office to issue identification cards to Fleig and Baggs, certifying that they are Special Investigators of the Sheriff’s Department.

Raymond Smith, *Minor Child #6*, Geneva Kerr, *Minor Child #10*, and *Minor Child #9* taken to John Peter Smith Hospital in Fort Worth, TX for examinations; reference: sexual abuse.

11/7/93—*Minor Child #3* injured.

11/8/93—James Lappe commits suicide.

11/10/93—Marie Lappe commits suicide.

12/1/93—Revocation of Wendell Kerr’s probation. Wendell arrested and put in Upshur County Jail. Lyford and Fleig met with Wanda Kerr’s lawyer, Pat Patton.

12/2/93—Wanda Kerr takes polygraph examination given by Gordon Moore, DPS. Wanda fails polygraph. Wanda Kerr moved to Harrison County Jail.

12/3/93—Wanda Kerr pleads guilty and plea bargains before Judge Garrison, 115th Judicial District Court.



12/4/93—Wanda Kerr gives information on Kelly Wilson.

12/5/93—Wanda Kerr shows exact route taken when Kelly Wilson was abducted from video store.

12/6/93—*Petition and Motion to Increase Bonds* on all defendants. Warrants delivered to Upshur County Sheriff's office. Murray Jordan attempts to delay execution of warrants.

After arrest, the Kerrs were held in the Upshur County Jail.

They were allowed constant contact with each other, even sharing the same cells. Objections to this were ignored.

12/8/93—Wanda Kerr picks Holeman and Tammy Smith out of line-up in Harrison County Jail. [End quoting.]

In a document dated April 24, 1993 on Ernie Hulsey & Associates' letterhead, comes the following information. The document is signed by Houston, TX polygraph examiner Ernie Hulsey. [Quoting:]

#### LUCAS GEER POLYGRAPH

The following relevant questions were asked Lucas Geer on April 22, 1993. The subject's verbal responses follow each question in quotations.

1. Have you been truthful with me concerning the boy child that was sacrificed near Cherokee Trace Road? "Yes."
2. Did MeeMaw, while holding your hand, force you to cut the boy child's wrists, like you said. "Yes."
3. Did you then bury the body in a sack off the Cherokee Trace Road near where the ritual was held? "Yes."
4. Was Wendell, MeeMaw and PeePaw present at the rituals when the children were sacrificed? "Yes."
5. Were the children you named present at the ritual where the boy was sacrificed? "Yes."
6. Were you present on MeeMaw's property when boy and girl children were sacrificed and buried? "Yes."
7. Did you witness approximately 10 children being sacrificed at the Cherokee Trace location and MeeMaw's? "Yes."
8. Did you make up any of the information you told me? "No."

After careful analysis of the subject's polygrams, it is this examiner's professional opinion that there was no deceptive responses. He was considered to be truthful. [End quoting.]

## SEARCH WARRANTS ISSUED

After a careful review of the original search warrants issued in this case for the property on Cherokee Trace, there are several portions which will be quoted directly. [*For the safety of the minor children in this case, I am quoting directly from their testimony as it appears in the original Search Warrant. Their names have been removed for protection purposes, however, their names have been supplied to various law enforcement agencies and additional media sources. Needless to say, there will be a very bright spotlight directly on these specific children, which will assist in providing safety in the months and years ahead.*]

January 3, 1992—Elizabeth Ann Goar personally interviewed *Minor Child #6* and *Minor Child #7* who stated the following:

*Minor Child #6* said, “I collect bones, I collect people’s bones and all kinds of bones, animals and people.” *Minor Child #6* further told Elizabeth Ann Goar that when Wendell E. Kerr was with his mother, Wanda Lou Geer Kerr, that Wanda Lou Geer Kerr helped him collect bones and they are the ones who taught him how to collect bones. *Minor Child #6* said that, “like if it’s an animal, you dig the eyes out and you cook them in the microwave and eat them.” *Minor Child #6* also said Wanda Lou Geer Kerr and Wendell E. Kerr taught them that animals’ bones go in one box and people’s bones go in another box. *Minor Child #6* also said that at one time before he got so many bones, he had one box that was just for black people’s bones, and one box that was for white people’s bones, and then one box that was for animals’ bones. *Minor Child #6* further stated that he got so many bones that he had to put all the people’s bones together because he just didn’t have enough boxes. Then he kept the animals’ bones in another box. Wendell E. Kerr told *Minor Child #6* that Wendell E. Kerr was going to cut his (Wendell E. Kerr) leg and then Wendell E. Kerr would just bleed to death. *Minor Child #6* just said rather matter of factly, “Now, if Wendell cut his leg and died, I would have to tear the meat off so that I could save the bones because I would really have to put that in my bone collection.”

Further in the warrant, [quoting:]

The people that were named in those statements as adults who had sexually abused the *Minor Children* were: Tammy Jo Smith, Roger Don Holeman, two different unidentified black ladies who the boys weren’t sure of their names but knew where they lived, an unidentified black male who was a friend of Wendell E. Kerr’s, the grandparents (Eugene W. Kerr and Geneva S. Kerr), Wanda Lou Geer Kerr, and Lucas M. Geer.

*Minor Child #12*, related a story of babies being killed at Wanda Lou Geer Kerr’s apartment, and how he was forced to watch and then later told to kill a baby himself. He said Wendell E. Kerr and Wendell E. Kerr’s father, Eugene W. Kerr, told him to let loose of the knife and then put the knife back into his hand and told him to just stick it in and get it over with so the baby would shut up. *Minor Child #12*, said that the baby he had to kill was a girl.

*Minor Child #12*, said they kept the hearts and the brains from the babies, he then said he could show me how he gutted the baby and cut the head off and how he had to cut the brain out.

*Minor Child #12*, said they did this in the kitchen sink, the throats of all the babies were cut and the blood was saved and caught in a plastic bag in the kitchen sink. He then went on to say the baby's head was cut off and a knife was tucked under the chin and then moved around inside the head, then the knife was removed from the chin area and then inserted at the bridge of the nose and cut upward to the very back of the head. Then the flesh was pulled back until the brain was exposed, cutting as necessary to remove the brain.

*Minor Child #12*, then said they would take the brain out and he had to wash the brain and the heart off in the sink.

*Minor Child #6* stated that the baby he was made to kill was a boy, in the kitchen sink. *Minor Child #6* stated that he stuck the baby in the stomach with a knife, *Minor Child #6* said he was crying when he was made to do this, he said that when the knife went in the baby stopped crying.

He also said he had to cut the baby and cut the heart out, *Minor Child #6* was quite frightened as he had been told by Wanda Lou Geer Kerr that if he told he would be killed in the same way. All of the *minor* children...talk about a devil's pot in which blood was put after they were scratched and cut.

*Minor Child #12*, said that they cut his hand and held it over the devil's pot. *Minor Child #6* said that Wanda Lou Geer Kerr cut him on top of his hand over the vein and would then hold his hand over the pot to catch the blood.

*The Minor Child* spoke of being taken to the woods where the devil was. He then said he was forced to have sex with Wendell E. Kerr and Wanda Lou Geer Kerr in the woods. *Minor Child #8* told of a lady who was going to have a baby who was cut on her stomach, the baby being taken out and the baby being cut until no more blood would come out, and of a devil pot in which the blood was put, and of a large hole dug in the ground in which there was a large fire burning.

*Minor Child #6* also spoke of the pregnant lady and the baby being cut out of her stomach and of her screaming. *Minor Child #6* told me of them cutting the baby's throat and said, "Mamo, no more blood was in it and it didn't cry anymore. It was dead and the eyes were open."

*Minor Child #8* has a severe panic attack whenever a bandaid or bandage of any type has to be applied. When asked why he hates bandaids so much he stated, "Wanda put tape over my mouth, her tie my hands!"

*Minor Child #7* also told Elizabeth Ann Goar that he was told to kill a baby boy. He stated that he was crying and didn't want to kill the baby as it was crying also, but that Lucas N. Geer hit him on the back with the metal part of a belt and he dropped the knife and it fell into the belly of the baby.

*Minor Child #7* stated after the knife went into the baby it stopped crying; then he said Wanda Lou Geer Kerr and Wendell E. Kerr pulled the knife out of the baby. *Minor Child #7* also said that Wanda Lou Geer Kerr and Wendell E. Kerr put a lit cigarette in the baby's mouth before he was to kill it. He stated that the cigarette Wanda Lou Geer Hicks used burned the baby's tongue and it screamed, and then Wendell E. Kerr pushed his lit cigarette into the baby's mouth and then down it's throat.

On June 25, 1992—Elizabeth Ann Goar personally interviewed *Minor Child #12*:

*Minor Child #12* said, “Wendell made me kill the babies.”

*Minor Child #12* said, “Wendell made me stick the knife in the baby and cut its heart out.”

On July 31, 1992—Elizabeth Ann Goar met with Barbara Bass who related the following:

*Minor Child #9* told Barbara Bass about how Lee Orville Flowers, and Loretta Annette Kerr kept honeying in front of *Minor Child #9*, *Minor Child #10*, William Kerr and Wendell P. Kerr. Barbara Bass asked *Minor Child #9* what “honeying” meant. *Minor Child #9* said it meant when they have sex. *Minor Child #9* also said they went to the woods and that Wendell E. Kerr and Eugene W. Kerr had devil costumes.

Information given by Barbara Bass (foster parent) to Elizabeth Ann Goar; reference: *Minor Child #10*:

That if *Minor Child #10* did not honey him, the monster would get her and she would have to stay outside all night. *Minor Child #10* said Eugene W. Kerr and Wendell E. Kerr had devil costumes and they were hung on a tree but had a nose, mouth, and eyes that moved. She said if she didn’t do what they wanted, she’d have to stay with them. The devils do honey (anal sex and oral sex) them, with costumes on.

On October 19, 1992—Elizabeth Ann Goar and Debbie Minshew personally interviewed *Minor Child #10* and *Minor Child #9* who provided the following facts and directions as stated by Ann Goar:

“*Minor Child #9* and *Minor Child #10* took Debbie Minshew and me to show us where the devil people meet to sexually abuse and kill the babies. *Minor Child #10* told us when and where to turn when we left the office parking lot. *Minor Child #10* directed us to a house on Jack Street. She said, ‘Tony and Ryan and Bryan lived there.’ *Minor Child #10* said, ‘The people park their cars here and go into the woods and put the fire under the jack pot so the devils can go around it.’ I asked *Minor Child #10* how far it was to the woods where the devils are. She said, ‘It takes kind of a long time to get there.’ Note: If you start behind Tony’s house and go through a clearing and into the woods, you would come out on Cherokee Trace or behind Eugene W. Kerr and Geneva S. Kerr’s residence/woods.”

This information was given to me by *Minor Child #12*, and verified by *Minor Child #6* and *Minor Child #7*:

...He further states, that there were two sets of handcuffs attached to the floor, so that both children could be handcuffed when they had sex. He then proceeded to show me just how the position of the handcuffs were in reference to the position of the children, during the filmed sex acts.

*The Minor Child* further stated that Wanda would receive money from the people at this dungeon, as she gave out video cameras for other adults to tape the children during the sex acts that they were forced to perform. [End quoting from the Search Warrant.]

## PHYSICAL EVIDENCE

In a report from the Lucas M. Geer file of the Texas Department of Public Safety Criminal Law Enforcement Division, dated July 13, 1993. [Quoting:]

Dissemination to: David Goodwin, District Attorney Upshur County, Texas.

Defendant—Lucas M. Geer, Beto 1, Tennessee Colony, TX. Offenses—Upshur County, 4/4/91, indecency with a child—felony P.C. 21.11 (10 years probation). Upshur County, 2/9/93, received Texas Department of Corrections—violation of probation.

Defendant—Eugene Wendell Kerr, Rt. 2, Box 905, Gilmer, TX. Offenses—Upshur County, 5/29/93, sexual assault—felony 22.011. Indecency with a child—felony P.C. 21.11. Murder—felony P.D. 19.02.

exhb 1  
kerr residen

Defendant—Geneva Skipper Kerr, Rt. 2, Box 905, Gilmer, TX. Offenses—Upshur County, 5/29/93, sexual assault—22.011. Indecency with a child—felony P.C. 21.11. Aggravated sexual assault—murder—felony P.C. 21.11. Aggravated sexual assault—murder—felony P.C. 10.02.

Synopsis—On Saturday, May 29, 1993, at approximately 1:20 p.m. and 1:32 p.m., Justice of the Peace, W. V. Ray (Pct. #1, Upshur County, Texas) issued two (2) search warrants to Sergeant Investigator Stephen G. Baggs with two (2) accompanying affidavits for search warrants on the property of Eugene W. Kerr and Geneva Skipper Kerr located on Rt. 2, Box 905, Gilmer, Texas.

Details—1. The two search warrants were for evidence of the offenses of:

A. Murder P.C. Sec. 19.02.

B. Sexual assault P.C. Sec. 21.11 and Indecency with a child 21.11.

2. At approximately 2:25 p.m. on May 29, 1993, Sergeant Investigator Stephen G. Baggs, Child Protective Services workers, Ann Goar, Debbie Minshew, and David Goodwin, Austin, Texas Police Department Officer Derry Minor and K-9 “Pete”, Chaplain Brooks Fleig, Sulphur, Louisiana Police Department, Upshur County Sheriff Buck Cross, and several members of the Upshur County Sheriff’s Office arrived at the residence located at Rt. 2, Box 905, Cherokee Trace Trail. (Attachment: Property description.) The suspects had been arrested and jailed prior to the execution of the search warrants.

3. The immediate area was roped off (police markers) and Officer Minor began a search with K-9 “Pete” for cadaver scent. (Attachments: Supplemental and Austin Police Department narrative.)

4. K-9 “Pete” alerted at a spot under a storage shed (attachment: Diagram). A backhoe was brought to the scene by Upshur County Sheriff’s Department and the area in which “Pete” alerted was dug up to approximately five (5) feet. No human remains were evident; however, a nearby well (approximately fifteen feet) had been converted by the Kerrs into a type of septic system container. The children had talked about body parts being “cleaned” in the kitchen sink and Sergeant Investigator Baggs was able to

determine that the kitchen sink drained into the well.

5. K-9 "Pete" alerted on a truck tool box which contained a blue bag made of a cloth-like material. The blue bag and its contents were submitted to the Texas Department of Public Safety Lab. (Attachment: Physical evidence submission form.)

6. K-9 "Pete" alerted in a wooded area near the east side of a circular path. In this particular area were three (3) shallow depressions that were similar to graves. Subsequent examination revealed no evident human remains.

7. It should be noted that in all of the aforementioned diggings that at a depth in which there were found large intertwined root systems, digging was halted.

8. A search was made of the following buildings:

A. A wooden frame, one room dwelling behind a red metal storage shed:

Retained for evidence from a glass jar/container in this building were eleven pieces of jewelry (necklaces and bracelets) resembling jewelry worn by female children.

B. A red metal storage shed:

Retained for evidence were thirty (30) 8 mm movies.

C. A search was made of a small travel trailer; however, no evidence related to this investigation was found.

D. A search was made of the main residence consisting of a living room, bedroom, hallway, bathroom, kitchen and enclosed back porch area with adjoining washroom.

Retained for evidence were seven (7) 1/2 inch videotapes, which were found by David Goodwin at approximately 9:20 p.m. in the back and bottom of a metal tool cabinet in the enclosed porch area .

9. Search of the residence was completed at approximately 10:00 p.m. Sheriff Buck Cross had obtained the keys to the residence from Eugene W. Kerr. After locking the residence, the key and copies of the search warrant were delivered to the jailer to be returned to Eugene W. Kerr by Sergeant Investigator Stephen G. Baggs.

10. On May 30, 1993, the return was presented to Justice of the Peace, W.V. Ray at approximately 9:00 a.m.

Description and custody of evidence:

Exhibit 1—Blue nylon bag containing:

a. shell necklace



- b. yellow wire
  - c. nylon straps-tow rope with metal connectors
  - d. rubber tie-downs (6)
  - e. macrame rope
- Possession of DPS Lab, Austin, TX

Exhibit 2—Eleven (11) pieces of children’s jewelry

Possession of DPS Lab, Austin, TX

Exhibit 3—Seven (7) 1/2 inch video tapes

- a. 2 unlabeled tapes
- b. 1 - tape labeled “Ice Skating”
- c. 1 - tape labeled “Maid”
- d. 1 - tape labeled “Slaves”
- e. 1 - tape labeled “Combo #1”
- f. 1 - tape labeled “On White Satin”

Possession of Sgt./Inv. Baggs, returned to Tim Cone, D.A., Upshur County.

Exhibit 4—8 mm movies, thirty (30)

Possession of Sgt./Inv. Baggs, Returned to Tim Cone, D.A., Upshur County. [End quoting.] [*See Exhibits 1 & 2.*]

K-9 “PETE”

In a supplemental statement dated May 24, 1993, [quoting:]

My name is Derry Minor and I am a police officer with the Austin, Texas Police Department. I have been so for approximately the past 8 1/2 years. I am currently assigned to the Organized Crime Unit as a K-9 handler.

I have been assigned K-9 “Pete” for over 2 years. K-9 “Pete” and I are currently certified as a Narcotics Detection Dog Team with the National Narcotics Detection Dog Association. K-9 “Pete” was trained by Billy Smith who is considered an expert in the training of narcotics and cadaver-recovery detection dogs. I have received over 200 hours training with K-9 “Pete” in multi-scent discrimination. Furthermore, I have received approximately 80 hours of training and actual field work with K-9 “Pete” in cadaver recovery by Billy Smith. K-9 “Pete” has been used in past cadaver recoveries in which he has given positive alerts which have proven true and correct and have led to the recovery of human remains. [End quoting.]

In an article appearing in the December 8, 1993 edition of *The Gilmer Mirror*, [quoting:]

Five people who were charged with participation in an alleged Gilmer child abuse ring were re-arrested Monday night, according to special prosecutor Scott Lyford of Galveston. Lyford said, “There are no



new charges,” but added that bonds on the five were raised to \$100,000.

exb 2  
area diagram

Meanwhile, a trial of two suspects in the case which had been scheduled to start Monday was canceled when one of them made a plea bargain.

Those arrested Monday night were Geneva Kerr, Danny Kerr, Connie Martin, Don Holeman and Tammie Smith. They remained jailed Tuesday afternoon.

Lyford said he could not discuss the specific charges or reasons for the rearrests because of a “gag order” issued by 115th District Judge F.L. “Tiny” Garrison. [End quoting.]

CONNIE MARTIN’S STATEMENT

In a notarized statement from Connie Martin dated December 9, 1993, [quoting:]

Before me, the undersigned authority, on this day personally appeared Connie Martin, known by me to be the person whose signature appears below, and, having been by me duly sworn, on oath says and deposes as follows:

“My name is Connie Martin. I live in Gilmer, Texas, with Danny Kerr. We are not married. I was present when Wendell Kerr and Danny Kerr, Don Holeman, Wanda Kerr, and me drove into Gilmer in Danny’s van. We picked up Kelly Wilson at a video store on the square. We drove back out to Eugene and Geneva Kerr’s house on Cherokee Trace. Eugene and Geneva, Tammy Smith and her son Raymond, and my two sons, Danny and Daniel, were there. Danny and Wendell led us all back to the woods. They made me and Wanda have sex with Kelly. She didn’t want to, they made her. Danny and Wendell made her have sex with them, and so did Geneva, Eugene, and Don Holeman. Tammy Smith was there. They kept her quiet by putting tape on her mouth. After they were through they made me and Wanda take the kids back to the house. I don’t know what they did with her after that.

Everything above is true and correct and what I saw.

My attorney has been with me at the jail while I have been questioned and am giving this statement.” [End quoting.]

Returning to the Timeline, [quoting:]

TIMELINE

12/9/93—Connie Martin gives affidavit concerning Kelly Wilson. Martin’s lawyer, Dwight Brannon, is present as well as Tim Cone, D.A. and Mike Martin, City Attorney. James Brown is also at the jail for a brief time. Connie Martin tells her attorney she is afraid of James Brown.

12/13/93—Connie Martin and Wanda Kerr give additional information on ritual killings.

Wanda Kerr writes letter to Wendell Kerr stating she has “told everything.” Letter is delivered to Wendell. He states he will cooperate and then is advised by his attorney to say nothing.

12/14/93—Scott meets with Sgt. Brown.

12/15/93—Sgt. Brown is asked to assist in investigation by obtaining telephone records and medical records on Wendell Kerr. Scott returns from Arkansas having checked out Wendell’s alibi.

12/16/93—Baggs met with Sgt. Brown about getting videotapes from local video store and checking rental records.

12/17/93—Sgt. Brown delivers two videotapes to District Attorney’s office as per Baggs’ request of the 16th. Sgt. Brown appears to be friendly and very cooperative.

12/29/93—Connie Martin passes polygraph on Kelly Wilson information, given by Gordon Moore, DPS. (At this time she had not implicated Sgt. Brown.)

12/30/93—Connie Martin implicates Brown in Kelly Wilson case, as well as sexually molesting children. Lyford and Baggs are present. Fleig not present, has returned to Sulphur, LA, due to family emergency. [End quoting.]

On December 9, 1993, Wanda Kerr asked that the following letter be delivered to Wendell Kerr. She had given information on Kelly Wilson and wanted her husband to do the same. He did not. Not long after that, Wanda Kerr started to recant her statements. [Quoting, **as spelled & written**]: [See Exhibit 3.]

#### WANDA KERR’S LETTER TO WENDELL

Dear Baby:

Hi! Whats up? Nothing much here, but just setting here thing about you baby. I have told them everything that I can think about o.k. I love you so much and I know you love me to I need you to open up to. o.kay. It is heard I know and I know your mind is block with alot of thing but you need to get it out o.kay. Honey I am doing fine and i mess you to. I have been tied up o.kay and what I mean is with all of this stuff o.kay and if you dont know what I mean just think for a minute and if you still dont know what I mean just let me know o.kay.

Will I guess I’ll let you go for know o.kay and Baby I Love you with all my heart. and God bless you.

Love always  
your wife  
Wanda Kerr [End quoting.]

#### OCCULT EXPERT

During this same week, the following ritual practices came to light during the questioning of Connie Martin

and Wanda Kerr on, I believe, December 13, 1993. A request for information was made to one of the leading occult experts in the country. [Quoting:]

Please advise if any of the following are part of any ritual or discipline you are familiar with:

1. Killing or sacrifice (human) on the ground, no altar sometimes the sacrifice was tied to a tree.
2. Blood of the sacrifice put into a cup and passed to each member of the group to drink.
3. The sex organs of the sacrifice are removed and cut into small pieces and eaten raw, placed in the mouth of each person by the leader.
4. Sex with the sacrifice before and after death.
5. All flesh is cut from the bones and eaten later, cooked and part of a regular meal.
6. Head and hands are saved, some bones are saved and inserted into other sacrifices as part of a sex ritual before killing.
7. Chanting about Satan is all through the ritual.
8. Some of the members have on white robes with a black six-pointed star on the left side of the robe, only the leader has a hood, the hood is trimmed in black.
9. Children as well as adults are used as sacrifices.
10. Children as well as adults are part of the group.
11. The person being killed is tortured by hitting, electrical shock and extreme brutality.
12. The following symbols are drawn on some of the people with blood.

symbols

Please fax your answer to: Scott Lyford.

ANALYSIS OF RITUAL MURDER—  
EAST TEXAS

Dear Brooks:

In response to your recent query about the sacrificial murder(s) in East Texas, here are the following possible interpretations. Let me rate each interpretation on a scale of 1 to 5 in terms of confidence levels. **Thus, 1 = Very Weak; 2 = Weak; 3 = Moderate; 4 = Strong; 5 = Very Strong.**

**1. Sacrifice on the ground. Victim sometimes tied to a tree.** This kind of ritual act can be called

“archetypal” and evinces characteristics of classic sacrificial procedure as described by ancient historians and cultural anthropologists. The purpose of tying the victim to the tree is to channel the blood energies back into the underworld, the realm of the dark lord.

#### **Confidence Level 5**

**2. Blood from sacrifice put into the cup and passed for drinking.** Again, this type of ritual performance is archetypal. It finds analogies in the satanic black mass. It is a parody, or perhaps we might say a ‘re-paganizing’, of the Christian Eucharist, or Holy Communion.

#### **Confidence Level 5**

**3. Cutting of the sex organs into small pieces and eaten raw.** This practice constitutes an act of magical incorporation found among primitive tribes that practice ritual cannibalism. Its technical name is “phallophagy”, or the consumption of the male member. The aim is to transfer the solar energies of the victim supposedly contained in the penis to the sacrifices. (See my own paper on Sacrifice and the Transformation Myth.)

#### **Confidence Level 5**

**4. Sex with the sacrifice before and after death.** A common kind of “ancillary” ritual action. Because most satanic sacrifice is part of the ceremonial complex known as pseudo-tantric sex magic, sex with the victim is a means of both humiliating them and crushing their egos while bonding into the mystic body of the cult where sex and death are experienced as one.

#### **Confidence Level 4**

**5. Flesh cut from the bones and eaten later.** This is a further gesture of ritual incorporation, or “unholy communion.” The blood is drunk and the body eaten as in all ‘communion’ celebrations, except that the act of incorporation is realistic and material, rather than symbolic, as in the Christian tradition.

#### **Confidence Level 5**

**6. Head and hands are saved, some bones saved and inserted into other sacrifices, as part of a sex ritual.** All body parts in ceremonial magic have a certain value, or “valence.” The valence of the head is intelligence, or self-consciousness. Magical groups believe that in preserving these body parts, the “power” or valence of the part is also preserved for the purpose of working further magic. It is like taking a part out of a junked automobile and using it in another chassis. By inserting the bones in future victims, the practitioners believe they are using the valences for specific magical applications in that ceremony. I could not begin to speculate as to the actual application in this instance. But it is done in accordance with the “theory of contagion”, developed by the famous anthropologist Sir James Frazer.

#### **Confidence Level 4**

**7. Chanting about Satan all through the ritual.** Chanting is essential to the ceremonial process in all

religions. By chanting the name of the “deity”, one attains the power of the deity. A satanic [*sic*] chants the name of Satan in order to receive the magical power of Satan.

#### **Confidence Level 5**

**8. Some members wear white robes with a black six-pointed star on the left side of the robe, only the leader has a hood.** Description of the regalia of high ceremonial “black magicians or satanists.” The six-pointed star is the Seal of Solomon, the emblem of high magical orders. The fact that the star is black indicates satanism.

#### **Confidence Level 5**

**9. Children as well as adults used in sacrifices.** Children are usually preferred as sacrificial victims, as the theoretician of sex magic Aleister Crowley says in his *Magic In Theory And Practice*. Children, because they are more innocent and pure are believed to have more power to be appropriated by ritual means.

#### **Confidence Level 5**

**10. Children as well as adults are part of the group.** This is a fairly common trait of satanic cults. Children are necessary both as magical fodder and for training successors to carry on the religion itself.

#### **Confidence Level 5**

**11. Person being killed is tortured by hitting, electrical shock and extreme brutality.** A painful death of the victim is necessary to release the vital energies for magical manipulation, as Anton LaVey himself notes in *The Satanic Bible*. The more the victim suffers, the more powerful will be their vital energy.

#### **Confidence Level 5**

**Symbols Drawn:** The first symbol, which looks like the “peace sign”, is actually the “generativity” symbol of solar phallic worship. It is often found in magical groups alongside the swastika. It is common in all magical groups, not just satanism groups. It is sometimes referred to as the “Cross of Nero,” but this interpolation is misleading. The second symbol is a similar “generative symbol” of solar/phallic worship.

#### **Confidence Level 5**

### CONCLUSION

Based on the information given to me, I can confidently conduce that what you have is an intergenerational cult of solar/phallic/satanist “high magicians” who probably trace their lineage all the way back to the pseudo-Templars of the fifteenth century. **The idiographic evidence for the existence of this cult is overwhelming.** [End quoting.]

### CONNIE MARTIN INTERVIEW

In a recorded interview at the Harrison County Jail with Connie Martin, on Wednesday, December 29, 1993, came the following. [Quoting:]

Present are: Stephen Baggs, Brooks Fleig, and Gordon Moore.

Baggs: Why did people get taken in the woods, and that was because they hurt them back there, and when you said they, that means more than one person, so we have others back there?

Martin: They just took some more kids back there.

Baggs: What did they do to them?

Martin: They messed with them, raped them.

Baggs: Where did they get them?

Martin: I don't know where they get them. I wasn't with them when they picked the kids up.

Baggs: They picked them up?

Martin: Yes.

Baggs: Who picked them up?

Martin: Danny and Wendell.

Baggs: Did they pick them up in a truck?

Martin: They have picked up kids in a truck, I don't know where they got these kids.

Baggs: One of the big trucks like they drive, you say they have picked them up. Do you know that?

connie martin

Martin: They left once up town in the van and picked up kids.

Baggs: You saw that?

Martin: No, that's where they told me they got them—up town.

Baggs: What about the big trucks? Have they picked them up out of state?

Martin: Danny picked up one in California. I think that was where he said he was. She was pregnant and had a few little kids.

Baggs: What did he do with her?

Martin: He said he took her to Midway Truck Stop and dropped her. I don't know.

Baggs: Any of the other kids that have been back in the woods been picked up on these truck routes?

Martin: When Danny was on the road he brought some kids home from the truck routes.

Baggs: Did he take them back in the woods?

Martin: Yes.

Baggs: Did they come out of the woods?

Martin: Did the kids come out of the woods? No.

Baggs: Were you back there with them?

Martin: Yes.

Baggs: What happened?

Martin: He raped them.

Baggs: And?

Martin: He raped them and killed them.

Baggs: Was he by himself?

Martin: No.

Baggs: Who was with him?  
Martin: Wendell, Geneva, and Gene.  
Baggs: What about Holeman?  
Martin: No, he wasn't there then.  
Baggs: Were you back there?  
Martin: Yes.  
Baggs: Were the children back there?  
Martin: Just—and—  
Baggs: O.K., what happened to those bodies?  
Martin: They told me they fed them to the dogs. I don't know.  
Baggs: To the dog?  
Martin: The dog.  
Baggs: One of their dogs?  
Martin: I guess.  
Baggs: Did you see the children die?  
Martin: Yes.  
Baggs: Who killed the children?  
Martin: Danny, Wendell, Gene, and Geneva.  
Baggs: O.K. How did they kill them?  
Martin: With a machete.  
Baggs: What happened to you? Where did you go?  
Martin: I didn't go no where.  
Baggs: You were standing there watching?  
Martin: I had to.  
Baggs: Kids were killed. Then what happened?  
Martin: That's it.  
Baggs: No, you got to either help them down, if they are strung up.  
Martin: I didn't do nothing.  
Baggs: You just stood there?  
Martin: I stood there and watched cause they made me watch.  
Baggs: O.K. What else did they make you do? Make you dig a hole?  
Martin: No.  
Baggs: Put the body in a sack?  
Martin: No.  
Baggs: Hide the clothes?  
Fleig: What did they make you do, Connie?  
Baggs: Make you cut up the body?  
Martin: No, they made me mess with the child.  
Baggs: After it was dead?  
Martin: Yes.  
Baggs: Boy or girl?  
Martin: Boy.  
Fleig: What did they make you do?  
Baggs: What else did they make you do? Well, we are saying they made you do it, so it is O.K. to tell

us.



Fleig: You already told us once before, Connie. You told me once before.  
Baggs: Did you have to eat a body part?  
Martin: Yes.  
Baggs: So, the bodies were cut up. Did they cut off fingers, toes? Did they cut off the boy's "thing"?  
Martin: Yes.  
Baggs: O.K. Did they cut up anything else?  
Martin: No.  
Fleig: What did they do with it after they cut it off?  
Martin: Made me eat it.  
Fleig: And then what did they say to you?  
Martin: Said I was one of them—part of their gang, or whatever you call it.

### EXHIBIT 3

Baggs: O.K. We have been this far before. What we are really interested in is what happened to those bodies? That boy, because where he is is probably where Kelly is, and the rest of them.  
Martin: I don't know where they are at.  
Baggs: Tell us what happened to you after you had to eat the part again.  
Martin: They just told me not to tell anybody.  
Baggs: Did you stay there and watch them? Did they tell you to leave the woods?  
Martin: Yes.  
Baggs: Are you sure? How long were they in the woods after you left?  
Martin: About an hour.  
Baggs: Where did you go?  
Martin: To the house.  
Baggs: Did you watch out the back door?  
Martin: Yes.  
Baggs: You saw them coming out of the woods?  
Martin: Yes.  
Baggs: Were they carrying anything?  
Martin: No.  
Baggs: Then, is it possible that they are still back in the woods?  
Martin: Yes.  
Baggs: O.K. Look here, let me tell you again, we understand that you were made to help with all this stuff. That you did not want to do it, O.K.? All of [us] here agree to that. We have been looking at this thing for 2 years now. We know what the kids have told us. What you have told us. What Wanda has told us. And it has all been pretty much the same. We also know what people do in these little groups, and one of the things they make you do is kill people and drink the blood, and eat the body parts, and do, you know, screw the kids; do all this kind of stuff. Most of the time they keep all the little bodies in one location. Cause they like to go back and get the bones and the skull, and the teeth and do things with those. It is not likely that Rachel hauled the body off. Do you understand what I am saying? That it is real likely that those bodies are back there somewhere. Did you ever see anyone, anyone, pickup one of those bodies or body parts and walk off from that circle, back into the woods?  
Martin: Just Danny.  
Baggs: What did he carry with him, away from the circle, not to the house, but back into the woods?

Martin: He carried a baby back in there.

Baggs: Where did the baby come from?

Martin: The little boy.

Baggs: O.K.

Martin: He took him back in there. I don't know where he took him to.

Baggs: When he came back did he have him with him?

Martin: No.

Baggs: Did he do that more than once?

Martin: Yes.

Baggs: O.K. Did he ever tell you about the place? Did he have a special name for the place, back there??

Martin: Just the bottoms.

Baggs: Just the bottoms?

Fleig: The bottoms is not the circle where the killings took place, is it? That is two places, right?

Martin: I guess, I don't know. I don't know if it is what they call the circle or down in the bottoms where they call the circle or down in the bottoms, where they go back in there or what.

Fleig: The bottoms, is that off their land or some other people's land?

Martin: No, that is on Geneva's land.

Fleig: Geneva's land is not that big.

Martin: I don't know how far them woods go back in there. I don't know if it goes on someone else's property or what.

Fleig: Sure wish you would tell us more about that two-week period with Kelly.

Martin: I was not out there the whole time.

Fleig: I know you weren't out there the whole time, but you did go back.

Martin: No, I didn't. I didn't want to go back.

Baggs: We aren't saying you did.

Fleig: They make you do things, I don't think you did anything that you wanted to do the whole time. I mean, they are owning you, they are forcing you to do everything.

Baggs: You understand that one is the same as 20 times. Once it is done once, once you have explained it once, it is the same as 6 times, 7 times, 8 times, do you understand what I am saying? The fact you went back once or twice more with Danny, doesn't make it any worse than the first time, Connie. You are saying, if you went back, and I believe what you are telling me, yes, that Danny went back and you went back out there to screw around with Kelly some more and mess with her. That is no different than if he went out there once; damn right, once is good enough. We got him there but we would like to know all these other times he went back too. He just hauled you along with him.

Fleig: How many times did he make you go?

Baggs: Danny likes violence; he likes to beat around on people, when he is screwing around with them, doesn't he?

Martin: Yes. [End quoting.]

On January 5, 1994, the following questions were asked of Connie Sue Martin by Gordon Moore, polygraph operator for the Austin Police Department. [Quoting:]

1. Are you lying about Geneva threatening to hurt you if you told anybody about Kelly? Response: No.

2. Are you lying about raping Kelly in the woods like you claimed you all did? Response: No.

3. Are you lying about picking up Kelly in Danny's van like you claimed you all did? Response: No.

4. Are you lying about taking Kelly in the woods behind Geneva's house like you claimed you all did?  
Response: No.

Examiner's professional opinion: No deception indicated. [End quoting:]

#### TIMELINE: 1994

1/7/94—Volunteer search of Duncan St. house. Among the items removed were jewelry, two Halloween-type or ritual masks and three knives.

Connie Martin stated some of the jewelry belonged to female victims that Danny had killed. She agreed to help match jewelry with possible victims. (This was never done.)

Connie Martin shows us house with cellar in Simpsonville where she and Danny had once lived.

1/8/94—Wanda Kerr put in general population at Harrison County Jail.

1/9/94—Connie Martin gives information of killings at Simpsonville. She states victims' bones were buried wrapped in black plastic.

1/10/94—Search at Simpsonville with cadaver dog and backhoe. Bone fragments found wrapped in black plastic, within 10 feet of where Martin indicated they were buried.

Pieces of metal were also found, but no other bones. Connie Martin stated the black plastic bags were always buried with a piece of metal to make them easy to locate in the event they wished to move them.

(It is our opinion the other bones had already been removed. During the May '93 search of Kerr home metal detectors had been observed.)

Hicks boys identify cellar as the "dungeon".

1/11/94—Fleig sees Sgt. Brown in front of Upshur County Jail. Brown is impatient and concerned about statements made by Wanda Kerr and Connie Martin.

Sgt. Brown is told by Fleig that only Scott Lyford can authorize release of information. Fleig explains to Sgt. Brown that Lyford is the boss and Fleig does not wish to cross him by releasing information without permission.

Sgt. Brown appeared very nervous and asked if he was mentioned in the statements, then immediately explained he meant his case. Sgt. Brown also stated he did not know Kelly Wilson, however, it was possible she might have served him coffee when working at a local restaurant.

1/16/94—Sent fax to Dr. Carl Raschke on facts relating to rituals performed in the woods.

1/17/94—Received lab report on Simpsonville bones from Dr. David M. Glassman.

Report indicates "Opinion: Based on morphological and radiographic analysis, the bone shaft and associated fragments are most probably human [subadult tibia], although an unequivocal determination cannot be made."

(It is my understanding later lab reports were negative.)

Connie Martin indicated one of the victims was a female juvenile.

1/19/94—DPS lab team at Simpsonville cellar. Two preliminary field tests indicate the presence of human blood in the cellar. (It is my understanding that the final report was negative.)

1/20/94—Lyford, Goar, Minschew, Baggs and Fleig met with Tim Cone, D.A.; Mike Martin, City Attorney; and Gilmer Police Chief McAllister in D.A.'s office about grand jury indictments. Tim Cone states he would prefer Lyford handle the case and present information to the grand jury. Cone states he will introduce Lyford to grand jury and let him present evidence.

In the event of Sgt. Brown's indictment, Chief McAllister was asked if he would pick up Sgt. Brown

(as it was determined that method of arrest would pose the least danger to all involved and would allow Sgt. Brown the professional courtesy of not being dealt with publicly.) Chief McAllister refused to cooperate in any way. Also met with Judge Garrison.

1/21/94—Grand jury returned indictments.

1/22/94—Met with Mike Martin, City Attorney and Becky Skinner at Gilmer Police Department. Sgt. Brown's records were copied, leaving the copies with the police department as per Chief McAllister. (Later Chief McAllister would give statement to *Gilmer Mirror* that Lyford team had taken originals and had not left any copies.)

1/23/94—Met with Marie Kerr Gray and Ronny Kerr. Marie stated she often saw Brown drinking coffee at the Trace and Duncan St. houses. Marie also stated she had seen a ring on Geneva's finger resembling the one Kelly Wilson was wearing at the time of her disappearance.

1/24/94—Arrest of suspects and press conference.

1/25/94—DPS lab team assists in search warrant at Cherokee Trace. Red barn and truck tool box removed.

1/26/94—Volunteer search warrant of Duncan St. house. Among items removed were boots (allegedly worn by Kelly Wilson), beads (used in sexual rituals) and mattress covering.

Connie Martin claimed Danny had killed a female on bed and mattress cover had been covered with blood. Sample of mattress pad was forwarded to DPS lab. Lab report indicated a positive presence of human blood. (No follow up.) [End quoting.]

#### SGT. BROWN INDICTED

In a newspaper article dated, I believe, January 23, 1994 [quoting:]

GILMER, Texas—A Gilmer police sergeant and 7 members of a family have been arrested and charged with capital murder, kidnapping and sexual assault in the disappearance of 17-year-old Kelly Wilson, missing for 2 years.

They were arraigned here Monday, and the indictments of the 8 men and women stated that Miss Wilson was repeatedly raped and held captive up to 9 or 10 days before she was stabbed to death. Her body has never been found.

Authorities said their investigation continues amid allegations of satanic rituals, and *The Longview News-Journal* reported that some acts by the suspects included human sacrifice. Special prosecutor Scott Lyford of Galveston declined to comment on the newspaper's report.

But Lyford did say, "We are continuing to investigate other aspects of the case, other possible homicides." He added that the investigation will include at least 4 or 5 other possible deaths of women and children, including that of a child missing from California.

Arrested Friday without incident at College Station was Gilmer police Sgt. James York Brown, the leading investigator in the teen's disappearance. Brown, who had been attending a police management class at Texas A & M University, was returned to Gilmer and was being held in the Upshur County Jail in lieu of bonds totaling \$650,000 on the 3 charges.

He was suspended without pay from the Gilmer police force. The 35-year-old Brown had served as a Franklin County deputy sheriff in the 1970s, County Judge Wayne Foster told *The News* on Monday.

Winnsboro Police Chief Gary Lile said Tuesday that Brown had once applied for a position on his force. From a background check, however, Lile said that Brown's fraternization with high school girls would not be appropriate for a Winnsboro police officer and he was not hired. [End quoting.]

In another article taken from the January 23, 1994 edition of the *Longview News-Journal* [quoting:]

GILMER, Texas—A day after his indictment by an Upshur County grand jury Gilmer Police Sgt. James Brown returned to East Texas to face charges in connection with the disappearance of 17-year-old Kelly Wilson.

Brown, 35, was arraigned at 9:37 a.m. Saturday and was brought back to Upshur County, said Brazos County Sheriff's deputy Cpl. Carey White. He arrived there 2:30 p.m., and remained in the Upshur County Jail, sheriff's officials said.

Eight other Gilmer area residents, already in jail on child molestation charges, were indicted along with the police officer.

Brown was lead investigator in the disappearance of Wilson, a Gilmer High School senior.

She disappeared the evening of Jan. 5, 1992, after making a bank deposit for her employer, Northeast Texas Video. Her 1985 Dodge Charger was found beside the store with a slashed tire.

Brown immediately took charge of the investigation and just days later enlisted the help of FBI agents from Tyler. The *Longview News-Journal* contacted the FBI late Friday and on Saturday, but agents said they could not comment on the case.

Wilson's parents told the *Longview News-Journal* Friday that they do not believe Brown is involved in their daughter's disappearance and praised his work. Cathy Carlson, Kelly Wilson's mother, said she would not believe the charges against Brown until she sees "cold, hard evidence."

Kelly Wilson's father, Robbie Wilson of Natchitoches, La., expressed doubts about the twist his daughter's case has taken. "I have developed into being too much of a skeptic to buy this whole story," he told the *Longview News-Journal*. [End quoting.]

In an article from the January 26, 1994 edition of *The Gilmer Mirror*, [quoting:]

SATANIC RITUALS ALLEGED  
IN ORIGINAL WARRANTS

The original search warrants executed on the Eugene Kerr residence off Cherokee Trace north of Gilmer contained bizarre allegations of children being sexually abused and forced to participate in satanic rituals.

(Scott Lyford, Special Prosecutor in the child abuse cases, said Tuesday he would “absolutely not” base prosecution in the cases, and the related indictments in the Kelly Wilson case, on any of the alleged cultic aspects of the investigation.)

The warrant was executed May 28, as the first eight of 10 suspects in an alleged ritual child abuse ring were arrested.

During the search for evidence at the residence, a storage building was moved and the ground under it was excavated.

The warrants listed as complainants Sgt. Stephen Baggs, of the Department of Public Safety Narcotics Division in Austin, an expert on “ritually abused children,” and Ann Goar of the Upshur County office of the Department of Protective and Regulatory Services.

The affidavit with the warrants alleged that different Kerr children or step-children told investigators at different times about being sexually abused and forced to participate in satanic rituals, including human sacrifice.

The DPRS caseworkers learned about the alleged incidents after the children, who had been taken from their parents by the Child Protective Services, began telling their foster parents.

The affidavit related that some of the children told of being left alone in desolate places, including a dump and in the woods, and told that “the devil will come and get [them]” if they didn’t mind.

“The boys were terrified of the devil getting them,” the report said.

One boy told an investigator that he collected bones, including human bones. It stated that he had “one bag for black people’s bones, another for white people, and one for animal bones.”

One of the children claimed he saw “babies being killed” at a residence of one of those arrested. He said he was forced to watch and later forced to kill a baby himself.

The boys also said they were sexually abused.

The children said they were told that if they ever informed anyone about the murders, or if they refused to participate, they would be killed in the same way, according to the affidavit.

Two young daughters of one of the accused said that they were videotaped while “making honey” [being forced to perform sexual acts], according to the affidavit for the search warrant. The girls said that the sexual acts were videotaped.

The affidavits quoted the girls as saying they were taken to a dungeon in the woods behind the Kerr house off Cherokee Trace, “the place where the devil plays,” to be sexually abused. They said the murders of the babies also took place there.



One boy told the investigators that he witnessed “about 10” child sacrifices, and gave graphic descriptions of being forced to murder babies and drain their blood into a “devil’s pot.”

Some of the children also told investigators that they were given coffee to drink to which something had been added. They said that after they drank the coffee, they became dizzy, and that was when they were sexually abused.

Investigators also said that the children mentioned “a white powder” being sprinkled on cake they were given to eat, after which they became weak and dizzy and both boys and girls were abused sexually.

On May 30, two days after the warrant was executed, Sgt. Baggs filed a return, listing items taken at the Kerr residence.

Listed were seven videotapes, two unlabeled. The five labeled ones had these titles: Ice Skating, Maid, Slaves, Combo #1, and White Satin. [End quoting.]

In an article from the Sunday, January 30, 1994 edition of the *Greenville Herald-Banner*, [quoting:]

POLICE OFFICER ARRESTED IN  
ABDUCTION RELEASED ON BOND

GILMER, Texas (AP)—One week after his indictment with seven others on charges of kidnapping, sexually assaulting and killing a teenager, Gilmer Police Sgt. James York Brown has been released from jail.

The suspended officer’s father, Gene Brown of Sulphur Springs, posted a \$225,000 surety bond on his property in Hopkins County for his son, who was released from the Upshur County jail Friday, a sheriff’s spokeswoman said.

State District Judge F.L. “Tiny” Garrison lowered the bond from \$650,000 on Thursday.

The officer faces three charges of aggravated kidnapping, aggravated sexual assault and the capital murder of Kelly D. Wilson, 17, who disappeared two years ago after leaving work at Northeast Texas Video. [End quoting.]

On February, 2, 1994, in *The Gilmer Mirror*, comes [quoting:]

LUCAS GEER RECANTS  
STORY ON SACRIFICES

A convicted child molester whose story that he witnessed satanic sacrifices at a home near Gilmer helped instigate a raid and arrests there last May has changed his story.

Ultimately, 10 people, most of them members or former members of one family, were arrested on child-abuse charges in that case.



Seven of the original 10 were indicted Jan. 21 along with Gilmer Police Sgt. James Brown and charged in the kidnapping, rape and murder of Kelly Wilson.

Lucas Geer, 25, brother of Wanda Kerr, has told reporters he had participated with other adults in child molestation at the Eugene Kerr residence off Cherokee Trace, but that he made up the parts of his story about participating in human sacrifice and other satanic rituals. Wanda Kerr has been charged with child molestation and also has been indicted in the Wilson case.

He told reporters that he had told the original story because investigators questioning him had been “bugging him.” He said he was told that investigators had videotapes showing him participating in crimes at the Kerr residence.

He said he told investigators that he had participated in at least 10 human sacrifices to get them to leave him alone. “I finally told them what they wanted to hear,” he said.

Geer said he doesn’t know why his story matched closely that of two children taken from the family of one of the Kerr children. The children told investigators of being forced to participate in killing babies in the Kerr house.

He also passed a polygraph test indicating that his story about the killings was true.

In his original story, Geer said the satanic sacrifices took place over a two-year period in the woods behind the Kerr house. He said they were witnessed by children.

Geer, serving a 10-year sentence at the Texas Department of Corrections Beto 1 Unit near Palestine for child molestation, said that he gave the story after being questioned for several hours.

Special Prosecutor Scott Lyford said Geer’s story change will not have any effect on prosecution of the Kelly Wilson case, since Geer was in prison at the time she disappeared Jan. 5, 1992. [End quoting.]

In another article from the February 2, 1994 edition of *The Gilmer Mirror*, [quoting:]

CHILD ABUSE LAW VICTIMS  
SET RALLY HERE MONDAY  
Brown Indictment Viewed As ‘Red Herring’  
by Mac Overton

Representatives of VOCAL (Victims of Child-Abuse Laws) plan a rally Monday, Feb. 7, in support of Gilmer Police Sgt. James Brown, who was indicted Jan. 21 in the disappearance of Kelly Wilson.

A spokesman for the group said they view Brown’s indictment as a “red herring” to divert attention from severe injuries suffered by a Gilmer child while in custody of Child Protective Services.

Don Holeman, Tammy Jo Smith and several members of the Eugene Kerr family who were already charged with participation in an alleged Gilmer child-abuse ring, have also been charged with participation in the

kidnapping, rape and murder of Kelly Wilson.

The rally will be at 9 a.m. at Gilmer City Hall, according to a VOCAL spokesman.

Tom Owens, president of the Texas State Chapter of VOCAL, said the rally is really prompted by injuries suffered by Danny Kerr Jr., whose parents are among those arrested.

Danny Jr., 7 was beaten severely by his foster father while in a Colorado City foster home, where he was placed by Child Protective Services. Danny Jr. remains comatose.

Danny's foster father shot himself to death Nov. 8, the day after he took Danny to an emergency room at a Colorado City hospital. Two days later, his foster mother died of a drug overdose.

Danny and his siblings had been taken from their parents after an investigation and the arrest of their parents, Danny Kerr Sr. and Connie Martin, and other members of the Kerr family May 29. Holeman and Ms. Smith were also arrested and their children taken into CPS custody at that point.

The affidavit by investigator Steve Baggs had alleged sexual, ritual and satanic abuse had been committed against children of the couple and the others arrested.

"Nobody remembers Danny (Jr.) anymore," Owens said. He said that Child Protective Services had begun to come under fire from media and others after the incident, but that everyone had forgotten the Kerr child after the recent indictments alleging some of the ones arrested in the alleged child-abuse ring were involved in Miss Wilson's disappearance Jan. 5, 1992.

"We want to know who's going to take responsibility for Danny's injuries. Here you have a child who is going to be a vegetable. He was taken from an alleged abusive environment and put into an environment where he most definitely did suffer abuse," Owens said.

Owens, a paralegal, said he had become involved with VOCAL after he was wrongly accused of having committed child abuse during a child-custody suit following a divorce. "I was once accused, but they were unsubstantiated allegations, and were dropped," he said.

VOCAL provides legal help for those falsely accused of child abuse, he said.

He cited statistics released by a children's rights specialist with the American Civil Liberties Union that "foster children are 10 times as likely to suffer serious injury while in foster care, and three times as likely to die in foster care, as children with their own families."

He also cited information from CPS that "the number of children who died in CPS custody was up seriously in Texas last year."

Owens said the group will also call for the resignation of Special Prosecutor Scott Lyford because of his handling of the case. [End quoting.]

Returning to the Timeline, [quoting:]

### TIMELINE

2/94—Lyford talked to Shane Phelps and requested help from the Attorney General's office.

2/2/94—Met with FBI Agent Norman Middlenton in Tyler, Tx.

While eating supper at Ann Goar's house, received an anonymous telephone call. Could hear only the sounds of a baby being made to cry. (This was very disturbing.)

2/7/94—VOCAL (Victims of Child Abuse Laws) rally at Gilmer courthouse square.

Wanda Kerr requests to be hypnotized in order to remember details of truck log and Kelly Wilson case. (This never took place.)

2/17/94—Connie Martin identifies small gold ring as one she saw on a child killed at the Kerr home.

2/18/94—Shane Phelps and team from Attorney General's office arrive for briefing.

2/25/94—Chief McAllister tells Fleig he has additional information about the Kelly Wilson case, previously unknown to the Lyford team. However, he refuses to release the information and states it is his intention to give it to Mr. Moore, Sgt. Brown's lawyer.

2/26/94—Met with Robby Wilson (Kelly's father) and wife. They are not satisfied and insist they will see Brown released.

Judge James B. Zimmerman of Dallas appointed to hear Wilson case.

2/27/94—*Dallas Morning News* publishes article attacking investigation and evidence in Gilmer case. [End quoting.]

In an article from the February 26, 1994 edition of *The Gilmer Mirror*, [quoting:]

LYFORD RECEIVED INFORMATION IN DECEMBER  
TRUCK LOGS INDICATE KERR OUT OF  
STATE ON DATE KELLY VANISHED  
by Mac Overton

Records from a Van Buren, Arkansas trucking company indicate Wendell Kerr was in New York state when Kelly Wilson disappeared.

And information filed this month with Upshur County indicates Special Prosecutor Scott Lyford had the records more than a month before he presented an Upshur County Grand Jury with evidence resulting in

the indictments of Kerr and others.

[*Later in article...*]

According to copies of trucking logs for Dec. 29, 1991, through Jan. 16, 1992, received anonymously at *The Mirror*, Wendell Kerr was on an extended trucking run which took him to Buffalo, New York, during the closing days of 1991 and the first weeks of 1992. Kerr was based out of Shreveport, La. at the time, and was a driver for USA Truck Inc. of Van Buren, Arkansas.

An examination of Special Prosecutor Lyford's voucher for December, 1993, shows that on Dec. 15, Lyford drove to Van Buren, Ark., to "review records from USA Truck officials to gather copies of evidence."

Copies of Kerr's log sheets show Kerr as off-duty in West Memphis, Ark., on Dec. 29, 1991. On Dec. 30, he logged 338 miles on a run from West Memphis to Bastrop, La., according to his log.

On Dec. 31, he logged 212 miles, ending up back in West Memphis, Ark.

On New Year's Day, 1992, the log shows 536 miles, starting in West Memphis, Ark., and ending up in Monee, Il.

He only drove 25.5 miles on Jan. 2, according to the logs, ending up in Blue Island, Il.

On Jan. 3, 1993, the log shows Kerr starting out in Blue Island, Il., and driving 280 miles to West Unity, Ohio.

The entry for Jan. 4 shows Kerr starting in West Unity, Ohio, driving through Pennsylvania, and ending up in Buffalo, NY, a distance of 408 miles.

The entry for Jan. 5, the date of Miss Wilson's disappearance, shows Kerr off-duty in Buffalo, NY.

[*Clue—examine the gasoline purchase records from the period of January 3-January 6. Something just doesn't add up. In fact, for each of the critical time periods involved, examination of the gasoline records is well advised. Also, Wanda informed investigators that Wendell kept two (2) truck logs—a common practice among truck drivers.*]

On Jan. 6, logs state that he started in Buffalo and drove 510 miles to Kirkland, Ohio. An attached memo from the trucking company's fuel-tax department to the company's safety department states that Kerr incorrectly listed Buffalo, and that the correct point of departure was Amherst, N. Y.

He drove 500 miles on Jan. 7, 1992, from Kirkland, Ohio to Racine, Wisconsin.

The log for Jan. 8, 1992, indicates a run of 484.5 miles, starting in Racine and ending up in Shelbyville, Kentucky.

On Jan. 9, he drove another 248 miles to Glendale, Ky.

(Part of the data is missing from *The Mirror*'s copy of the Jan. 10 log, but it indicates 283 miles were driven.)

The log sheet for Jan. 11 shows a 416-mile run from Dayton, Ohio, to Raphine, Virginia.

On Jan. 12, Kerr's log shows 127.5 miles from Raphine, Va., to Fredericksburg, Va.

The entries on the Jan. 13 log show him starting in Fredericksburg and ending up in Sandy Cross, Georgia, a drive of 510 miles. A correction notice supplied by a company clerk in the USA Truck Inc. fuel-tax department, and sent to the Safety Department, states that a notation about Salisbury, S.C., should read Salisbury, North Carolina. An accident is also noted in Greenville, S.C.

On Jan. 14, 1992, the date targeted by the prosecution as being "on or about" the time of Miss Wilson's murder, Kerr's log shows, a run of 459 miles, with Kerr starting in Sandy Cross, Ga., and driving 459 miles to reach Alton, La.

The entry for Jan. 15 shows 520 miles were logged, starting in Alton, La., and proceeding to Flatonia, Texas. The log also shows an accident on the road in Lafayette, La.

Log sheets show that, on Jan. 16, two days after he allegedly participated in the murder of Miss Wilson, Kerr drove 520 miles from Flatonia, Texas, through San Antonio and Houston and ending up in Lafayette, La.

While the logs seem authentic, **law enforcement officials say logs can be falsified**. However, while logs may be falsified for several days, they are still generally considered accurate as far as recording delivery of loads. [End quoting.]

An article appearing in the February 27, 1994 edition of *The Dallas Morning News* is believed, quoting former investigators in the case, "to have been a major factor in the decision for the Attorney General's office to take over the Wilson Case. When this article was written, Judge Garrison had issued a 'gag order' and the defense took advantage of the silence to release false information." The title of the article is, *Evidence Scant Against Officer In Gilmer Case—Prosecutor vows to make case stick; FBI skeptical of charges*.

Returning to the Timeline, [quoting:]

3/1/94—Raymond Smith ID's Herbison and Shoemaker from video lineup as the two subjects that had sexually abused him with Don Holeman and Tammy. (To my knowledge this has never been followed-up on.)

3/5/94—CLEAT (Combined Law Enforcement Agencies Of Texas) requests that Attorney General's office investigate Gilmer case.

Lyford announces he is ready to try cases on child molesting. [End quoting.]

In an article appearing in the March 5, 1995 edition of *The Gilmer Mirror* written by Mac Overton,

[quoting:]

Scott Lyford, in a special meeting with the Upshur County Grand Jury Friday morning, announced he has resigned as special prosecutor for the Kelly Wilson case and a number of child-molestation cases in Upshur County, according to unconfirmed reports. [End quoting.]

In another article appearing in the same edition of *The Gilmer Mirror*, [quoting:]

The attorney for James Brown, one of eight defendants charged with capital murder in the Kelly Wilson case, filed a request Friday morning for a restraining order and temporary injunction against Special Prosecutor Scott Lyford.

The requests asks that Lyford be restrained from “subpoenaing witnesses from the grand jury for the purpose of trial preparation.” [End quoting.]

Returning to the Timeline, [quoting:]

3/10/94—Connie Martin has last visit with Little Danny; however, her attorney, Dwight Brannon, suggests she not sign relinquishment papers at this time.

3/11/94—Met with Shane Phelps and staff at Attorney General’s office in Austin. Shane Phelps informed us the A.G. intended to take over the cases. However, there would be a period of three to four weeks for debriefing and orderly transition. The Lyford team agreed we would do everything possible to cooperate during this transition. (No debriefing or period of transition took place.)

VOCAL holds second rally in Gilmer.

3/12/94—Connie Martin has last visit with other four children. Ronny Kerr reports shots fired at his home the night before.

3/14/94—Shane Phelps and A.G. staff dismiss all charges relating to Kelly Wilson and inform Fleig and Baggs that their services are no longer needed. (There was no debriefing or period of orderly transition.) [End quoting.] And there were no explanations given.

**It was after State Representative Bob Glaze telephoned the State Attorney General’s office asking that they become involved in the Kerr Case that Shane Phelps, Assistant Attorney General, became involved. State Representative Bob Glaze lives just down the street from the Kerrs and is a long time family friend of the Kerrs. Bob Glaze is also responsible for financial appropriations for the State Attorney General’s office! While incarcerated, phone records indicate several phone calls from defendants directly to Bob Glaze.**

As a sidebar, Suspect Roger Don Holeman, while facing child abuse charges in Gladewater, Texas, used Bob Glaze as a reference.

In an article appearing in the Wednesday, March 16, 1994 edition of *The Gilmer Mirror*, [quoting:]

CHARGES AGAINST 8 IN  
KELLY WILSON CASE DISMISSED BY STATE

by Mac Overton

The state has dropped charges against eight Gilmer residents in the disappearance of Kelly Wilson, citing “insufficient evidence to convict at this time.”

The development came Monday in a routine hearing turned bizarre, with the Attorney General’s office asking that charges be dropped and attorneys for most of the defendants objecting to the dismissals.

Visiting Judge James B. Zimmermann said that, in 17 years as a District Judge, he had never seen so many major charges dropped at once. He said he did not know until Monday morning that the state would ask him to dismiss charges.

Suspended Gilmer Police Sgt. James Brown, and seven others, including Eugene Kerr, Geneva Kerr, Wendell Kerr, Wanda Kerr, Danny Kerr, Roger Don Holeman and Tammy Jo Smith, had been indicted Jan. 21 on charges they participated in the kidnapping, rape and ritual murder of Miss Wilson. The Gilmer teenager disappeared Jan. 5, 1992, and no trace of her has been found.

Brown had been chief investigator on her case until he was indicted.

David Moore, attorney for Brown, stated an objection to the dismissals, asking that they be allowed to go to trial on the original indictments or have charges dismissed “with prejudice,” meaning they could not be re-filed. Attorneys for most of the other defendants filed similar objections on behalf of their clients.

James Moore (no relation to David Moore), who is attorney for Geneva Kerr, said, “What we’re looking to do is to have some finality to this.” He said that the defendants “still have to live under fear that the state will come back and reindict.”

Zimmermann, appointed to hear the cases after 115th District Judge F.L. “Tiny” Garrison removed himself, overruled all the objections, and said the dismissals were “without prejudice,” meaning they can be refiled by a future Grand Jury.

Zimmerman also granted a motion by Moore to allow Moore to continue as Brown’s court-appointed attorney until the case is completely resolved.

Zimmermann also said that he will bring the judge who appointed him “up to speed” on the cases, adding that “these are highly unusual times and highly unusual cases.” He did not elaborate.

The visiting judge made a point of greeting Brown from the bench after adjourning the hearing.

At a press conference after the proceedings, Shane Phelps of Attorney General Dan Morales’ office said that the cases were dismissed because “evidence is presently insufficient” to bring convictions.

“The investigation [into Kelly Wilson’s disappearance] is not over...the investigation continues.”



Special Prosecutor Scott Lyford, who went to the Grand Jury with information which resulted in the indictments, defended his investigation, and told reporters that the Upshur County Grand Jury “is going to investigate the case, and we’re going to find out what happened to Kelly Wilson.”

In response to a question about whether indicting Brown was a “mistake,” Lyford said that he wouldn’t address that issue because it would involve a discussion of evidence.

He declined to answer questions about whether the indictments should have been filed in the first place, and abruptly walked away as a barrage of questions continued.

[*Later in the article...*]

Meanwhile, a subpoena was delivered Monday to Gilmer Police Chief Al McAllister by the Attorney General’s assistants, summoning McAllister to testify to a special meeting of the Upshur Grand Jury March 23, 1994. [End quoting.]

In the same edition of *The Gilmer Mirror*, also by Mac Overton, [quoting:]

Suspended Gilmer Police Sgt. James Brown proclaimed his happiness that the state has dropped charges against him Monday, but said that “I will not feel totally vindicated until this investigation of me comes to an end or I am acquitted.”

Reading from a prepared statement, Brown said that being charged with the kidnapping, rape and capital murder of Kelly Wilson “has been a grueling nightmare for myself, my wife, my family and friends.”

Brown made the announcement in a press conference Monday afternoon at the office of his attorney, David Moore of Longview.

“I am very happy with today’s turn of events,” he said. “It is the best news I have had in a while. I am encouraged that the Attorney General, after carefully reviewing the evidence, has concluded that the evidence is insufficient to support the indictment. I hope that this signals that a fair and impartial investigation will be made from this point forward.

“While I feel exonerated by today’s action, I will not feel totally vindicated until this investigation of me comes to an end or I am acquitted.” [End quoting.]

From an article in the March 19, 1994 edition of *The Gilmer Mirror*, [quoting:]

Sgt. James Brown, given back pay and offered his job back by the City of Gilmer after indictments against him were dropped by special prosecutors from the Attorney General’s office Monday, will probably return to work after taking three weeks’ accumulated sick leave. [End quoting.]

In an article from the March 30 edition of *The Gilmer Mirror*, [quoting:]

Federal civil rights suits have been filed against Child Protective Services in both Smith and Upshur Coun-

ties.

CPS regional supervisor Linda Fleming in Tyler said she is prohibited from commenting on cases under litigation. However, she said that they have not been formally notified of civil rights suits against the CPS in this area.

In the Upshur County case, Cloy and Paulette Kerr filed a civil-rights violation complaint on behalf of their nephew, Danny Kerr Jr., according to Tom Owens, Texas president of VOCAL (Victims of Child Abuse Laws). [End quoting.]

Returning to the Timeline, [quoting:]

3/24/94—Bonds reduced on Gene and Geneva Kerr, Smith and Holeman. Holeman and Smith released on bond.

4/9/94—Connie Martin and Wanda Kerr moved from Harrison County Jail back to Upshur County Jail.

(From April to July when Martin was released on bond she claims she was raped, continually harassed and placed in danger by being in the same jail with Danny Kerr. On more than one occasion Danny Kerr was allowed to harass her through her cell door or was standing by the telephone when she attempted to make a call. She was told she could not call any member of the Lyford team and would be in trouble if she did.)

Connie Martin stated she reported the rape and harassment to her attorney and no action was taken.

4/29/94—Lisa Tanner of Attorney General's office requests Fleig to appear at Gilmer Grand Jury. (Ms. Tanner would not give Fleig information as to subject of investigation.) Fleig refuses to go without subpoena. Grand Jury is canceled.

5/15/94—*Dallas Morning News* runs articles on Lappes' suicides and Debbie Minshew and Ann Goar. Both articles contain misinformation and gross exaggerations. [End quoting.]

#### ATTORNEY GENERAL'S REPORT

What follows is the official Attorney General's report by prosecutors on the Kelly Wilson case dated June 20, 1994. The documentation received by *CONTACT* are pages 14 through 27. I am including these pages in their entirety here. [Quoting:]

So far this report doesn't prove with hard evidence that Denton killed Kelly Wilson but it does reflect facts that strongly suggest that he is a very prime suspect because of his personality and various versions of his whereabouts. Perhaps the most telling evidence of this is actually listening to the tapes of his Grand Jury testimony where he at times struggles for answers.

Another interesting aspect mentioned earlier in this report is the fact that the car Denton was driving on the night of Kelly's disappearance was a 1984 Chevrolet Celebrity. This car was purchased on 8-29-91 by Denton's father and was sold on approximately 2-11-92 to a dealer in Louisiana to be shipped to Mexico.

The FBI did a vacuum of the car's interior and recovered debris which included hair strands. Also, the FBI noted that the truck mat was missing from the car. A copy of the vehicle title records are in Exh. P.

6-1-94: On 5-31-94 Investigator Idol received a call from Mrs. Robbie Wilson who states that she and her husband have received information that the Wilson son Kyle has AB Negative blood type and she said that Sgt. Brown had told her husband, Robbie, that his ex-wife has A Positive blood. She said Robbie has A positive blood and she has called a hospital who has told her that two parents who have A Positive blood cannot bear an offspring with AB Negative blood. She feels Kelly knew this fact which would make Kyle a bastard child and that Kelly was going to tell this to Robbie and this may have been a motive if Cathy Carlson had a hand in Kelly's demise.

On 6-1-94 Robbie Wilson called and expressed the same question and concern and asked if we knew Cathy Carlson's bloodtype. I told him "no" and would not release any information in the files. [This supplement made for documentation purposes only.]

6-2-94: Up until this time this report has focused upon suspects who were not initially indicted in the murder of Kelly Wilson. It is common knowledge that in January 1994 several members of the Gilmer Kerr family as well as Sgt. James Brown were indicted in this case as a result of the efforts of Scott Lyford who had been appointed a special prosecutor to look into sexual abuse involving the Kerr children. During this investigation the investigative team received information that the Kerr family and several of their friends had not only been involved in sexually abusing children but also were involved in the torture and murder of Kelly Wilson. Two of the suspects in this sex abuse case later testified that Sgt. Brown was also involved with them in the death of Kelly. This information led to the subsequent indictments of these people for aggravated kidnapping, aggravated sexual assault and capital murder. After strong requests from local officials, the OAG agreed to take over the investigation into the disappearance of Kelly Wilson. After careful review, of the cases of capital murder against the Kerrs and Sgt. James Brown, Division Chief dismissed the indictments for lack of evidence. The focus of this part of the investigation will focus on the disappearance of Kelly Wilson and will not involve the sexual abuse charges. The sexual abuse charges are actively, and separately, being pursued by the Statewide Child Sexual Abuse Section of the Prosecutor Assistance Division.

Division Chief Shane Phelps has directed the investigators of the Prosecutor Assistance Division to concentrate on whether Sgt. James Brown (as well as the Kerrs) are responsible for the disappearance of Kelly Wilson. In looking at all of the events that led to these indictments, it was found that evidence has been uncovered and/or confirmed that exonerates or appears to exonerate both Sgt. James Brown and Wendell E. Kerr, who was also indicted in the murder. In order to keep this report in an organized format, the first case to examine will be that of James Brown.

On 5/December/93 Wanda Kerr made a written statement where she states that after New Year's Day in 1992, she and her husband Wendell Kerr were driving a commercial carrier for USA Trucking and arrived in Gilmer. They went to the home of Gene and Geneva Kerr and then met with Danny Kerr and Connie Martin. She states the group then went to Gilmer in a green van and drove to the video store. The group saw Kelly Wilson outside the store and Danny Kerr asked Wilson if she "would she like to see his mama" at which time Kelly got into the van and went back to the house with them. Once back at the house of Gene and Geneva Kerr, the group proceeded to disrobe Kelly and she was sexually assaulted and the

statement ends with Wendell Kerr taking a knife and going to an area where Kelly was bound and then returning with the knife with blood dripping from it.

What will become important about this statement is that nowhere in this statement that concerns the violent sexual assault and possible murder of Kelly Wilson is the name of James Brown ever mentioned as being a participant. Several people are named [to include Wendell Kerr, which will become important later] but not James Brown. [Exhibit 1]

Then on 9/December/93 Connie Martin gave a written statement that reports the same group, to include Wendell Kerr, picked up Kelly Wilson at the video store and took her to the Kerr Home where she was assaulted sexually. Nowhere in this statement is James Brown's name mentioned as being a participant nor is his name even mentioned. [Exhibit 2]

So far we have two separate individuals who are admitting to a sexual assault and James Brown's name is never mentioned. However, in both statements Wendell Kerr's name is mentioned.

Then on 6/January/94 Connie Martin is interviewed over a period of several hours by the Scott Lyford team and these interviews are on tape. The Lyford team has released these tapes to us and also has released a synopsis of the tapes in written format. [Exhibit 3] The account details, in the words of Martin, a graphic and gruesome description of rape, torture and degradation as it allegedly occurred to Kelly Wilson over a period of ten days, beginning on 5/January/92 with her abduction and ending on 14/January/92 with her death. In these taped interviews, Martin goes into minute detail about what each person did to Kelly on certain days within this period, and even into specific times of day and night even though the event occurred two years earlier. It is in these tapes and on the synopsis that Martin brings into the story that Sgt. James Brown was present and participated and she was able to tell in minute detail the exact sex acts Brown performed and what his exact words were while he was assaulting Kelly. Martin was able to do the same for Wendell Kerr. [The importance of this will be illustrated later in this report]. The reader needs to recall that Martin never mentioned Brown in her first statement in Exhibit two.

Now I will compare the times and dates that Martin said Brown was present while the week-long torture and rape of Kelly was transpiring with the documentary material that places Brown at other locations. Please note that the synopsis is not dated but follows a chronology in days from the time Kelly was missing.

Martin says Brown was present on the date of the abduction which was 5/January/94. She says Brown was driving a green van and in the tape said he was wearing his police uniform and had on his gunbelt. She then goes into detail what perversions Brown performed on the victim in the presence of 10-12 other actors. The Gilmer Police Dept. work schedule for the month of January 1992 shows Brown to be off, as this was a Sunday and Brown was off on weekends. [Exhibit 4] The OAG obtained the original copy of Brown's diary from Brown's attorney, David Moore, and for that date Brown writes that he was with someone and woke up at 8:00 a.m. and then goes into the details of the day with them visiting various relatives and the day ends with "we" having pizza for supper and talking the rest of the evening. The "we" Brown refers to is himself and his girlfriend Debbie. [This person no longer lives with Brown but does live in Gilmer and attempts will be made to contact her through Murray Jordan of the Upshur Co. Sheriff's Dept.] [See diary content in Exhibit 5] On 6-6-94 Chief Deputy Jordan interviewed and received a written statement from Debra Dessify and she lives at PO Box 1462 in Gilmer, Texas and her current telephone

number is 903-734-5061. Dessify states that she recalls that on 5/January/92 Brown was home with her and that on that date they visited his parent's home. They had lunch there and then returned home at approximately 6:00 p.m. and later that evening they had pizza and they went to bed at about 10:00 p.m. This information coincides with the information in Brown's diary as illustrated in Exhibit 5. [See Dessify's statement in Exhibit 10.]

It should be noted that for this date Martin went into precise detail about who ate what for supper and what the food looked like and where they all slept and so on.

The next date that Martin states that Brown was present was on Wednesday, 8/January/92 "at about 7:30 or 8:00 p.m." Again, Martin goes into precise detail about Brown being dressed in his uniform and this time he is in his patrol car. She describes how he parked close to the house and she said he had his portable radio with him. According to Brown's original field notes on the Wilson case he writes that at 7:30 p.m. on 8/January/92 he was talking to a William Dodson and then shows talking to a Bill Webb and a Commander Don Gobbel at the same time. Then, according to his field notes, Brown writes that he was interviewing Michael Bibby at 7:50 p.m. According to Brown's handwritten offense report for 8/January/92, he shows talking to Dodson but does not give a time. However, in the next entry Brown shows he talked to Webb at 7:35 p.m. and Gobbel at 7:40 p.m. Then at 7:55 p.m. Brown's report shows Brown to be talking to Bibby. Brown's diary entry for this date reflects he talked to some kids who were skateboarding in the area at 8:30 p.m. and indicated that there was a lead in the case. Also obtained by the OAG was a group of small pocket notebooks similar to the ones a police officer keeps in a shirt pocket and there is a page of one of these that has the name of Commander Don Bolber followed by the name of Michael Bibby and it indicates a time of 8:30 and 8:45 but gives no date. [See Exhibit 6 for Brown's field notes and case report pages, the diary entry for 1-8-92 and the copy of the small notebook page]

The next time that Martin reports that Brown was present for torturing and sexually assaulting the victim was on Monday, 13/January/92 at approximately 8:00 p.m. and again he was in his patrol car. Brown's field notes and report reflect that he had activity on those dates but do not give specific times. The diary is also of no value on this date except he indicates the case is continuing.

The last time Martin indicates that Brown was present for these activities was on Tuesday, 14/January/92. On this date, according to Martin, Brown arrives in his patrol car at 8:45 p.m. and the group waits until approximately 11:00 p.m. to take Kelly into the woods for what would be the last time because she was alleged by Martin to have been killed on this night. Again, Brown is in his patrol car and has his uniform on. The group had perverted sex again and then the victim was methodically processed with a knife and the group drank her blood and then hanged her body in a tree to allow body fluids to collect in a pot.

This night is of special interest in the investigation because according to Gilmer police chief Al McAllister, Brown was summoned to the hospital during this period to take a statement from a suspect who had been injured in an aggravated assault. The officer who handled the case was named DeCuir and he now works at the Sheriff's Office. I have found in the Lyford file the original copies of the Gilmer PD officer patrol reports for January/92. In the group was a report dated 14/January/92 indicating the activities of DeCuir who was working the midnight shift. At 11:15 p.m. he reports going out of service at the Baylor ER in reference to an aggravated assault case. I also have a copy of the offense report and a statement Brown took. The report indicates that DeCuir arrived at the hospital at 11:15 p.m. on Tuesday, 1-14-92 and also indicates he notified Brown who reported to the justice center and interviewed the suspect. Brown then



made a supplement report that he met with the suspect at 12:45 a.m. January 15, 1992 and took a statement from him. The rights warning sheet is also date/timed January 15, 1992 at 12:45 a.m. [See Exhibit 7] On 6-6-94, Murray Jordan interviewed Deputy DeCuir and DeCuir recalled the case and stated in a written statement that on the night of this incident, 14/January/92, he called James Brown at Brown's home very shortly after arriving at the hospital at 11:15 p.m.. DeCuir's statement is in Exhibit 11.

If Brown gave the warning and took the statement at 12:45 a.m., this means he would have had to have had time to be notified and drive to the justice center. He probably would have had a briefing on the case so this means he was probably notified at least 30 minutes prior to the 12:45 a.m. or at about midnight or shortly thereafter. In her taped interview, Martin says that the orgy started at 11:00 p.m. Then she states that five people, to include Brown, had sex with Kelly, cut her up and drew pictures on their bodies in Kelly's blood, hanged her up "in the name of Satan" for her blood to drip out and then drank the blood. If this statement is true, Brown was the fourth person to violate the victim. All of this would have had to have happened in a very short time, less than a few minutes, because Brown had to get to the justice center to interview the suspect. He would have had to undress, watch several people have sex, have sex himself, watch more people have sex, watch a body be killed and cut up, had the blood splashed on his chest, drink the blood, get dressed and respond to the justice center in approximately no more than an hour. This does not include having to clean the blood from his body before putting on his uniform. [AS STATED EARLIER, I AM NOT TRYING TO BE HUMOROUS IN THIS ANALYSIS. I AM TRYING TO SHOW THE FACTS THAT ARE PURPORTED BY ONE PERSON AND COMPARE IT TO THE DOCUMENTARY EVIDENCE AVAILABLE FROM OFFICIAL POLICE FILES.] I contacted Murray Jordan, Chief Deputy of the Upshur Co. SO where James DeCuir now works and he interviewed DeCuir who recalled the aggravated assault investigation that night. DeCuir stated that shortly after he arrived at the hospital at 11:15 a.m. on 1-14-92 he called James Brown personally at Brown's home and Brown came downtown to interview the suspect. DeCuir gave a statement to this effect and he is available for Grand Jury testimony. [Exhibit 11 ]

I have also been in contact via telephone with a Shane Wilson, 721 Buffalo, Gilmer, TX Phone W-903-365-2295 and H-903-843-3403. Wilson was a police reserve with the Gilmer PD and he assisted Brown almost entirely the first several weeks of the Wilson case. He states that there was never a time that Brown was out of pocket and that they worked late into the night the first several weeks chasing leads and questioning people. He states that he never saw Brown drive any type of van and that the only vehicle owned by Brown was a pickup. Brown did drive the patrol car off duty but never wore a uniform off-duty. Wilson states that he can testify that he was with Brown when Brown drove into rural areas checking creeks and brush and that these areas included Barnwell Mountain, Cherokee Trace and Kelsey's Bottom. To his knowledge, Brown knew one of the Kerrs because they had worked together at one time but he had no special friendship with them. Also, he stated that Brown never made any comments about knowing Kelly Wilson or ever wanting to sleep with her. Wilson described himself as Brown's best friend and said this was the first time he had ever been contacted by investigators and described the arrest of Brown as "INSANE." According to Wilson, Scott Lyford and Brown came to odds when Brown investigated the whereabouts of Wendell Kerr during the first several days of the case and discovered that Kerr was working and driving a truck 2,000 miles from Gilmer during this time. He said Lyford had threatened Brown with revenge and had apparently gotten it. Wilson stated that he will testify before a Grand Jury. On 6-7-94 I took a written statement from Wilson as to these facts. [Exhibit 12]

There is a report in the Lyford files dated 6-30-93 which was written by Brown that indicates a Judge Livengood had received information that Kelly had been abducted, murdered and dismembered by the Kerr family and others. This information had been given to the Judge by an unnamed juvenile. Brown's report indicates that he went to check Kerr's whereabouts after Kelly came up missing. Kerr told Brown he was driving a truck for USA Trucking and that the information could be verified. On the same date Brown contacted a Jerry Seiter of USA Trucking in Van Buren, Ark. who verified that Wendell Kerr was in fact driving a truck for them at the time and Brown ends his report with stating Kerr was being truthful and that USA was sending copies of his work records. [Exhibit 8] The OAG has obtained a fax page from USA to Brown dated 7-6-93 where they sent copies of Kerr's log sheets and the logs are attached. [MORE ON THE LOGS LATER IN THIS REPORT]

The OAG has also located a report written by Brown on 12-14-93 in which Brown wrote that he had met with Scott Lyford and was told he would have no further access to the case and that Lyford told him if he rejected this, that attempts would be made to discredit Brown. Brown goes on to state that the special prosecutor and DHS personnel were lying about facts and that there was an attempt to threaten him. This report is marked Grand Jury Exhibit 5 as it was apparently used by the Grand Jury. [Exhibit 9]

Also found in the Lyford Files were original log books of Wendell Kerr from USA Trucking along with bills of lading and original gas receipts for truck fuel. These items all have original signatures in the name of Wendell Kerr written on them. I have secured this as evidence and turned these documents over to the DPS forensic laboratory in Austin and am awaiting permission from the attorney of Wendell Kerr to allow Kerr to give us a sample of his handwriting. Lisa Tanner is handling the contact with the attorney.

I have studied the logs and gas tickets and bills of lading and it shows that from 12-27-91 until 1-17-92 Wendell Kerr was operating a truck for USA in Arkansas, Louisiana, Illinois, Ohio, New York, Pennsylvania, Kentucky, West Virginia and Virginia.

Specifically, on 1-5-92 [Date of Kelly's disappearance] the log shows Kerr to be in Buffalo, NY [See list below for next nine-day schedule according to the logs].

- 1-6-92 - New York and Ohio
- 1-7-92 - Ohio and Wisconsin
- 1-8-92 - Wisconsin and Indiana
- 1-9-92 - Kentucky
- 1-10-92 - Kentucky and Ohio
- 1-11-92 - Ohio, West Virginia and Virginia
- 1-12-92 - Virginia
- 1-13-92 - Virginia and South Carolina
- 1-14-92 [Date of Kelly's death according to Martin] - Georgia, Alabama and Louisiana

I will not attach these logs as an exhibit because of their bulk but will retain them in the files. [DPS has the originals.] On 6-7-94, I received handwriting samples from Wendell Kerr who is confined in Daingerfield, Texas. This was done in the presence of his attorney Corky Stovall. [903-639-7535] These samples will be released to the DPS.



On 6-2-94 I contacted Jerry Seiter who is the manager of personnel for USA Trucking located at 3108 Industrial Park Rd. in Van Buren, Arkansas [501-471-2655 ] and inquired as to the authenticity of the logs and asked whether they could have been manipulated by Wendell Kerr. Mr. Seiter seemed frustrated in discussing this. He stated that he had met with Brown's attorney, Kerr's attorney and the Lyford group and had told all of them the same and indicated he was tired of repeating this. He stated that there was no way that the logs had been manipulated and further there was no doubt that Wendell Kerr could not have been in Texas during the the first two weeks of 1992 because he was in the places indicated on the logs and indicated that this was a "crazy case".

Lisa Tanner has put me in contact with Dr. Bruce Perry who is a psychiatrist with the Baylor Medical School and he has listened to the Martin tapes and interviewed both Martin and Wanda Kerr. [713-794-7062] He stated that neither Kerr nor Martin are capable of even short-term memory much less recalling exact and precise details from two years earlier. Further, he described both as being very mentally disoriented and very severely abused persons. He stated that he had listened to the tapes and was appalled at the manner in which the Lyford group questioned these people and felt that many of the stories told had been suggested to Martin and Kerr in hours of interviews that are not recorded. He stated that he would be able to testify if called but reserved a purely medical opinion as to the mental health of these people until he would have another opportunity to examine them.

In conclusion to this part of the case, it is felt and is illustrated by the evidence and statements received that there exists very reasonable grounds to assume that James Brown and Wendell Kerr did not have anything to do with the death of Kelly Wilson. It is further suggested that the Grand Jury who handed down these indictments may not have had access to all of the evidence.

One other mystery is that the radio dispatch logs for this period of time are missing from the Upshur Co. Sheriff's Office who provides the dispatcher services for all law enforcement in the area. Murray Jordan has made a search of the dept. and is unable to find them but he suspects that the Lyford team got them.

Lisa Tanner has contacted Lyford and he states that the logs were on the list to get but that James Brown's girlfriend had told him that Brown often was not really at the location he was telling the dispatcher so they did not get them because they would not be accurate.

On 6-7-94 myself and Chief Investigator Pantermuehl met with attorney David Moore and Todd Teftteller who represent Brent Ward. The content of their conversation will be discussed with Chief Phelps.

Also on 6-7-94 the hair samples of Kelly Wilson which were received from her father Robbie Wilson were released to the FBI in Tyler, Texas for comparison to samples already in their custody.

6-17-94: I have prepared a booklet for Grand Jury presentation that follows a chronological order as to how James Brown came to be named in the indictment on the death of Kelly Wilson. The booklet is set up as follows and I will explain the significance of each example:

#### 1. DISCLOSURE OF RAYMOND SMITH

Raymond Smith is the son of Tammy Smith, the common law wife of Don Holeman. In an interview with

DHS personnel on 6-28-93 Raymond Smith revealed that Don Holeman, Tammy Smith and Wanda Kerr abducted Kelly Wilson from the Vinyard's parking lot and took her to the home of Gene and Geneva Kerr. He revealed that Kelly was sexually assaulted and later stabbed by Wendell Kerr. At no time during these interviews did Raymond mention the name of James Brown as being present during Kelly's captivity.

## 2. SUPPLEMENTAL REPORT OF JAMES BROWN

This report dated 6-30-93 and typed by James Brown appears to be the first time Brown was officially made aware that the Kerr family may have had something to do with the abduction of Kelly Wilson. Brown states that he was made aware of this by a Judge Livengood. Upon receiving the report Brown interviews Wendell Kerr at the Gilmer Police Department and Kerr denies the charge and told Brown that between the dates of 1-5-92 and 1-17-92 he was driving a truck for USA Trucking and Brown indicates he believed Kerr. Brown then documents that he got in touch with Jerry Seiter of USA Trucking and confirmed that Kerr was not in Gilmer during the time of Kelly's disappearance. Brown ends the report in a manner that suggests he is satisfied that Kerr was innocent.

## 3. WRITTEN STATEMENT OF WANDA KERR

This typewritten statement of Wanda Kerr is dated 12-5-93. In this statement Kerr admits that she witnessed and participated in the abduction of Kelly Wilson. She names Wendell Kerr, Connie Martin and Danny Kerr as also participating in the abduction. She then goes on to describe the sexual assault of Kelly by several members of the Kerr family and states that the day after the abduction Wendell Kerr took a knife to the shed where Kelly was bound and when he returned, the knife was bloody. Nowhere in this statement is James Brown's name ever mentioned by Kerr.

## 4. STATEMENT OF CONNIE MARTIN

On 12-9-93 Connie Martin gave a statement admitting to being present when members of the Kerr family abducted Kelly and also admitted to being a party to the sexual assault that allegedly followed. Of all the actors she names, Martin never mentions James Brown as participating in this crime.

## 5. POLYGRAPH RESULTS OF CONNIE MARTIN

[Attached to this entry is the Grand Jury subpoena required to secure the information] On 12-29-93 Connie Martin submitted to a polygraph given by Sergeant Gordon Moore of the Texas Dept. of Public Safety. There were four relevant questions that centered on Martin telling the truth about the abduction of Kelly Wilson and according to the examiner, Martin did not indicate deception about this incident.

On 6-15-94 I interviewed Sergeant Moore and he stated to me that Martin never mentioned the name of James Brown as being a participant in this act. He explained that his attached notes detail the actors and what type of sexual assault each committed on Kelly Wilson. Further, Martin went into precise detail as to these acts and even recalled the position each of the actors were in as the assaults took place.

Attached in this report was a memorandum from Scott Lyford to Steve Baggs dated 12-27-93 in which Lyford suggests possible questions for the examination and he mentions several of the actors but never does his memo mention the name of James Brown.

## 6. CHRONOLOGY OF EVENTS TAKEN FROM TAPE RECORDED INTERVIEWS OF CONNIE MARTIN BY THE SCOTT LYFORD TEAM

This 30-page typewritten document was prepared by the Lyford team in their interviews with Connie Martin. In listening to the tape-recorded sessions the team had with Martin, it appears this interview took place on 1-6-94. It sounds as though the interviewers were writing down the information as Martin gave them information in precise detail about the sexual assault and torment of Kelly Wilson over a period covering 1-5-92 to 1-14-92. At this time she named James Brown as a participant and has him wearing his police uniform and being in a patrol car. She also names Wendell Kerr as being present during these times. Earlier in this report there is detail as to her chronology of events as it pertains to James Brown and Wendell Kerr.

## 7. ARREST REPORT FROM THE THE COLLEGE STATION POLICE DEPARTMENT ON THE APPREHENSION OF JAMES BROWN

This report is dated 1-21-94 and it details the arrest of James Brown who was attending a police training class at the Law Enforcement Management Institute of Texas A&M University in College Station, Texas. The only thing really significant about this report is that Brown told the arresting officers that the affair was all political in nature. Brown was charged with Capital Murder, Aggravated Sexual Assault and Aggravated Kidnapping.

## 8. INVESTIGATIVE INFORMATION REPORT OF JAMES BROWN

This document appears to have been written by Brown on or about 12-14-93 and states that he has been pulled off of the Kelly Wilson case by Scott Lyford. The report states that Brown has been threatened by Lyford and is being intimidated by "DHS". The document is marked Grand Jury Exhibit Number 5.

## 9. GILMER POLICE DEPARTMENT DUTY SCHEDULE FOR JANUARY 1992

According to this document, James Brown is shown to be working the day shift with weekends as off-duty days. I confirmed this information with Chief McAllister of the Gilmer Police Department. The day that Kelly Wilson disappeared was Sunday, 1-5-92, and Connie Martin states that Brown assaulted Kelly after the abduction on this date and that he was in his police uniform and was driving a green van. The schedule for 1-5-92 shows Brown to be off and this brings up the question why he would wear his police uniform on his day off.

## 10. STATEMENT OF DEBRA DESSIFY

On 6-6-94 Chief Deputy Murray Jordan of the Upshur Co. Sheriff's Office took a statement from Debra Dessify, who at the time of the Wilson disappearance was the roommate and girlfriend of James Brown. Dessify states that on the night Kelly disappeared she was with James Brown at their home and corroborates information written by James Brown in his personal diary for the date of 1-5-92. Connie Martin had stated that Brown was present at the Kerr home shortly after the abduction of Kelly on 1-5-92 and assisted in the assaults against her.

## 11. COPY OF JAMES BROWN'S PERSONAL DIARY

James Brown kept a diary in handwriting and it starts on 1-1-92 and extends to 9-3-93. After the Wilson disappearance on 1-5-92, the diary reflects much about Brown's frustration about the case. It also discusses much about his personal life and his relationships with other persons. Aside from the entry on 1-5-92 about Brown's activities, the entry for 1/8/92 discusses that he had made a break in the case by identifying two juveniles who had been skateboarding. This information corroborates Brown's whereabouts on 1-8-92 with what was written in his police report and also in his field notes when he interviewed Michael Bibby at approximately 8:00 p.m. According to Connie Martin, James Brown was at the Kerr residence at about 7:30 or 8:00 p.m. on 1-8-92 participating in another round of assaults on Kelly Wilson.

## 12. JAMES BROWN'S CASE REPORT DETAILING THE WILSON CASE

This document is over 100 pages in length and details the activities of Brown in his investigation of the Wilson case.

## 13. CASE REPORT OF GILMER POLICE OFFICER JAMES DECUIR

Connie Martin states that on 1-14-92 Kelly Wilson was assaulted and tortured for the last time and on this date she was killed and her body dismembered while all of the participants bathed in her blood and then drank it. Martin states that this occurred starting at about 11:00 p.m. She said Brown arrived at the murder scene at 8:45 p.m. in uniform and driving his patrol car. This police report by DeCuir revolves around an aggravated assault he investigated at 11:15 p.m. on 1/14/92 and it details how James Brown assisted him in the case by interviewing the suspect. This report also contains reports written by Brown at this time. This report conflicts greatly with Martin's statement as to Brown's whereabouts.

## 14. STATEMENT OF JAMES DECUIR AS TO THE EVENTS OF 1-14-92

On 6-6-94 Chief Deputy Murry Jordan of the Upshur Co. Sheriff's Office took a statement from James Decuir as to his aggravated assault report on 1-14-92 and, according to his statement, he called James Brown at Brown's home at 11:30pm on 1/14/92 and Brown responded to the call shortly thereafter.

## 15. STATEMENT OF SHANE WILSON

On 6-7-94 I took a statement from Shane Wilson who, at the time of the Wilson disappearance, was a reserve police officer assigned to assist James Brown. He states that there was never a time when Brown was unaccounted for during the weeks after the case began. There are reports that Brown was seen in the rural area near the Kerr home after the case began. Wilson states that he and Brown went to many rural areas around Gilmer and searched out-of-the-way places for the remains of Kelly Wilson.

## 16. POLYGRAPH RESULTS FOR JAMES BROWN

David Moore, the attorney for James Brown, has sent to the OAG a copy of a polygraph administered to James Brown on 3-28-94 by private examiner R.D. Lewis of Lindale, Texas. The examination indicates that Brown was telling the truth in his denial of the charges leveled against him.

## 17. RESULTS OF HANDWRITING ANALYSIS ON WENDELL KERR'S WORK DOCUMENTS

Connie Martin has said that Wendell Kerr was present during the time she says Kelly Wilson was assaulted and murdered, which was from 1-5-92 to 1-14-92. Kerr states that he was driving a commercial carrier for USA Trucking during this time. The Department of Public Safety forensic lab has positively identified Kerr's signature on trucking records, log sheets and bills of lading he signed in the northeast part of the country during this time. This evidence is corroborated by Jerry Seiter of USA Trucking who is the personnel manager and he stated to me in a telephone conversation that the records were true and correct and that Wendell Kerr was in fact in the places his log books said he was. These questioned documents were compared to signatures I took from Wendell Kerr in the presence of his lawyer.

## 18. AGENDA SHEETS PREPARED BY THE LYFORD TEAM FOR FEBRUARY 1994

This entry details the agenda for the Lyford team for the week of 2-14-94 and for Sunday, 2-27-94. In the weekly agenda, several items of interest were located. For the date of 2-13-94 there is an entry under the name of "Brooks" at number 4 which talks about offering Brown a polygraph and if he passes, considering the dropping of charges. Under item 23 the thought of giving Martin a polygraph is addressed on the issue of Brown being "there". Then on item 40, the entry states that a psychological interview is needed for Martin because "her memory for times, dates and places is so bad." It appears that these entries indicate that the Lyford team was unsure of the indictment on Brown.

The agenda item for Sunday 2-7-94 indicates that Brooks Fleig was going to pick up the Sheriff's dispatch log, which was missing.

## 19. PROFESSIONAL PEACE OFFICER EMPLOYMENT HISTORY FOR BROOKS FLEIG AND STEVE BAGGS

This entry shows that Steve Baggs was de-commissioned by the DPS and later commissioned as a special ranger. The TCLEOSE files show no activity for Fleig but the Louisiana peace officer agency shows Fleig to be a chaplain in Sulphur, La. and only shows one training course as a hostage negotiator. Fleig was "grandfathered" in the Louisiana system in 1986. [End quoting.]

I find this last statement by the Attorney General's office very interesting, as *CONTACT*, with relatively little effort, was able to obtain documentation concerning Mr. Fleig's background and professional training. Baggs, for example, was in law enforcement for 29 years! Slight oversight, AG. If the Attorney General's office is so thorough about a background check of one of the lead investigators in this case, how thorough are other aspects of their investigation?

Fleig's background training includes: Fourth Armored Division Military Intelligence in Europe between 1957-60. Graduate from Sam Houston University in 1956. 1/20/87 Reserve Police Officers Academy given by the Sulphur Police Dept.; 3/2/87 Police Officer Survival Seminar by the Traffic Institute Tactics Ft. Worth City Police Dept.; 3/13/87 Hostage negotiation by the FBI; 4/4/87 Occult Investigation by Lafayette Parish S.O.; 7/10/87 Forensic Anthropology by Calcasieu Parish S.O.; 9/27/88 Ritualistic Crime Investigation by B.A.D.D. Richmond, Virginia; 10/22/88 PR-24 Defensive Police Baton by Calcasieu Parish S.O.; 11/28/88 Homicide Investigation by Jefferson County S.O.; 3/12/90 Child Abuse Training by



the Texas Dept. of Public Safety; 3/25/91 Advanced Ritualistic Crime Investigation by the Texas Dept. of Public Safety; 3/2/92 Investigation of Assault and Death by Texas Dept. of Public Safety; 5/11/92 Investigation of Criminal Gangs by Texas Dept. of Public Safety.

Brooks Fleig has given training seminars on Satanism and Occult Crime to the following:

Calcasieu Parish Police Academy, Lake Charles, LA

Marshall Police Academy, Marshall, Texas

Regional Training Conference for Texas Constables and Justices of the Peace, at Bryan, Texas

Ninth Annual Conference of the American Association of Suicidology Louisiana Chapter at Alexandria, LA

North East Texas Community College at Mt. Pleasant, Texas

Texas Department of Public Safety at Austin, TX

Quarterly Regional Communication Officers Training Seminar, Sulphur, LA

The 18th Annual East Texas Fire Prevention Conference in Tyler, TX

Annual Training Seminar, Brinstone Security Service, Sulphur, LA

Annual E.M.T. Training Seminar, Lake Charles, LA

Kilgore College, D.H.S. Workers Seminar, Kilgore, TX

It is also extremely noteworthy that the Attorney General's office brought in child psychologist Bruce Perry to work with the children in this case. Bruce Perry was also called in the work with the children of WACO after the holocaust.

There is a book which retired FBI agent Ted Gunderson recommends very highly, titled, *The Ultimate Evil—An Investigation into America's Most Dangerous Satanic Cult*, by Maury Terry [Doubleday, NY, NY]. In this book, Chapter 1, titled *Satan at Stanford*, details a gruesome 1974 satanic ritual murder which took place in the Stanford Memorial Church. Bruce Perry, while later cleared, for a period of time was the number one suspect in this ritual murder. The victim? His wife.

#### TIMELINE

Returning to the Timeline, [quoting:]

6/13/94—Shane Phelps issues illegal Grand Jury subpoenas for Fleig, Baggs and Lyford. (Lyford asks Grand Jury Foreman if Grand Jury or Shane Phelps wants to talk to Lyford Team? Grand Jury Foreman indicates it is Shane Phelps. Illegal subpoenas are ignored.) (Date of Grand Jury meeting to be June 24, 1994.)

6/18/94—*Gilmer Mirror* runs article entitled “*British Studies Finds Satanic Abuse A Myth*”. Investigation Cites Delusion of Social Workers. (Obviously an attempt to discredit investigation.)

6/21/94—State Representative Bob Glaze, was overheard at K.W. Restaurant in Gilmer telling Commissioner Gaddis Lindsey, “Shane Phelps promised me that Brown would be *no-billed* and this mess cleaned up.” Gaddis Lindsey stated he wanted the community to be cleared of any satanic involvement. [*That statement says a mouthful, and is key to much of what is taking place in this case!*]

6/23/94—Shane Phelps interviews Connie Martin in the Upshur County Jail for the first and only time. No one from the A.G.'s office talked to or interviewed Connie in regards to her testimony other than this one time.

Under pressure Martin recanted the Wilson-Brown testimony and was to be taken to the Grand Jury the next day.

Martin called Fleig; she did not tell him she had changed story. Fleig advised Martin to “just tell the truth.”

Martin then informed her attorney that her testimony before the Grand Jury would be the same as before.

Martin did not appear before the Grand Jury.

6/24/94—Shane Phelps files application for attachment for Fleig, Lyford and Baggs.

6/29/94—Baggs, Fleig, Lyford, Goar and Minshew go to Gilmer to testify before Grand Jury. (Legal subpoenas had been issued.) Upon arrival Fleig, Baggs, Lyford and Minshew are informed by Shane Phelps that they are the target of a Grand Jury investigation. [*The following is totally incredible, readers, really unbelievable.*] Fleig is being investigated for 1) impersonating a police officer; 2) illegally carrying a weapon; 3) tampering with a witness; 4) abuse of authority; and 5) illegal release of information.

Request is made to Shane Phelps to allow each member of team to testify in matters not related to individual charges. The request is denied. Baggs, Fleig and Minshew take the fifth.

Shane Phelps releases only partial information to news media making it appear as though the Lyford team had something to hide.

**Shane Phelps releases a [*very carefully and cleverly worded*] statement to the press exonerating Sgt. Brown. [End quoting.] However, the Grand Jury did NOT issue a NO-BILL. [End quoting.]**

In an article from the July 2 edition of *The Gilmer Mirror*, [quoting:]

Scott Lyford, former special prosecutor whose controversial indictments of eight Gilmer residents in the disappearance of Kelly Wilson were dismissed March 14 for lack of evidence, angrily blasted the Texas Attorney General's office Wednesday as he arrived in Gilmer to testify to the Grand Jury investigating his investigation.

He said the Attorney General's office had not shown “courtesy” to him and his team in the way they were asked to appear to testify.

Lyford said the summonses of him and his two investigators, Brooks Fleig and Steve Baggs, to testify before the Grand Jury June 24 was “the most insane thing I've ever been involved in.” [End quoting.]

On July 6, an article appearing in *The Dallas Morning News* with the headline: *Gilmer officer sues his accusers over indictment—Conspiracy cited in murder case.*



In the July 20 edition of *The Gilmer Mirror* is a story which reads, [quoting:]

An internal administrative review of the way Child Protective Services (CPS) case workers handled child-molestation cases involving several Gilmer children has resulted in major policy and personnel changes for the Texas Department of Protective and Regulatory Services (DPRS), the state agency which includes CPS. [End quoting.]

#### TIMELINE

Returning to the Timeline, [quoting:]

7/5/94—Sgt. Brown files lawsuit against Lyford team.

7/13/94—Upshur County Commissioners Court revokes Lyford's appointment as Special Prosecutor.

7/22/94—Connie Martin released on bond and goes to Louisiana.

7/30/94—Upshur County Commissioners Court refuses to help in defense of Fleig and Baggs.

8/5/94—Allen Pusey and Victoria Loe of *Dallas Morning News* interview Connie Martin in Louisiana. (Fleig is unaware that Martin is pressured into changing her testimony.)

8/6/94—Sheila Burns gives information to *Gilmer Mirror* stating she was Connie Martin's cellmate in Upshur County Jail. Ms. Burns states that Connie Martin told her she never knew Kelly Wilson and was afraid of Lyford team. (Connie Martin denies having made these statements. However, her denial was not published in *Gilmer Mirror*.)

8/19/94—Remi Barron (Tyler, Tx. affiliate of NBC) and Walt Beuteau (Shreveport, La. affiliate of NBC) interview Connie Martin in Louisiana. (Fleig is unaware that Martin is giving same story as she gave *The Dallas Morning News*.)

8/20/94—Fleig finds out and confronts Connie Martin about having lied to *The Dallas Morning News* and television stations about the Lyford team and her testimony. Her only reply was, "At least they won't kill me now."

Television stations in Tyler and Shreveport run interviews with Connie Martin, reporting her testimony in Wilson Case to be false. (Both stations later aired Connie Martin's recant of her recant.)

8/21/94—Justice for Kelly Wilson rally in Gilmer, Texas.

8/22/94—Connie Martin voluntarily admitted to Fleig she had lied to *DMN* and TV stations. She stated it was done out of fear and she wished to inform *DMN* and TV stations that her statements were not truthful. All Pusey of *DMN* and TV stations were informed, and audio-tapes of her admission to Fleig were forwarded to them. [End quoting.]

In the August 22 edition of *The Dallas Morning News* appeared an article titled *Speakers say Gilmer case covered up—Rally held to decry teen’s death, fault satanic cults.*

In the August 24 edition of *The Gilmer Mirror* appeared an article titled *Justice for Kelly group blasts AG office—Cover-up alleged in case investigation.*

Returning to the Timeline, [quoting:]

8/28/94—*DMN* runs article stating Connie Martin recants her testimony in Wilson Case. Says she was pressured by investigators. (Prior to release of this article Connie Martin called Allen Pusey and informed him she had lied to him thinking that it would protect her from the Kerrs and Brown.)

Article was run despite her objections.

9/27/94—*DMN* runs article attempting to further discredit investigation, as well as investigators.

10/1/94—At a vocal convention Chief McAllister claims to have tape recordings substantiating threats against Sgt. Brown by Lyford team.

10/18/94—Justice for Kelly Committee appears on *Maury Povich*, a nationally known syndicated television talk-show.

10/31/94—Danny Kerr, Sr. released on P.R. bonds totaling \$40,000. (Ward Tisdale, spokesman for Attorney General’s office, stated the release had been over his office’s objections.)

**Gilmer Police Department is burglarized. Boxes containing records of Kelly Wilson Case and police office patrol logs are taken.**

11/2/94—Wanda Kerr released on P.R. bond. [End quoting.]

In the November 16 edition of *The Gilmer Mirror*, [quoting:]

COPIES OF WILSON FILE  
MISSING IN BURGLARY

A Gilmer city official has confirmed a story in the Nov. 9 edition of *The Gilmer Mirror* that **files pertaining to the Kelly Wilson investigation were stolen in a Halloween night burglary** at the Gilmer Police Station. [*Now, for those readers familiar with Satanic groups, the night of this burglary is on one of their most sacred days of ritual. They are flagrant in their utter disregard for everthing, including the law—they don’t even need to hide their all too obvious clues!*] [End quoting.]

In the November 23 edition of *The Gilmer Mirror*, [quoting:]

Two of 10 people charged with participating in a child-molestation ring in Upshur County were released on personal recognizance bonds, an Upshur County Jail spokesman said.

Danny Kerr, Sr., 42, was released on Oct. 31, and his sister-in-law Wanda Kerr, 30, was released Nov. 2 on PR bonds set by 115th District Judge F.L. “Tiny” Garrison. Personal recognizance [PR] bonds require no posting of money or property. [End quoting.]

In the Winter 1994-95 newsletter of *The Society for the Investigation, Treatment and Prevention of Ritual and Cult Abuse* comes the following, [quoting:]

On November 16, 1994, the Gilmer Police Department confirmed that at least five boxes of police records pertaining to the Kelly Wilson case were stolen from the property room of the police department’s offices. These records are described as copies. The originals are said to be deposited with the office of the Texas Attorney General. However, **according to sources with the Texas Attorney General’s office and others, the originals, including evidence collected at the site of alleged rituals, have also disappeared from the custody of the Attorney General.** [End quoting.]

In an article appearing in the December 3, 1994 edition of *The Gilmer Mirror*, [quoting:]

BAGGS LASHES THOSE ‘WHO DOUBTED’  
LYFORD’S FINDINGS IN WILSON CASE

Stephen Baggs, one of the special investigators on Scott Lyford’s special prosecutorial team, has lashed out in a press release at the Texas Attorney General’s office and others who doubted the Lyford investigation into the Kelly Wilson disappearance.

The 3-page, single-spaced statement by Baggs contained many accusations about cover-ups, “rotten apples” in positions of power, and much innuendo and other suppositions, but Baggs provided no evidence for his claims.

In his statement, faxed for release through the “Justice for Kelly Wilson Committee,” Baggs said that “my concerns and questions regarding the investigation by representatives of the Attorney General into the involvement of Gilmer Police Sgt. James Y. Brown in the disappearance of Kelly Wilson, and the mishandling of the children in the related sexual abuse cases will probably upset some people.

“...firmly entrenched within the criminal justice system are those whose judgment has been clouded by political correctness, crippled by laziness and who have become mastered by an exaggerated sense of self-importance. The actions taken by the Attorney General under the ‘leadership’ of Shane Phelps, which is itself a contradiction in terms, are at the least questionable.

“[A] stench surrounds those public servants who are involved in duplicity, deception or lying and in other forms of craftiness which are in total contradiction to the principles of right and wrong in most people.”

Baggs said there are those “in positions of authority and public trust who habitually lie, deliberately deceive, who cannot be counted on, and who mock the law.

“In the aftermath of the ‘review’ into the disappearance of Kelly Wilson, the ‘break-in’ and burglary of the Gilmer Police Department, the release of confessed child molesters back into the community and the

‘misplacing’ of evidence in the Kilgore ‘Kentucky Fried Chicken Murders’, the citizens of Texas should be concerned with whose interests are really being protected and ‘in what direction we are going!’

“Since representatives of the Texas Attorney General in concert with some members of local law enforcement persist in traveling along some well-trodden paths littered with a combination of failures, intentional bungling or incompetence, who knows how much worse things will get? That question answers itself—what remained to be tampered with was the viability of the sexual abuse cases involving numerous children.”

Baggs claimed that members of the Prosecutor Assistance Division, which Phelps heads, have been waiting until after the recent elections to dismiss the remaining sexual abuse cases against members of the Kerr clan and their associates. [End quoting.]

In the December 10 edition of *The Gilmer Mirror* is a story which says, [quoting:]

Two parents accused in widely publicized Upshur County child molestation cases have been granted supervised visitation with one of their children after not seeing him for more than a year.

Don Holeman and his girlfriend, Tammy Jo Smith, were granted supervised visitation with their 3 1/2-year-old son, Luther Holeman, during a hearing before Judge F.L. “Tiny” Garrison Thursday afternoon. They still do not have visitation rights with her 9-year-old son from a prior marriage, Raymond Smith. [End quoting.]

In the December 17 edition of *The Gilmer Mirror* comes [quoting:]

LORETTA KERR MAY VISIT  
3 OF HER CHILDREN

A suspect in widely-publicized Upshur County child molestation cases was granted supervised visitation with three of her children, Gilmer attorney David Griffith said.

115th District Judge F.L. “Tiny” Garrison granted visitation to Loretta Annette Kerr, 31, during a closed hearing last week, Griffith said. [End quoting.]

TIMELINE

Returning to the Timeline, [quoting:]

12/24/94—Gene, Geneva and Wendell Kerr released sometime prior to this date.

On Dec. 22, 1994, Wendell Kerr was required to turn himself in to the Upshur County Jail to be released again on Dec. 31, 1994. (The reason for his re-arrest and subsequent release is not known.) [End quoting/end Timeline.]

KELLY WILSON FACTS

In another document obtained by *CONTACT* titled, *33 Facts About The Kelly Wilson Case*, [quoting:]

1. It is a fact that Kelly Wilson is missing.
2. It is a fact that James Brown did not think it necessary to finger print or impound Kelly's car, although this was offered by the Sheriff's office.
3. It is a fact Michael Bibby admitted to, and was convicted of slashing Kelly's tire.
4. It is a fact that Wendell Kerr and Lucas Geer (Wanda's brother) pled guilty to child molestation charges.
5. It is a fact that Wendell Kerr lived with Michael Bibby.
6. It is a fact that James Brown worked with Wendell Kerr.
7. It is a fact that the Winnsboro newspaper reported that James Brown had applied to the Winnsboro Police Department. It reported Brown had not been hired, citing one reason alleged fraternization with high school girls.
8. It is a fact that James Brown would not participate in a search on Cherokee Trace, less than a mile from the Kerr Residence, since it was "outside his jurisdiction," but did participate in searches in East Mountain, Kelsey Creek, etc.
9. It is a fact that Connie Martin passed a polygraph test which implicated her and the Kerrs in the kidnapping, rape, and murder of Kelly Wilson.
10. It is a fact that the Attorney General's Office has not talked to Michael Bibby and only talked to Connie Martin on June 23, the day before the Grand Jury met.
11. It is a fact that Wanda Kerr passed a polygraph test implicating herself and the Kerrs in the ritualistic murder of at least 10 children. This polygraph and was videotaped by Ernie Hulsey, who is considered to be one of the top polygraph experts in the nation.
13. It is a fact that Lucas Geer did not recant his story until after being visited by James Brown.
14. It is a fact that Satanic masks and implements of torture were found. These had been described by the children as well as some of the adults.
15. It is a fact that a cadaver dog was taken to the Kerr residence and it sniffed out three locations.
16. It is a fact that Danny Kerr was off from work the day Kelly disappeared.
17. It is a fact that Don Holeman was accused of child molestation while employed at Gladewater I.S.D.
18. It is a fact that Connie Martin reported she was raped in the Upshur County Jail.
19. It is a fact that Scott Lyford had made arrangements with Connie Martin's consent to give her a polygraph exam concerning James Brown's alleged involvement in Kelly Wilson's death. Why has the A.G. not followed up on this?
20. It is a fact that three adult Kerr siblings gave sworn statements alleging physical and sexual abuse by their parents and other family members.
21. It is a fact that several people gave statements placing James Brown not only on Cherokee Trace, but at the various Kerr residences on numerous occasions.
22. It is a fact that human blood was found on a mattress cover. Why has the A.G. not analyzed this yet?
23. It is a fact that the A.G. effectively prevented Scott Lyford and his team from giving vital information to the Grand Jury on June 29, 1994, by telling them they were targets of an investigation.
24. It is a fact that Lyford and his investigators were NEVER debriefed by the A.G. concerning these cases.
25. It is a fact that in March, Lyford was ready to prosecute the child abuse cases.

26. It is a fact that CPS caseworkers and Scott Lyford asked the A.G. Office many times for help on these cases.

27. It is a fact that the A.G. did not intervene until requested by State Rep. Bob Glaze.

28. It is a fact that Bob Glaze is on the Appropriations Committee which allocates funds to the A.G. Office.

29. It is a fact that Shane Phelps may not know the difference between a summons and a subpoena to appear before a grand jury.

30. It is a fact that the Grand Jury (Harvey Rayson, foreman) indicted 5 members of the Kerr family, James Brown, Don Holeman, and Tammy Smith for the kidnap, rape, and murder of Kelly Wilson.

31. It is a fact that this Grand Jury did NOT participate with Shane Phelps when he got a state judge to dismiss these charges.

32. It is a fact that this Grand Jury did NOT “No Bill” these eight people, in spite of stories in the press which would lead one to believe otherwise.

33. It is a fact that this Grand Jury did NOT participate in, or concur with, the speech given by Shane Phelps on June 29, 1994, in which Phelps exonerated these eight people.

34. One last fact. The presiding juror of the Upshur County Grand Jury, whose term continues until the end of December 1994, is none other than Ms. Jeannie Glaze. [End quoting.]

### IN CONCLUSION

Why is it that the case workers in this case, who have given so much care, attention and time for the protection of these children, are dragged through the mud by a vicious media?

Why are investigators with impeccable reputations and skill made out to be irresponsible bunglers?

Why are the victimizers held up as the victims and the true victims in this case, the children, all but ignored?

Why is the irresponsibility of the Texas State Attorney General’s Office allowed to continue with impunity?

Why have the reputations of these fine investigators and case workers not been cleared?

Why? Because the obvious, blatant cover-up and corruption in this case runs very, very deep.

No, this story is not complete. But now you have many more pieces to the puzzle. AND you also now have evidence that the State of Texas and local law enforcement officials seem to have conveniently allowed to “disappear”. Too bad it’s not going to stay that way!

This story is *to be continued...*

\* \* \* \* \*

‘SATAN ABUSE A MYTH,’ BRITISH STUDY FINDS  
Investigation Cites ‘Delusions’  
Of Social Workers

## CHAPTER 5

*Editor's note: For those of you who saw the shameless blarney of 60 Minutes this past Sunday evening, the following should speak volumes!*

GARY WEAN CONNECTS WACO &  
OKLA., CITY WITH A CHALLENGE FOR TRUTH!



## CHAPTER 6

### DARK SECRETS IN ANYTOWN, U.S.A.

#### MULTI-GENERATIONAL RITUAL ABUSE & MURDER

##### PART III: OBSTRUCTION OF JUSTICE

by Rick Martin 5/17/95

**Warning: The article you are about to read is true in all aspects and is deeply disturbing. The language is uncensored and very strong. The documentation for this series has been painstakingly obtained through the Freedom of Information Act and through numerous confidential sources. Again, caution, this is strong material.**

*Editor's note correction: in last week's paper on page 54, #11, May 16, 1995, it should read: It is a fact that Lucas Greer passed a polygraph...(not Wanda Kerr).*

Well known expert witness on cults, Dr. Carl A. Raschke, on July 14, 1994, wrote a letter to Attorney General Janet Reno which I will include here. Please keep in mind that Dr. Raschke is an expert used by the Justice Department in cult and ritual abuse cases. [Quoting:]

Dear Attorney General Reno:

With this letter I am formally requesting that the U.S. Justice Department investigate what constitute accusations by citizens of the municipality of Gilmer, Texas that since February 27, 1994 certain federal and state officials have acted in concert with yet not positively identified members of the Federal Bureau of Investigation to obstruct justice and assist in a cover-up of the real circumstances surrounding the disappearance, and very likely death, of an adolescent girl named Kelly Wilson.

This letter also supports what I understand is a complaint and request for investigation by Galveston attorney and former court-appointed special prosecutor Scott Lyford to the Office of Investigative Standards at the FBI, mailed to you as certified correspondence in recent weeks regarding the selfsame matter.

Such accusations include deliberate leaking of select information and documentation by representatives of the FBI, in collusion with the Texas Attorney General's office and unusually friendly reporters from *The Dallas Morning News*, in order to undermine the investigation of a court-appointed special prosecutor and sabotage his case at a time when the prosecutor and his investigative team were under a judicial gag order; the use of special influence and pressure to "rig" a grand jury in Upshur County for the purpose of protecting criminal elements and intimidating witnesses to the point of violating their civil rights under the *U.S. Constitution*; the abuse of power in the state attorney general's office to manipulate public opinion and influence the outcome of a grand jury investigation with the aim of further harassing and punishing those with information about a crime through civil litigation. It is the belief of many people in East Texas, according to interviews and research I myself have conducted since early March that the alleged cover-up and efforts at obstruction of justice are aimed at protecting certain law enforcement officials and residents of

Texas and Arkansas involved in illegal drug-trafficking, money laundering, and child abuse and pornography. Furthermore, certain parties implicated in such a syndicated operation have also been identified in ... press reports as principals in the activities in the state of Arkansas allegedly connected closely with the well-known Whitewater case.

I ask that your office begin an immediate and swift investigation of this matter in order to obviate the public appearance that the U.S. Justice Department is moving slowly to keep quiet the kind of alleged scandalous, public wrongdoing presently under investigation by the Congress of the United States.

I enclose preliminary documentation concerning the case and your jurisdiction in the affair. I would note, in particular, a front-page *Dallas Morning News* article of February 27, 1994 in which an unnamed “federal agent”, who in context appears as an FBI agent, is quoted as publicly savaging Mr. Lyford’s case. I am sure I do not have to tell you that for any FBI agent to attack, in a newspaper, the work of a court-appointed special prosecutor, particularly when the outcome of such an attack has been growing public suspicion of official wrongdoing at the state and federal level, as well as the cover-up of criminal actions, is the height of reckless, unethical, and unprofessional—if not illegal—behavior.

If the quotation was made off the record and not for publication, then I ask you to investigate the possible breach of ethical standards of the journalistic profession in support of a criminal cover-up and aiding in the harassment of the citizenry by certain representatives of *The Dallas Morning News*.

For the record, I am a full, tenured professor at the University of Denver, where I have been employed in a full-time, professional capacity for almost 22 years. I am a well-known expert witness and consultant to law enforcement and defense teams involving occult-related crimes, and a published author of extensive repute. This past year I was asked to serve in a public, advisory capacity to the U.S. Justice Department in matters involving religion and criminal activity. [End quoting.]

The following is the introductory portion of a front page story appearing in the February 27, 1994 edition of *The Dallas Morning News*, [quoting:]

The case against a police officer accused of raping and killing a woman whose disappearance he was investigating is based on virtually no physical evidence and the recollections of an 8-year-old child and a woman who has been accused of lying, according to court records and law enforcement officials.

The FBI office in Tyler is so skeptical of the case and its underlying allegations of Satanism and ritual murder that it has offered to make available to other investigators records that could help exonerate the indicted officer.

“This investigation is a mess,” said one federal agent, who asked not to be named. [End quoting.]

On May 19, 1994, Special Prosecutor Scott Lyford wrote the following letter to the Office of Professional Standards of the FBI. [Quoting:]

Enclosed please find copies of portions of an article that appeared in *The Dallas Morning News* of February 27, 1994. The article quotes an FBI officer in Tyler who asked not to be named.

This comment constituted an improper intervention by the officer in a case being legally pursued by a special prosecutor. As such, the action was unethical and disciplinary action should be taken.

cc: Hon. Janet Reno [End quoting.]

By the way, readers, that FBI agent's name, from Tyler, is Gary Hewitt.

KELLY WILSON PICKED-UP, RAPED,  
HELD CAPTIVE, TORTURED, & MURDERED

In a [30-page] interview with Connie Martin on January 4, 1994 at the Harrison County Jail in Marshall, Texas, many facts were revealed concerning the disappearance of Kelly Wilson and the ordeal she was to suffer for approximately nine days. Connie Martin and Wanda Kerr have both stated in interviews that Kelly Wilson was a "birthday present" for Geneva Kerr.

Present at the interview were: Steve Baggs, Scott Lyford, Debbie Minshew, and Brooks Fleig.

The following is excerpted and, at times, paraphrased, from Connie Martin's testimony:

Connie, Wanda, Wendell, Don Holeman left Gene and Geneva's house and drove to the video store and picked up Kelly Wilson. They then returned to Gene and Geneva's house, where Kelly was gang-raped. Those present during the rape were Danny, Wendell, Gene, Geneva, James, Don, Tammy, Daniel, Danny, Raymond, Connie, Sgt. James Brown, and Wanda.

After Kelly had been repeatedly and forcibly raped, everyone got dressed and went to the woods behind the house. They forcibly took Kelly there. The people that went into the woods with Kelly after she'd been raped in Gene and Geneva's house were: Danny Kerr, Wendell Kerr, Don Holeman, James Brown, Tammy Smith, Wanda Kerr, Connie, Gene Kerr, Geneva Kerr, Raymond Smith, *Minor Child #3*, and *Minor Child #4*.

"They took her to the circle in the woods behind the house. Danny had the 'blue bag' with the rope, beads, and ties for tying people down, and Danny had the tape (grey) to put over Kelly's mouth. [This is the same bag which was later gathered as evidence.] Danny had the big black police flashlight that he got from his brother Ronnie. James Brown had a police flashlight that he wore on his belt.

"After tying Kelly's hands and putting tape over her mouth, Geneva told Danny 'go over there and get the robes.' I could see them when he shined the flashlight on them. They were white.

"When Danny got back with the robes, they undressed and Danny, Geneva, Gene, Wendell, and Don put on the robes.

"Geneva's robe was white with black trim around the opening on the hood. The other robes did not have a hood. All the robes had a black star on the left side called the devil's star. It has six sides (points). The robes slipped over their heads. When they had sex, they had to lift the bottom of the robes." They all proceeded to continue with the sexual abuse of Kelly. She was then held prisoner in the shed

behind the house, given no food or water, hands tied, with tape over her mouth. Each day they would drag her out of the shed into the woods for group rape, beatings, and torture. The beatings included repeated blows to the abdomen and vaginal regions. The reason for this will become evident later in the narrative. She was not cleaned up. She was not given food. She was held captive with restraints, given very little or no water. She grew very weak.

“When Geneva talks in the woods, she uses a deep voice that is very scary, like the devil is talking. When the men talk in the woods, they use a deep voice that is very mean and sounds like the devil talking. They also talk with their eyes, especially Geneva. She stares at people, and they know its their turn [for sex].”

Sgt. Brown was among those named who were present for the repeated rapes of Kelly Wilson.

“Kelly had tears running down her face. When Kelly would try to fight us, Tammy would say ‘you be still, you fucking bitch.’ Wanda was laughing.

“Geneva said, [to Kelly] ‘I’m going to use my satanic powers on you.’

“Danny said to Kelly, ‘We’re going to kill you.’”

Kelly was continually dressed, returned to the shed, taken out, gang-raped and tortured, returned to the shed, and the daily cycle would continue. Kelly, of course, became very weak and was unable to walk after days of this kind of cruelty and torture—and no food. They used an electric shocker [battery] on various parts of her body. At one point, using Kelly’s own blood, “Geneva drew a witch’s foot on Kelly’s chest between her breasts, and said, ‘you are under my power.’”

In one of his visits to the Kerrs while Kelly was held captive, James Brown was described as driving a green and white van. On other evenings Brown showed up in uniform driving a patrol car.

After days and days of this repeated torture and abuse of Kelly, Connie states in her testimony, “I could smell Kelly in the barn, when I walked around to the back door to go in. It was a real bad smell.”

At another point: “Geneva told Kelly, ‘We’re giving your soul to the devil.’”

On the last night of Kelly’s captivity, Tuesday—**[An additional warning readers, the following is very strong language—some of you may want to skip this quoted portion of the story.]** [The following is quoted verbatim from Connie Martin’s testimony:]

Tammy, Don and Raymond came to Geneva’s house about 8:30. James Brown got there about 15 minutes later, about 8:45. He was in uniform and in a patrol car.

11:00 that night—Gene and Geneva, Wendell and Wanda, Danny and Connie, Tammy and Don, James Brown, Raymond, *Minor Child #3* and *Minor Child #4* went to the shed to get Kelly.

Geneva opened the door to the barn. Kelly was sitting on the floor, leaning back against something in the barn. She looked “spaced out”. Danny and Wendell went into the barn and picked her up by her arms.

When they brought her out, Geneva said, “This is the day you’re going to die—we’re going to sacrifice you to Satan.” Kelly was then carried to the woods by Wendell and Danny. She was taken to the same place in the woods, the circle inside the circle. Geneva then began pointing out, one by one, who takes their clothes off first. The ones that took their clothes off were: Geneva, Wendell, Danny, Don, and Gene. Then Danny had oral sex with Kelly. Then Wendell had oral sex with Kelly. Then Don had vaginal sex with Kelly. Then James had oral sex with Kelly. Then Gene had vaginal sex with Kelly.

Geneva then knelt down between Kelly’s legs. Geneva stuck her whole hand up inside Kelly’s vagina. I think she used her right hand. Geneva pulled out some of Kelly’s private parts (about the size of an orange). [Remember the repeated blows to the stomach and vagina?] She pulls the stuff out with her right hand, and holds a knife with her left hand, and cuts the part loose from Kelly’s body with a knife. She took it around to each person, and held it in front of them for them to take a bite, then drew a mark on each person’s chest with the blood from the parts.

She put the rest of the body parts in a black garbage bag. She handed the bag to Danny. She goes back to Kelly, drops down between her legs, and cuts off her right breast. She stands up to show people, the blood dripped on Kelly. Geneva then put that breast in the garbage bag. She did the same thing with Kelly’s left breast. Geneva then goes and stands over Kelly’s head. Geneva gets on her knees, leans over, and stabs Kelly several times, saying, “You are sacrificed in the name of Satan.” Wendell passed the flashlight, and is shining it on Kelly. Danny has the black bag. The blood coming out is a bright color. Danny comes over and puts a rope around her head. The rope was in the blue bag. It was a beige, brown, or white rope around her neck, and then they used a yellow rope around Kelly’s legs. They hung her in the tree, a small tree over behind the circle. Then they let the blood run from Kelly’s body into a pot. We each drank some of the blood from her body. We drank it from a white cup. Then Wendell and Tammy took her down.

Then they cut her up. [End of Connie Martin’s testimony.]

In interviewing different insiders concerning this case, and inquiring what became of the body, I was told confidentially that after Kelly was cut up, she was put in the freezer. Later, the Kerrs ate her. Her intestines were fed to the dogs. When asked why, the response was, “Because it’s cheaper than dog food.”

### HOPE

Through a confidential source, the *Minor Children* said, “They killed Hope.” When asked who Hope was, the response was that she was a 16-year-old girl from California who was good with the children. They really liked her.

When Connie Martin directed investigators to the location of human remains in Simpsonville [see *Exhibit 6*], the remains were identified as “human”. I am told that those bone fragments are probably those of the California girl named Hope.

These bones would later be identified as a “pig bone”—and later still, the bones would disappear altogether—more lost evidence in a long chain of events toward cover-up.

## THE MENA CONNECTION ?

Through two independent confidential sources, *CONTACT* has received confirmation that Wendell Kerr was running drugs.

Wendell drove truck for U.S.A. Trucking and frequently made trips to Mena, Arkansas. Insiders at Mena tell *CONTACT* that U.S.A. Trucking is frequently seen at the Mena Airport. That same Mena insider informs me that there are at least two satanic cults in Mena—that are known.

## SMALL NOTE IN A.G. FILE

There was a small typed note in the Attorney General's file on this case which reads, [quoting:] January 24, 1994—Called house, reference Kerrs, when they lived up north, Ohio maybe, years and years ago, where satanic sacrifices were done by Kerrs, were forced to move because of this nature, then showed up down here. Was done in a barn.

*Minor Child* high school student—Gilmer—witness to several satanic sacrifices where kids were involved at the Kerrs. Signed: Paula [End quoting.]

Insiders have also informed me that the Kerrs, at one particular time, had anywhere from 3 to 5 human heads in their freezer—which would be taken out and placed on the table during dinner. Sound impossible? No. Hard to believe, yes. It happened.

Consumption of human flesh was such a regular and on going part of the Kerrs' life, that when investigators asked one young Kerr what a special occasion was, the answer said is, "When we went to the store and bought pork chops."

The children were taught how to remove the brains from babies skulls after they had been killed. The children described measuring the babies brains and placing them in plastic bags. When asked, "What did you do with the brains then?" the answer was, "Have them with eggs."

## KELLY'S MOTHER SPEAKS OUT

The following are excerpts from an interview with Kelly Wilson's mother, Cathy Carlson, on May 18, 1995—Kelly's birthday.

Rick: The question has come up about what Kelly was wearing at the time she disappeared.

Cathy: She had on the more faded, light blue color of blue-jeans and they were cut off—almost down to her knees and she rolled them up a little bit. They were not real short. She had a very, very old rugby shirt on that had the white cuffs and white buttons. She had loafers on and she had all of her jewelry and her watch on.

Rick: And what was her jewelry?

Cathy: Its been so long. She had a coin ring on; a dome ring; a diamond & emerald ring that we had given



her for graduation early; a little ring that had a very tiny crown with a tiny, tiny diamond in the middle; and she had her watch on—that was the gold and silver, that had an, almost like the twist-o-flex band where the links were taken out. And I don't recall her having a necklace on her. Her good necklace her daddy had given her she did not have on.

Rick: Was any of this jewelry recovered at the time?

Cathy: No.

Rick: None of it?

Cathy: None of it. Her father and I sat here, with his wife and my husband and we, her daddy draws better than I do, and he drew off and we explained exactly what the rings looked like. We've not gotten any jewelry or anything.

And there is also the question I had from the very beginning—where are her car keys? Because she had a very unique key-chain that she had gotten in New Orleans, when she had gone there with her father. It was the acrylic type. Do you know the face mask of New Orleans? It was on that style. It was a lady's face, with red lips and a star on her cheek. And the keys were, they never appeared to be an issue with anybody. We kept screaming, where are her keys? You know, you've got to find the keys. The keys are somewhere, along with the jewelry and everything. We don't know what happened. She had it on, we know that.

Rick: I noticed in going over some of the old articles that you were very supportive of Sgt. Brown early on.

Cathy: Well, the reason for that was, I had no legal counsel. I had no support system at that time as far as anybody related to anybody that could give me any information as to what I can and can't do. In other words, we were isolated. And, I didn't know if I could publicly go out and say, "I feel he's involved. I think he's involved." Because from the very beginning, and we have it on a tape, on a news tape of the news station, that I had said, "Well, I've had to defend him from the very beginning." And that was the first time that my friend had noticed anything, really different with me. And, the thing of it is, from the very day that she disappeared, which, unbeknownst to us, we had not lived here that long—I didn't know the people in town and I certainly didn't know James Brown. And they would come up and say, "Well, what about James Brown?" Well, I would automatically come to the defense, you know, and these were people that have lived here—co-workers and friends, and I would say, "Well, what do you mean about James Brown? He's the only one doing anything on the case." [See Exhibits 4 and 5.] And, of course, I would put up a defense and, of course, naturally, they would draw back and not say another word.

Rick: Sure.

Cathy: But this happened periodically, from the very beginning. And I even confronted him. I said, well, I laughed one day and I said, "Well, James, they told me, what about you?" He didn't have a comment. So, in other words, we didn't know whether to take a public stand or not. So this was just rumor. All we heard was, "What about James Brown?", no specifics or anything. And then when it came about—he was arrested on Friday, and put in jail. We saw him on Monday; my husband and I went to talk to him Monday



afternoon. And that was when I knew he was involved, some how, some way. If nothing else, he knew what happened—partially involved or whatever. Because, we went in to talk to him and, at that point in time he had not talked to his lawyer yet. I said, “Who is doing this to you?” We sat down there with the glass between us, and one of those telephones with the very short cord that doesn’t stretch. So, you’re very uncomfortable anyway. You don’t know what to say. And he wouldn’t look at either of us and Robert was standing up beside me and letting me talk first and I said, “Who is doing this?”

And he said, “Those people.”

And I said, “What people?”

And he said, “Those people.”

And I said, “Scott and them?”

And he said, “Yeah.”

And I said, “Well, what do we need to do and who do we need to talk to? We have got to find her. Can you tell us anything? Where is she, or whatever?”

He never said, “I’m sorry.” He never said, “I am innocent.” He never called her name. He never looked us in the eye. All he said was, “It’s wrong, it’s wrong, it’s wrong.”

And I said, “What are we suppose to do? Who should we talk to?”

And he said, “Talk to my lawyer.”

And I said, “Who’s your lawyer?”

And he said, “David Moore.”

And I said, “Look, we have tried to work together. Brent Ward who did the perjury was also—David Moore was his lawyer at the same time. And I said, “Well, that’s a conflict of interest, James, because David is Brent’s lawyer and we have pushed too long and too hard to get him because of that perjury charge. Why would you ask federal and state immunity?”

And he said, “Well, David Moore told me he’s going to drop Brent and,” how did he say it? “...and represent me.”

And I still argued with him. I said, “That is a dog-gone definite conflict of interest.” I said something like, ‘you’re gonna send Brent down the river’ or ‘all this work we’ve done and’ ...In other words, he knew it was a conflict of interest and I was not in agreement on that. Then, I don’t know what else I said—and not much—and then Robert talked to him and he said, “Will you give us an idea? Do you have any location of where she might be or this or that?”

All he could say is, “It’s wrong.”

It's wrong that he got caught is what it was, in my opinion. You know, that's what he felt was wrong. "I shouldn't be here" and all this kind of stuff.

So, we left and I told Robert, "You get in the car..." ...Cause, he said, "Go talk to David Moore; he's over at Todd Tefteller's office right now. He said, "Go talk to him."

Well, we got in the car and I knew, right then and there—you think about and you hear all these people saying, "What about James Brown?" And all this is kinda going on in your head and stuff. And I told Robert, "You get in the car. You go straight home. We are not going to speak to Todd Tefteller, David Moore, or anybody."

Rick: At what point did you have a feeling that Brown was involved? Was it then?

Cathy: Well, before we saw him, on December 7 of 1993, that's when Scott and Debbie and Brooks Fleig came to the house and said about the Kerrs. It was only about the Kerrs at that point. The day that he was indicted, I had come home for lunch. I was working in the office and I came home and I was leaving the house about 12:50 p.m., close to 1:00, to go back to the office which I'm just five minutes away. And, at this point we had no clue James—his name had not been mentioned. [Sheriff] McAllister drove up and said—he got out of the car and I had talked to McAllister maybe one time during this whole thing, because he wasn't working on the case, supposedly. And he said, "They're getting ready to hand down 8 indictments and I wanted to tell you before you heard it on the news." He said, "Seven of them are involved with the Kerr family and the last one, the eighth one, is James Brown."

And I said, "Does he know?"

And he said, I think he said, I'm pretty sure he told me, "Yeah, I've called him and I've told him." Now, I wouldn't swear on a stack of *Bibles*, because by then I was in shock.

And I said, "Well, tell James, if somebody is making him a scapegoat, we will go before the media and the public to his defense."

At that point we had not seen James.

That Thursday, that Wednesday, he had been indicted on Friday. He had been down, I think, almost a week at that school. Well, that Thursday, I believe he left on Friday, and that Thursday he came by the house. And usually he would call me at the office or I would call him, or he would call here at the house if something was going on—which was never anything. And he just stopped in. And it was odd because always, he never did just drive up and come in. He always called us prior to. Well, my mother was here and he just came in that afternoon, knocked on the door and came in and he started talking about the bones, or some bones that had been found and there wasn't anything to it—it was some animal bones, and if anybody called us then it was about...he said, "I've checked it out. There's nothing to it and I wanted you to know before I left." And then he brought up the subject—we were advised not to talk about the Kerrs from the conversation with Scott and them in December. Because they said, "You keep it between you and Robert and don't talk about this with anybody else." Which we didn't. I didn't talk to my mother or anybody about it.

And I didn't talk to James Brown because I asked him, when they [Scott/Debbie/Brooks] were here on December 7, I turned to him and I said, "Are you going to tell James Brown about this—suspicion with the Kerrs?" Logically, because he was working on the case.

At that point they said, "No, we're not going to talk to him about it right now."

Of course, we didn't. We had not had any conversation with James Brown about the Kerrs being under suspicion of being involved, as we were told on December 7. And here it is January and he's talking about it. So he brought up the subject of the Kerrs and he said, "Oh, that's a big mess. I don't know what they're doing." You know, just downing Scott and them's case.

And we didn't say anything because we were utterly shocked that he was even discussing it, because we didn't know that he even knew anything about it. He left.

And that very night, my mother and Robert and my husband and I were sitting around and I said, "Wasn't that an odd visit? You'all think that was kinda strange?" And yeah, we all agreed, because he had never just popped in the house to tell us something. And he was very nervous the whole time he was here. And he got livid—he got extremely angry that Scott and them were even investigating the case. I mean, it was a turnabout. I had never seen him act that way. So, it was strange to all of us.

When they said he was indicted, well, naturally it was first for me to come to his defense because, you know, it's just not real. My lord, he's suppose to be working on the case. You can't imagine—but try to imagine that you had trust that this is the only guy in the United States working on your child's case and he's been indicted.

Rick: I understand.

Cathy: McAllister came and told me that, and then...

Rick: What about the Lyford team?

Cathy: OK. I went back to work and I want to say, probably, around 3:30 or so, Debbie Minshew called me. She said, "I have to talk to you about something; are you going to be home? We're going to have to come by the house; we need to talk about some things."

And I said, "Yeah, come on."

And that was the night they had the news conference; they came to the house first. And they came and told us he had been indicted and that, I guess they were all in jail or something. But, they told us about James at that point. And, of course, we were defensive. But then, the thing about it was, when I saw him in jail, I knew. That was my first suspicion that he was involved. And I have tried to tell people that. I have tried to tell the Attorney General and everybody else.

And then, Scott and I would correspond, or Brooks, mainly with Scott. Scott would always talk to me. If he wasn't in, he'd call back as soon as he got in. He would try to be as truthful and honest with the

questions I had and, it was, after Brown was indicted, I know I talked with Scott in detail for the first time on a Sunday afternoon. And I want to say it was two weeks later or a week later, or something, not a prolonged period of time—and I had specific questions. I said, “How did this come about?” And that’s when he was talking about *Minor Child*—when *Minor Child* was with one of the case workers. And then that’s when he just blurted out that James was involved.

So what I did, I would call Scott or Brooks would call me—so they would communicate with me. And like I said, they were honest, upfront. They would answer, as much as possible, all questions. And my question being, “We’re not going to find a body, so what happened? Why are you saying this? How do you know James is involved? How did it come about?” And that was the story about Raymond and everything. So, I listened. Because, I said, “I will listen with no prejudice, because I want to find out what happened to my daughter. And if we can’t find her, we’ve got to have resolution as to what happened.” You know, still hoping you’d find something.

Rick: If you were to just stop for a moment and think of a brief statement about the overall situation, as you look back on it, is there anything specific you’d like to say in print?

Cathy: Had I known then what I know now, I would never have trusted James Brown to the fact that he was the only one solely working on the case. That I had the confidence that he was the only one truly working on it, instead of trying to cover it up.

I did not trust the FBI. I do not trust the AG’s [Attorney General] office because I personally have had to deal with them and I know what’s been going on.

Rick: Can you talk about that a little bit?

Cathy: It’s just very evident that they do not want to get involved, that they are focusing strictly on the boys, and we had begged them to please come in, give us the help, but start from the very beginning and go all directions.

Rick: What do you mean, the boys?

Cathy: Chris and Brent. Chris Denton and Brent Ward. And it appears that the AG’s office is focusing strictly on them.

You can say this—I have no trust whatsoever in the legal system.

Rick: Well, I can tell you, so you know, I have nothing but total regard for Scott and Steve and Brooks.

Cathy: Oh, yes, I do, too. And they, one thing about them, they treated us with respect. They did not treat us—because we don’t have money, we’re not upstanding in the community, we are just working people. I am a professional but they did not treat us indignantly, where we have been treated like that through the AG and FBI, terribly so.

Rick: Who at the FBI’s office have you been working with?

Cathy: Well, I don't work with him anymore. Gary Hewitt out of Tyler. And I had also talked to him probably in March and I wanted to see the videotape. The videotape of her making the deposit, supposedly, which I had no proof she had ever made it. I had no receipts. Did they pull the records to the ATM? Did they do this? Did they do that? Did they check all the records at the video store?

Nobody would ever get back to me, they would just say, "Oh, oh, oh..."

And I asked James Brown immediately to let me see the tape before making the deposit and he said, "The FBI has it and it's being enhanced." And it was always one excuse after the other. And, "We're looking at it. We're going to enhance it."

I called Gary Hewitt in March and I said, "I want to see the tape. Where is it?"

And he said, "Well, the AG's office has it, so you call them."

Shane Phelps came up the next week or so and we had the first meeting we had with him. And the only reason he chose to meet with us—what had they come up here for? I don't know what. The grand jury was meeting on Kelly's case or something. And the only reason he met with us was because he knew the media was outside and he had no choice. He was backed into corner and he tried to get hateful and rude. And I said, "I didn't come in here hateful and rude; now sit down and calm down. But I'm not upset and you don't get upset."

When the meeting was over I said, "I want to see that videotape."

And he said, "Well, I'll let you."

And I said, "Am I going to have to go back to Austin again?" I said, "Well, has it been enhanced?"

And he said, "Yeah, sure, sure, you can see it."

And I said, "Well, ok, if I don't have to go to Austin to get it, the next time you come through I want to see it."

And I've never heard from the man since. And he had called me, he said, because I had told him that I would not work with the Upshur County Sheriff's Department and I would not work with the Gilmer City Police—so, he said, he had pulled out his beeper and we said, "Well, why don't you contact all these people who have contacted us and given us all this information?"

And he said, "Well, tell them to call me."

I said, "Well, you're telling me that if they'll place a long distance call to you, you'll talk to them?"

And he pulled out his beeper and he said, "I have a beeper."

I said, "Yeah, sure." And I said, "Ok, when I call you, then you're going to be beeped and you're going

to return my call as soon as you can?”

“Yes.”

Well, I called him. I waited two or three weeks. And I knew he had been through here going to that Kentucky Fried thing.

Rick: What is the Kentucky Fried thing?

Cathy: There is a murder, I think, of five people in Kilgore twelve years ago that a state representative’s son has been indicted for.

So, I called. She took a message. I told her who I was and I said, “I’m calling about the videotape that he said I could see and he will know what I’m talking about.” And I have not yet heard from the man.

It’s been a very long journey and it’s not getting any easier.

Rick: Where do things currently stand in terms of Brown?

Cathy: His suit is in William Wayne Justice’s court. And they are trying to make a decision, as to what I’m not sure.

Rick: What about Dan Morales? Has he taken any interest in the case?

Cathy: I have never talked to the man. I think he made a comment on TV, something about understanding parents in situations like this, they’re emotional. In other words, we’re lunatics. Raving lunatics.

He has not talked with us. He is not keeping in touch with us because he said, when he did an interview with the Kentucky Fried Chicken people, after the media was talking to him and they asked a question about the families. And he said, “Oh yes, I am supportive of the families. I am in communication and contact with the families.” Of people he is working with, not just Kentucky Fried Chicken people—and that is an out-and-out lie.

Rick: If you could say something to the Lyford team directly in print, what would you say?

Cathy: To the Lyford team? Oh, goodness, I’ve never had to put it into words.

The worst thing that happened was when Scott was prematurely pulled out by the AG. I fully believe they were headed in the right direction.

I believe that they were the only ones that had come in here with an open mind and had this thrown into them. They were adamant. They were professional. They were forthright in investigating the case.

It’s just that they had not enough time to do it before they were pulled out prematurely.

I think it's ridiculous for James Brown to sue them.

And I cannot express my gratitude enough for how they have worked with me. [End quoting.]

### SOME CLOSING THOUGHTS

Whenever the Justice Department's own expert highly criticizes their investigative activities, as in the case of Dr. Raschke at the beginning of this article, you know there are some serious problems afoot.

The long string of events leading to the ultimate release of the accused in this case just stinks to high heaven.

For example, why is Representative Bob Glaze so powerful that a phone call from him to the Attorney General's office can effectively shut down and obstruct an entire investigation and criminal prosecution from a court-appointed prosecutorial team?

Why is it that there was no transition or debriefing between the Lyford team and the Attorney General's office?

Why is it so incredibly obvious to anybody that the Attorney General's office does not want to investigate the Kelly Wilson case?

Where exactly are the legal and investigative records in this case?

If a small-staff, no-budget newspaper is able to put together this many aspects of such a complex case over two thousand miles away, why can't the FBI, Justice Department and Texas State Attorney General's office with their deep pockets, computers, and unlimited manpower?

Why is it that the media, throughout this case, has been so busy pointing fingers at the wrong people, that the victimizers and criminals are exalted to the position of victim; while those true victims of brutal criminal activity are only made to suffer more grievously by an ill-informed media with a private agenda of their own to protect?

Why is it that the town of Gilmer will go to such great lengths to bury and cover up truth, rather than face the facts that won't go away, and deal with the problem head on by prosecuting those responsible for such criminal activity?

Why, indeed! *To be continued...*



## CHAPTER 7

THE NEWS DESK  
by Phyllis Linn 5/20/95

### DNA COMPUTER UPGRADES?

Stranger than science “fiction”, this article comes from the April 11 issue of *THE DENVER POST*, [quoting:]

To the astonishment of even the most wild-eyed optimists, a promising new avenue is opening in computer science. Spurred by a paper published a few months ago describing the solution of a difficult mathematical problem using the chemical units of DNA as computing symbols, researchers are planning systems that would use the genetic material for computations that would in some cases thwart even the fastest supercomputers.

One new proposal is for a memory bank containing more than a pound of DNA molecules suspended in about 1,000 quarts of fluid, in a tank about a yard square. Such a bank would be more capacious than all the memories of all the computers ever made.

Another project is a computation that would involve manipulating DNA molecules. It would take four months to complete and would yield, at its end, the answer to a problem that, with a conventional computer, would require more operations than all those ever performed on all the computers ever built.

Researchers explain that they now realize that in DNA nature has created an extraordinary, special purpose computing system. DNA and the genetic machinery that processes it store and retrieve a prodigious amount of information—all that is needed to design and maintain every kind of living organism. Scientists think they can make DNA work for them by using the same genetic machinery that generates living organisms to solve mathematical problems.

The nascent field of DNA computing got started only five months ago [*Talk about mathematical inaccuracies! Let's hope these computers are more accurate than this article! Let's face it, once these “new innovations” reach the public, they are usually at least 50 years old.*] with an article in *Science* by a leading computer theorist, Dr. Leonard Adleman of the University of Southern California in Los Angeles.

### EBOLA BLAMED ON “HUMAN ACTIONS”

This Associated Press article, from the May 11 issue of the *ROSWELL* (New Mexico) *RECORD*, gives us the politically proper perspective on the Ebola virus outbreak in Zaire, [quoting:]

### KILLER GERMS

NEW YORK—An epidemic that has killed more than 100 [*a LOT more than 100!*] people in a remote city in central Africa is probably due partly to a deteriorating environment and inadvertent human actions that encouraged the spread of a deadly microbe, researchers said Wednesday.

“Something happened that made this epidemic,” said Dr. Robert Ryder, an infectious disease specialist at Yale University who has lived in Zaire. [*Yeah, and it probably “happened” at the Centers for Disease Control.*] “You’re probably dealing with people living right at the edge—no running water, no electricity, many people on marginal subsistence. The health care facility will be overwhelmed. It takes a constellation of events that has to collide, and you’ve got an epidemic on your hands,” he said. An epidemic of Ebola virus infection in Zaire in 1976 was exacerbated by hospital workers who used unsterilized needles when treating the patients, Ryder said. [*So, a contrived virus introduced into an impoverished environment treated with unsterilized instruments equals one more step in the depopulation of Africa—and soon—the world. Commander Hatonn covered this subject in considerable detail, as well as protective measures now available to you, in last week’s issue of CONTACT (5/16/95).*]

#### OFFICER FACES COURT-MARTIAL OVER PROBE OF HAITI PRISON

Notice the injection of Holocaust propaganda into this article on a totally unrelated topic. The Khazarian Holocaust injunction: Saturate the media—tie it into every conceivable nook and cranny, including the cooking column—wring out every possible ounce of propaganda value! This Associated Press (Pat Robertson-owned) article comes from the May 7 issue of the *ALBUQUERQUE JOURNAL*,

[quoting:]

WATERTOWN, N.Y.—As 8-year-old Lawrence Rockwood looked over the ruins of Dachau, his father told him about another Nazi concentration camp, one he’d helped liberate during World War II. It was a defining moment for the boy who would follow in his father’s footsteps to become a career military intelligence officer. “My father told me that these camps are not the creation of a few evil, brutal men,” Rockwood said. “They’re really the creation of cynicism and blind obedience to authority.” Now, the Army captain faces court-martial for leaving his post to investigate reports of human rights abuses at a Haitian prison.

“I had information that people were being tortured and executed and bodies were being taken to the dump,” Rockwood has said. When his superior officers shrugged it off, he filed a complaint. That meant he’d never be promoted again. Since his career was effectively over and delay might cost lives, Rockwood went to the prison himself. Later investigations by Danish police monitors and a U.S. congressman confirmed that conditions were subhuman. [End of quoting.]

The May 4 issue of *THE ORLANDO SENTINEL* has this to add, [quoting:]

Capt. Lawrence Rockwood told a congressional hearing that his military oath of office “not only allowed me, but compelled me, to place loyalty to the *Constitution* and the president of the United States [*Unfortunately, those two do not currently reflect identical principles*] before obedience to my immediate superiors.”

FEDERAL PANEL FINDS CIA COVER-UP  
IGNORANCE, NOT MALFEASANCE

Speaking of congressional hearings, the Associated Press tests your credulity with this May 12 article in the *ALBUQUERQUE JOURNAL*, [quoting:]

WASHINGTON—A House Intelligence [*There's an oxymoron!*] Committee investigation has concluded that CIA officials did not understand their legal obligation to inform Congress in the late 1980s about the collapse of the agency's spy network in the Soviet bloc. The CIA in February admitted to the committee that it improperly kept the congressional oversight committees in the dark about the loss of agents, which it later learned was due mainly to the treachery of Soviet spy Aldrich Ames. [*The scapegoat.*]

The committee concluded the CIA's failure to disclose the agent losses, as required by law, was due more to ignorance than an intention to mislead. "At lower levels of the CIA, where the counterintelligence investigation was being conducted, it appears that no one ever thought to bring this matter to the committee's attention," the committee said in a report released Friday.

DEPARTMENT OF DEFENSE PUSH  
"TROOPS TO COPS"

Is there more here than meets the eye? Is this program tied into the military mind-control projects? You be the judge! This article by William Matthews is from the May 15 issue of the *NAVY TIMES*, [quoting:]

WASHINGTON—When he was in the Army, there were few things Sgt. Isaac Ruiz liked better than jumping out of airplanes [*I tried it—I liked it, too!*]. During the Persian Gulf War, the former 82nd Airborne Division soldier oversaw Iraqi prisoners of war and guarded the 82nd's headquarters. Ruiz was happy in the Army. A communications specialist and later a trumpeter in an Army band, he planned to make the service his career. Then, with a shock, the drawdown abruptly cut his tour short in 1992. "I thought there was no life after the Army," Ruiz said. It turned out there was. Ruiz, 30, is now a cop. "I love this job," said Ruiz, who works in Arlington, Va.

Now the Defense and Justice departments want to encourage more communities to hire former service members. Through a \$15 million program called "Troops to Cops", the government hopes to help both beleaguered police departments and service members whose lives have been disrupted by the drawdown. The goal: Help 100,000 veterans get law enforcement jobs.

JUDGE RULES VICTIMS  
MAY SUE GUN MAKER

From the April 11 issue of *THE DENVER POST*, [quoting:]

SAN FRANCISCO—In a landmark decision expected to have national implications, a San Francisco judge ruled yesterday that victims of a law office massacre can sue the manufacturer of the assault weapons used in the July 1993 tragedy. Superior Court Judge James L. Warren ruled that Florida gun manufacturer, Navegar Inc., can be held liable under California law. Unless overturned on appeal, the case will be

the first in the country in which victims have been allowed to pursue a lawsuit against a gun manufacturer for injuries suffered. [*This has potential for further lawyer-enrichment activities and a foot-in-the-door assault on the Second Amendment via gun manufacturers.*]

FREE SOFTWARE BLOCKS  
GOVERNMENT SNOOPING?

From the May 12 issue of the *ALBUQUERQUE JOURNAL*, [quoting:]

SAN JOSE, Calif.—Three computer engineers worried about government intrusion are offering software over the Internet that they say turns personal computers into telephones that can't be tapped. The free Nautilus program is intended to circumvent the Clipper chip and other measures that law enforcement says it needs to catch criminals [*synonymous with "monitor and control citizens"*] as more and more communication takes place through digital technology.

"I think the government has gone way over the edge in invading privacy and trying to enforce wartime security on a peacetime population. We're trying to give the general public the idea they can do something about it," said Pat Mullarkey [*Uh-oh, is that a clue?*], a Bellevue, Wash. hardware engineer and one of Nautilus' developers.

DEATH MACHINE READY  
FOR FEDERAL EXECUTIONS

The pieces are falling into place: the 1994 Crime Act, the 1995 Domestic Terrorist Bill, the Oklahoma City bombing—and now, a shiny, new lethal injection chamber. Are you getting nervous yet? This article comes from the May 7 issue of *THE ORLANDO SENTINEL*, [quoting:]

TERRE HAUTE, Ind. (AP)—Thirty-two years after the last federal execution, the machinery of death is in place once more. At the U.S. Penitentiary in Terre Haute, the government has opened a \$300,000 lethal injection chamber—an antiseptic place with green tile, dominated by a modern-looking death gurney. Prisoners will be strapped into this motorized death-bed with five Velcro restraints, arms outward [*hmmm*], intravenous tubes snaked through a small opening in the wall and into the nearby private room of the executioner.

The 1994 Crime Act prescribes death for 60 crimes, ranging from murder of the president to bombing a federal building, such as the blast in Oklahoma City, Okla. Inevitably, the new chamber will be used.

HOLOCAUST, HOLOCAUST, HOLOCAUST!  
"SURVIVORS" WANT MORE HELP

Here we go again. This comes from the May 8 issue of the *FORT WORTH STAR-TELEGRAM*, [quoting:]

JERUSALEM—Hundreds of Holocaust survivors, some wearing six-pointed, yellow cloth stars like those the Nazis forced on Jews, jammed the Supreme Court yesterday to demand more compensation for their

suffering. They came in support of a petition filed by right-wing legislator Avraham Herschenson, who contends that regulations discriminate against survivors who arrived in Israel in its early years of statehood.

### SPIELBERG TAPING STORIES OF HOLOCAUST “SURVIVORS”

And more from the May 8 issue of *THE ORLANDO SENTINEL*, [quoting:]

Videotaping the stories of 75,000 Holocaust survivors is going to be a long haul for Steven Spielberg. “This is a work that will never be over,” says the director of *Schindler’s List*, the Holocaust film that won seven Academy Awards in 1994. “This is a once-in-a-generation chance to rescue the truth about the Holocaust.” Survivors of Shoah, a foundation Spielberg started 10 months ago, has already conducted more than 1,300 interviews. Its goal is to speak with one-fourth of the 300,000 survivors worldwide in the next two years.

### ADL HATE-CRIMES REGISTRY

From the April 20 issue of the *MODESTO BEE*, [quoting:]

SAN DIEGO—The Anti-Defamation League of San Diego County has started a computerized registry to better analyze and combat the problem of hate crimes and incidents of bias. Every law enforcement agency in the county has agreed to turn over its police reports of hate crimes to the ADL for posting on the registry, said Morris Casuto, regional director of the organization. [*Sounds a LOT like an emulation of the infamous LAPD/ADL files!*]

### MILLENNIAL EXTRAVAGANZA IS MAN’S TRIBUTE TO “JESUS”

This article comes from a recent issue of the highly Khazarian *LOS ANGELES TIMES*, [quoting:]

The social calendar for the end of the millennium—which is currently booked with lavish New Year’s Eve bashes, assorted UFO invasions and, on a less cheery note, forecasts for the fiery destruction of the entire planet—is about to get a little more crowded. From Vatican City to Orange County, Calif., plans are afoot for the biggest blowout Christmas celebration the world has ever seen:

A multimedia Jesus stadium show—featureing orchestras, choirs, special effects and gargantuan slide presentations—is being assembled by impresario David Pecoraro of Anaheim Hills, Calif., for a 1999-2001 world tour. This project was started by the late Bob Jani, a Walt Disney producer whose credits include several Super Bowl halftime shows [*Like the one suggested for an appearance by Commander Hatonn?!*] and the Magic Kingdom’s Main Street Electrical Parade. Before his death six years ago, Jani collected 50,000 slides depicting the life of Christ for this “Biblical Art Masterworks” production.

Other Christians have proposed Jesus block parties [*Party-Hearty-For-Jesus!*], special charity drives and global prayer vigils.

“No one would let their grandmother’s 100th birthday go by without a tremendous celebration,” says author Jay Gary. “So we shouldn’t let the 2,000 anniversary of the birth of Jesus pass without giving him a magnificent tribute.” [*At first this appears a hilarious comedy, with a cast of unwitting buffoons and outrageously superficial trappings. Upon second glance, pitiful tragedy emerges, as millions have been misled and missed the point. Esu “Jesus” Immanuel visited here as a TEACHER! Wouldn’t it be a far greater tribute to utilize the LESSONS in our own lives?*]

MORE ASIA-BASHING:  
HUMAN FETUSES SOLD  
FOR FOOD IN CHINA?

These allegations may very well be true. However, focus is probably more for propaganda purposes, than for any real concern on the part of the media. From *THE ALBERNI VALLEY TIMES* (British Columbia), [quoting:]

BEIJING—Aborted human fetuses intended for human consumption are being sold for as little as \$2 in the Chinese city of Shenzhen, according to a Hong Kong newspaper Wednesday. The *Eastern Express* newspaper said journalists from its sister publication, *Eastweek*, had gone to Shenzhen, across the border from Hong Kong, to see if fetuses were being sold. Shenzhen hospitals carried out 7,000 terminations last year, including a number on Hong Kong women seeking cheap abortions. At private clinics, aborted foetuses could be obtained for between \$2 and \$4, the newspaper said. There was no evidence, however, that fetuses were being sold in large quantities to middlemen for sale in Hong Kong.

Zou Qin, a doctor working at the Luo Hu Clinic in Shenzhen, said the fetuses were “nutritious” and claimed to have eaten 100 herself in the past six months. She said the “best” were the first-born males from young women. “We don’t carry out abortions just to eat the fetuses,” she said, but added that the fetuses would be “wasted if not eaten”. The newspaper said the fetuses were eaten as a soup, together with pork and ginger.

Dr. Warren Lee, president of the Hong Kong Nutrition Association, said, “Eating fetuses is a traditional Chinese medicine deeply founded in folklore.”

RESPONSE TO DISASTER:  
JAPAN VS U.S.A

From the April 30 issue of *THE HONOLULU ADVERTISER*, [quoting:]

TOKYO—When a country is suddenly confronted with a terrorist poison-gas attack in its capital city, it seems perfectly natural that the government would take steps to beef up law enforcement. But what seems natural has not been borne out in Japan since the morning of March 20, when 12 innocent people were killed by nerve gas on the Tokyo subway. The government has declared forcefully that it has no plans at the moment for sweeping new laws like those introduced this past week in the U.S. Congress in the wake of the Oklahoma City bombing, calling for more police manpower and greater investigative authority.

“We must protect ourselves,” read an editorial in the *Asahi Shimbun*, the nation’s second-biggest newspaper. “But one way to counter the criminals is to react calmly. If freedom of thought is considered one of



the values of our civil society, it would be playing into the criminals' hands to get carried away in response to what they did." [Especially if the "criminals" are the "government".]

"The sense of order in Japanese society is not due to the police," noted political scientist Masataka Kosaka of Kyoto University. "We see this problem as a more general responsibility... We have created an atmosphere in the community, an expectation that people will obey the law and respect others. We constantly teach that to one another. That is more important to Japan than giving the police more power." [Refreshing perspective!]

### SURPLUS OF MUSLIM MARTYRS

We'll wrap up this week's NEWS DESK in a lighter vein, with this article from the May 15 issue of *THE WALL STREET JOURNAL*, [quoting:]

RAMALLAH, West Bank—When Palestine Liberation Organization official Khalid al-Hassan died recently, he was promptly dubbed a martyr—a revered title in the Islamic religion reserved for heroes who sacrifice their lives for God or homeland, usually in *battle* [Some god!]. How did Mr. al-Hassan die? He succumbed after a bout with cancer. Therein lies an unexpected consequence of the peace talks between Israel and the PLO. There aren't as many Palestinian martyrs—or *shahids*, as they are known in Arabic—dying in religious clashes these days. Yet martyrs are so prestigious that every family wants one. So, Palestinians who have died in car accidents, after lengthy illnesses and even in farming mishaps while plowing their fields, are being declared martyrs by their families and communities. Usually, the declarations are made in ads placed in local newspapers. So many of the recently deceased have been decreed martyrs, in fact, that some Palestinian religious leaders say that martyr-inflation is spinning out of control.

"Nowadays, everyone who dies can be called martyr. There has to be some standard," says Ali el-Khalili, a Palestinian journalist and author who has written about the phenomenon. "But it's not easy to come to a family and say, 'Your relative is not a martyr. He's just dead.'"

It's easy to see why martyrdom is so coveted. For Muslims, there is no higher honor. According to Islamic belief, a martyr goes straight to paradise, where he sits next to God, is absolved of all his sins and enjoys 70 virgin brides. [No wonder it's so easy to instill these guys with jihad fever!]

\* \* \*

### MICHAEL MAHOLY UPDATE

by Rick Martin 5/22/95

In a letter dated May 14, 1995 to a *CONTACT* reader, Michael states, [quoting:]

As you may know, they locked me up in the "Hole" for a conspiracy perpetrated by another inmate, involving an attempted escape! I'm totally innocent...

This inmate, one "Norman Wright" said he was going to involve me in his bullshit, now they have me under investigation and will most likely find me guilty, convict and transfer me to another maximum security



location. Perhaps the new totally underground facility at Florence, Colorado. It's all below ground. No windows, 5 levels. Just another one of their butcher shops. Oh well.

I have had Rick Martin informed so that he may ask the readers to start a massive letter campaign to the Warden and Camp Administration, telling them that I'm innocent of any type of escape charge or conspiracy.

I need to find out the name of the Regional Director of the B.O.P. in Kansas City, and the phone number and address. If you can find out, please pass them along to Rick to print in the paper.

I'm housed in the Cuban Unit, up at the big house. I think I'm the only "white" person in here. This place, the cell is only 4'x 9', steel and concrete. there is a lot of coughing going on in here. The orderly tells me that it is from all the T.B. (Tuberculosis) cases in here. There are two inmates with hepatitis, also-ACTIVE. The water coming out of the 60-year-old pipes is very dirty, unfit to drink! So far, all I have ate, is the boxed cereal. I'm afraid of the other food. I've lost weight, due to not eating. I've had 1 shower. All I have is underwear and a pair of slip on shoes, used. I have contracted athlete's foot from the shoes and no shower. My sink takes 10 minutes to drain, the toilet runs over when I flush it. Conditions like these are inhumane, to say the least. [End quoting.]

In another letter to a *CONTACT* reader, also dated May 14, Michael says, [quoting:]

I'm in a lot of trouble. Now they claim that I'm guilty of "Subversive" acts against the government. I have to find out a lot of things or they are going to bury me in here forever!

They are thinking I may know about the Oklahoma City disaster! That is non-sense! I know nothing! I might add, I do not know anyone who does know about that!

I need national news media, TV-CBS, NBC & CNN to be told that the prison is interrogating a "possible" material witness in the incident—then this will all come out!

Things are heating up now. I'm at, or darn near, my Little Big Horn! [End quoting.]

In a phone call to *CONTACT* late last week, I was informed that Michael was being charged with Subversion—as a result of them finding four newspapers in his cell. The papers? *CONTACT*, *SPOTLIGHT*, *Ronn Jackson's NEW REPUBLIC*, and *TELL IT LIKE IT IS*. I was also informed that Michael is sounding desperate in his pleas for help.

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Regional Director,  
Mr. Paterick R. Kane  
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Warden Willie Scott

Mr. Campbell

Camp

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Michael Maholy  
#19365-009, Dorm: B-2  
LVC  
P.O. Box 1000, Leavenworth, Kansas 66048

**Remember:** Please include his name and inmate number on any U.S. Postal Money Orders. Also, each letter must have your name and return address on the envelope.

## CHAPTER 8

### RECENT MESSAGES FROM RONN JACKSON

by Ronn Jackson 5/13-22/95

MY FELLOW AMERICANS:

5/13/95: The Senate is flexing its muscles again and interfering with private business and product liability. Government says that it is the voice of the people, and yet, it does not know how to tend its own store. When current government is on trial for usurpation of rights and treason, I doubt there will be any flexing of any muscles other than their vocal cords. Hell, that's all we have now!

*Dateline, NBC* is coming soon to interview me. While I have rejected the mainstream media requests for interviews, I will grant this one because I have seen a faint glimmer of some truth in some of their programs. I admit this program is classified by some as one of the "rags" of television and only what they do with my interview will determine if they are a viable news entity in my eyes. While my opinion is exactly that, mine, I have found that many people in this country share my views. Not one of them belongs to the KKK or "Skinheads".

Former President George Bush just quit the National Rifleman's [sic] Association and is defending law enforcement officers of one agency or another. Who gives a shit what George Bush says!? To say the lives of those law enforcement officers have been threatened by patriots or sovereign state citizens, who demand that government follow the law, is making a stupid fool of himself. His statement merely demonstrates how far government and certain individuals will go to promote a One World Order. With the exception of truth being absolutely certain, the only other one that I know for sure is George Bush's retirement checks are about to end!

**5/14/95:** Government must bring down the rest of the building in Oklahoma City. The public safety is of secondary importance, as the government must make sure no further evidence can be found incriminating them. (A previous example of this tactic was demonstrated in the total destruction of the Davidian complex in Waco.) What you are being told by the investigating agencies will point the finger away from the original perpetrators. My fellow Americans, when are you going to demand truth? Isn't it enough that we have a cheap tin horn in the White House? Start demanding answers! How many more of our fellow citizens are you going to permit government to butcher?

Another way that your government deceives you, is with the Food and Drug Administration. For example, ulcers were proven two years ago to be caused by a micro-organism in your system. You simply remove the "bugs" and your ulcer is gone. The drug manufacturers, which are controlled by the FDA and are owned by doctors, make products like Roloids or Tums. These are big money-making items. It is very easy for one or more of the makers of those products to fill campaign coffers or give vacations to members of government. Senator Arlen Specter of Pennsylvania came right out and said his job was one of accommodation and coalition. You know, my fellow Americans, when government, or members of it, right out and say they "want their cut" and you permit them to get by with it, it makes you deserve anything you get.

**5/15/95:** Due to the horror of the bombing in Oklahoma City, there are details that we all tend to overlook. One such detail is the daycare center where many children lost their lives. Several members of families who utilize that facility are part of the very agencies that are investigating this tragedy. Not one was present in the explosion! This information is a matter of public record. The only conclusion that can be drawn is the agencies investigating this occurrence had prior knowledge of it! My fellow Americans, when are you going to decide that the United States Government is responsible for the bombing in Oklahoma City?

**5/16/95:** Every faction of government keeps pointing fingers on the Oklahoma City bombing. The FBI is making arrests and still nothing is being said about government involvement. Their power is being used quite effectively and that is truly what our government has become. Not the servant of the people, but the all-powerful entity to enforce what it says, whether it is right or wrong! These people who are our government can only do what you allow and permit them to do. They are proceeding without your input on the formation of a World Government and thinking you are just going to sit back and not say anything. Tyranny can only exist if you permit it. The eroding of your rights can only exist if you permit it. The Oklahoma City bombing happened because you permitted it to happen.

**5/18/95:** This month, May, 1995, the following will occur: (1) 225 employees of the federal government will retire with an annual retirement of \$100,000 annual retirement pay; (2) 6,250 new sovereign state citizens will fall within the poverty category; (3) the new estimate by government of the homeless in this country is 5,400,00 and growing.

I want any sovereign state citizen to come forward and tell me the United States Government is for the people.

The truth is absolute and cannot be changed or denied. 1995 is the year that our nation is returned to a republic as a direct result of the spirit of freedom and the dedicated work of its patriotic citizens. The *Constitution* shall prevail for all of history!

**5/19/95:** As I have stated in many previous communications, the federal government always has a hidden agenda. In order for a gigantic entity such as our government to function, they must control a large portion of your money and make you believe you are controlling it. Case in point: Government is making block grants available to the states, suggesting that the states, with these large amounts of money, can be more effective with social programs. Over the years, with many of these programs, government has increased its band of people and has made them dependent on government. In other words, right now, many sovereign state citizens are depending on Social Security to eat, Medicare to cover health costs, and other programs which they could not get along without. This places these individuals in a position of being unable to survive without government. The rationale is: our money was contributed and the benefits are pay-back time. Each working person is now working to pay for one-and-a-half retirees. Soon that will be one on one (November 1995). After that the numbers go up where the ratio is less. My fellow Americans, the bubble has already burst. The government is just prolonging the announcement.

Several parts of the mainstream media have applied to the prison system to interview me. I have rejected most, as it is their job to sell newspapers or television time. Further, each entity answers to the Council of

Foreign Relations. An example of how the media works is on the reporting of the Brady Bill. None of the media explained that the law was non-positive. None of the media explained that the law only applied to the federal United States. None of the media explained that the Brady Bill was outside the jurisdiction of the United States Government, as it applied to the sovereign 50 states. Many of your problems, my fellow Americans, exist because you don't take time to find out that "federal law" does not apply to you. The Brady Bill does not apply to the United States of America; it only applies to the federal United States! You need to find out for yourselves what the difference is!

**5/20/95:** Well, the people of this country have been had again. The Supreme Court, which does not have Constitutional authority (that's right, neither the Camanetti Act nee Admiralty Law, nor the Judicial Act of 1789 were ratified by Congress) and the decision *Hubbard vs U.S.* said it was alright for the government to lie. My fellow Americans, how can you permit your government—your employees—not to be honest with you?

**5/21/95:** On May 25th, the Senate Subcommittee on Terrorism is holding a hearing, and it will be on C-Span. Invited to testify are several sovereign state citizens, who are exercising their right to be part of unorganized militias. The government will be in for quite a surprise when they find out these people are nothing more than freedom-loving people who obey even the unconstitutional laws and demand their government obey those same laws! Watch the hearing and encourage your friends and neighbors to do so. It will be pretty hard for the mainstream media to distort a live telecast, but you can rest assured, Bill (Hillbilly-Socialist) Clinton and his merry band of traitors will try.

Many government employees write me and ask what the future of this country will hold. While there are no absolutes other than Creator and Truth, there will be a point in time when all sovereign state citizens will have to decide between the *Constitution*, which is "freedom and liberty", or the alternative, the United States Government. You cannot have both!

**5/22/95:** The trade deficit is another joke that the government used to play with your mind. While this country does buy more products from, for example, Japan, than it does from certain areas or manufacturers in this country, it does so because Japan offers products that are needed. For government to try in any way to interfere in this process is nothing more than a way to express their stupidity. Government believes they must be in control of every facet of your life. As long as government continues to produce people like Bill Clinton and Newt Gingrich, our state of affairs and country will stay in shambles.

The developed nations and their energy credits mean nothing to the freedom and liberty of the citizens of this country. While it can be argued that all things interconnect, the *Constitution* is the supreme law of the land and it will be observed by all people in this country. If a One World Order is put in place, it will be at the hands of the people of this country—and neither Bill Clinton, Mikail Gorbachev, Ted Turner, the Trilateral Commission, the Bilderbergers, the United Nations, nor any other Socialistic meatball Khazarians will have a damn thing to say about it. How do you like me now, Mr. Schwartz?

*Ronn Jackson's New Republic*  
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In Light and Freedom,

## CHAPTER 9

### BRIGADIER GENERAL PARTIN ON OKLAHOMA BOMBING

*Editor's note: The following letter is from Brigadier General Benton K. Partin (USAF, Ret.) to Oklahoma Senator Donald Nickles and was received at the CONTACT office on 5/23/95 via fax. [quoting:]*

May 22, 1995

Dear Senator:

We are all grieved by the bombing tragedy in Oklahoma City. The entire nation was assaulted and we may never know who the real instigators were or why they did it, as in the Kennedy assassination! I am concerned that vital evidence will soon be forever destroyed with the pending demolition of the Murrah Building. From all the evidence I have seen in published material, I can say, with a high level of confidence, that the damage pattern on the reinforced-concrete superstructure could not possibly have been attained from the single truck bomb without supplementing demolition charges at some of the reinforced column bases. The total incompatibility with a single truck bomb lies in the fact that either some of the columns collapsed that should not have collapsed, or some of the columns are still standing that should have collapsed and did not. An oversimplified analogy will help to see this point. It would be as irrational or as impossible as having a 150-pound man sit in a flimsy chair and the chair collapses. Then, a man weighing 1,500 pounds sits in an identically flimsy chair and it does not collapse\_ impossible! To produce the resulting damage pattern on the building, there would have to have been an effort with demolition charges at column bases to compliment or supplement the truck bomb damage. A careful examination of the column bases would readily reveal a failure mode produced by a demolition charge. This evidence would be so critical, a separate and independent assessment must be made before a building demolition team destroys the evidence forever. The most critical columns to assess would be A9 and B3, as later defined. Other failed columns may also have had demolition charges at their base. When I first saw the pictures of the truck bomb's asymmetrical damage to the Murrah Building, my immediate reaction was the pattern of damage would have been technically impossible without supplementing demolition charges at some of the reinforced concrete column bases (a standard demolition technique). First, blast through air is a very inefficient energy-coupling mechanism against heavy reinforced concrete beams and columns. Second, blast damage potential initially falls off more rapidly than an inverse function of the distance cubed. That is why, in conventional weapons development, one seeks accuracy over yield for hard targets. Columns in large buildings are hard targets for blast. (Note: 3-9-93 *Time Magazine* shows a still standing column in the middle of the Trade Center cavity with the reinforced concrete floors completely stripped away for several floors.) The entire Murrah Building could have been collapsed with relatively small demolition charges against the base of the columns and with even less explosives if linear cavity-cutting charges had been used. I know of no way possible to reproduce the apparent building damage without well-placed demolition charges complimenting the truck bomb damage. From published photographs, the basic building structure is three rows of eleven columns each. The four corner columns have external clamshell like structure for air ducts, etc., as revealed in magazine photographs of the damage. If we label the column rows A, B, and C, from front to back, and number the columns 1 through 11 from left to right, then



published pictures show columns A2, A3, A4, A5, A6, A7, A8, and B3 collapsed, essentially vertically. The 5-1-95 *U.S. News and World Report* and other damage photos show a very large reinforced concrete header at the second floor level of column row A\_ much larger columns extend from the header down for the odd-numbered columns, i.e., A3, A5, A7, A9. The even-numbered columns extended down to the header with apparently reinforced concrete joints. The heavy, odd-numbered columns were all accessible from the sidewalk but collapsed. Column B3 is well inside the building. If the truck bomb was not nearest column A3, then a single truck bomb thesis would be even more questionable. (See figure below.)

#### seismic chart

A rough sketch of the Murrah Building and its columns (shown above) has superimposed circles of roughly equal levels of damage potential which drop rapidly (exponentially) as they get farther and farther away from the truck bomb. If we consider the damage potential at column A3, the closest column to the truck on the sketch, to be damage potential level one at distance one, then moving out farther multiples of that distance, the destructive potential drops off as an exponential function of one over the number of multiples. Therefore, at circle 1, you have a decisively destructive force that brought down column A3. At circle 2, the destructive potential is marginal for row A, column A5 came down but the heavier column A1 did not. At circle 3 level, column B3 came down, but just beyond B3, columns B2 & B4 did not come down. Therefore, circle 3 is marginal for the columns in row B which are much smaller than the odd-numbered columns in row A. Moreover, the higher-numbered columns in row A are seeing more of a lower side-on-pressure than column row B. For any odd-numbered column failure in row A, the adjacent, even-numbered columns would also necessarily fail. The still standing, extended, cantilevered header, from A1 almost back to where A8 was, is probably due to the seesaw effect, over A7, as an instant pivot point, as row A collapsed sequentially to the right by either the truck bomb or supplemental demolition charges. If the header at column A8 had survived explosives, cascading floors could have caused it to fail. However, one would not expect such a long remaining cantilever. From what has been stated thus far, and considering only the potential damage from the truck bomb, there are a number of problems. (A) If column A7 was brought down by the truck bomb, then most of the much smaller columns B1, B2, B4, B5, and B6 should not be still standing, but they are!!!! (B) Conversely, a truck bomb that could not bring down columns B1, B2, B4, and B5 could certainly not be expected to collapse the lower 2 floors of a much heavier column A7\_ thus columns A7 & A8 should still be standing, which they are not. (C) For a simplistic blast truck bomb, of the size and composition reported, to be able to reach out on the order of 60 feet and collapse a reinforced column base the size of column A7 is beyond credulity. Even bringing down B3 at its range is highly suspect. Glass & plastic can be broken a long way off with explosives but not heavily reinforced, concrete columns. If demolition charges were used to compliment the truck bomb, the above problems all disappear! Was it practicable? Yes, for the following reasons: (1) A2, A5, A7, A9 were readily accessible from the sidewalk or curb, (2) adequate demolition charges could have easily been put in position, (3) a simple permacord interconnect would not look too different from a piece of closeline or coaxial cord. (4) If the bomb attack was desired to do more than deface the building, then inside help or loose security may have permitted placement of a charge at B3. (If they can have an Ames in CIA counterintelligence, why can't they have someone, if needed, in Oklahoma City). (5) The payoff to the leftist internationalist: implementation of a world commonwealth of independent states as a prelude to the withering away of the state, would merit highest level planning and implementation of the Oklahoma bombing, if it could result in new legislation to criminalize the patriotic support of constitutional rights. Who profits from this bombing? Who wants to exploit it? Since 1928, the third international program calls for the U.S.A. to be transitioned

to Socialism by a war of national liberation. (See Degras, *The Communist International Documents 1919\_1943*, vol. 2, page 471, "Program of the Communist International adopted at its sixth congress" and page 526, "Extracts from the thesis on the revolutionary movement in colonial and semi-colonial countries adopted by the 6th congress".) We are, by their definition, a colonial country because of the oppressed nations within. Before moving from the preparatory phase to the period of escalating violence, an orthodox procedure is to (1) seek removal of the death penalty; (2) disarm the public. Few things could have been more effective in moving pending Draconian anti-terrorist legislation that would criminalize armed patriots in this country while making the job easier for the programmed war of national liberation. The gross asymmetry in the federal building damage pattern is ipso facto evidence that there was most probably a demolition charge effort and a truck bomb effort. They need not have known each other, but it would have to have been coordinated at some level. That coordination could have been accomplished from almost any location in the world. Are there local patsies distributed or greedy people available to help? Always. Efforts of this magnitude and criticality are generally orchestrated by an outside team sent in for the limited purpose. In such cases, the usefulness of FBI infiltration of domestic organizations is totally circumvented. A classic example was the Communist-arranged assassination of Dr. Gaitain in Columbia in 1948. However, the blame was put on the conservative government in power to precipitate violence against the government and disrupt the meeting of the Interamerican Defense Board in Bogata. (See Weyl, *Red Star Over Cuba*, p. 15.) The wrong people were deliberately blamed to precipitate a desired public reaction. Nothing did more to sway public opinion against assault weapons than the killings with assault weapons at Lubges, McDonalds, a schoolyard and etc. Who orchestrated them? The same goes for the Oklahoma City bombing and currently pending legislation to make support of the *Second and Tenth Amendments* a domestic terrorism issue. Since the Oklahoma tragedy, this country has seen one of the most intense, and most pervasive psycho-political campaigns against the so-called Christian right that has ever occurred before in this country, against any group at any time. It far exceeds the anti-McCarthy antipathy of the 50s & 60s; its magnitude cannot be appreciated without browsing current periodical material in a big library. During the early Kennedy Administration, there was a clamor to make an example of some anti-Communists in the military. General Edwin Walker became a target because of the pro-blue program within his command in Europe. After he retired to Dallas, Lee Harvey Oswald tried to assassinate him about two weeks after Oswald received the mail order gun he was later to use in the Kennedy assassination. Terrorism is pervasive today primarily because multiplicity of wars of national liberation now underway and moving toward the period of escalating violence. The greatest of all advocates of terrorism was none other than Leon Trotsky, whose position was that if you do not support terrorism, you do not support the cause. He even wrote a book to justify his position. In the 5-19-95 *Spotlight*, they carried an article quoting an "ex-high-level FBI official" that the bomb was a pineapple-sized, high tech device. In my opinion, what they describe is part nonsense and part a fuel air explosive (FAE) device. Some large FAE devices were made to clear helicopter landing spacing in Vietnam jungles. It appears to be an obfuscation capitalizing on gullibility. The big explosion in Japan recently was an accidental fuel air explosion. The ping in your car engine is a fueled air explosion.

The second delay between two events reported by a University of Oklahoma seismologist doesn't make sense. No triangulation was reported to assure the same point of origin. If there was a second large explosion, with a ten second delay, everyone in Oklahoma City would have discerned it. Any time delay for two stage devices, or for demolition charges at column bases would have been in milliseconds or microseconds and would have, most probably, been controlled by primacord length which detonates at about 1/4 inch per microsecond. That is about the same speed as an orbiting satellite. Because of the

psycho-political operation going on at the present time against a Christian Right bogeyman, records in Waco, Idaho, California and other places, and the high-level promotion of censured officials, I would strongly urge that the U.S. Congress take steps to assure the evidence in Oklahoma City be independently evaluated by a collection of demolition experts from the private sector before the building is demolished. It is easy to determine whether a column was failed by contact demolition charges or by air blast loading. It is also easy to cover up critical evidence, as was apparently done in Waco, Texas. I understand the building is to be demolished by May 23rd or 24th. Why the rush to destroy evidence? I discussed this with your assistant, Lee Morris, early in the month!

*Benton K. Partin*  
Brigadier General, USAF, Ret

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VICTIMS' MOTHER ASKS WHY  
NO ATF WERE KILLED IN BOMBING

*Editor's note: The following transcription of the 5/23/95 CNN News show was received at the CONTACT office via fax on 5/26/95. [quoting:]*

CNN NEWS SHOW:  
8:29 A.M. (ET) 5/23/95

**Guests:** Andrea Arceneaux, Anchor; Edye Smith, Victims' Mother (Live); Kathy Graham-Wilburn, Victims' Grandmother (Live); Glen Wilburn, Victims' Grandfather (Live)

**Byline:** Gary Tuchman, Andrea Arceneaux

**Bob Cain,** Anchor: the visible monument to the terror of April 19th disappeared from the Oklahoma City skyline today about half an hour ago.

**Andrea Arceneaux,** Anchor: Watching among spectators were some of the victims' family members. CNN's Gary Tuchman joins us now from Oklahoma City with an update, as well as some interviews, we understand, Gary, with some of the victims' family members.

**Gary Tuchman,** correspondent: That's right, Andrea and Bob. You know, for 34 days we we've been standing in front of the federal building here in Oklahoma City, and now, for the first time, we can't be doing that. The federal building is gone, imploded. And you talk with people here at the scene, people who are family members members of the victims' families, people who were trapped inside the building when this happened, people who have just come out to watch. And although this wasn't a surprising thing, everyone knew it was going to be imploded today.

There was a lot of shock, because the fact was it was very loud. It was very smoky and eerily reminiscent

of what happened here April 19th, 34 days ago, when the building exploded when 4,800 pounds of TNT blew up in front of the building.

With us right now is Edye Smith. Edye was the mother of three-year-old Chase and two-year-old Coultron, two little boys who perished when this building exploded. And standing next to Edye are Chase and Coulton's grandparents. Thank you, all three of you, for joining us.

Edye, when you watched that building go down as I was just saying, it was no surprise, but it was so loud \_wasn't it? \_and so reminiscent of what happened last month.

**Edye Smith, Victims' Mother:** It sure was. Of course last time, whenever the bomb went off, we didn't know then, at that point, that it was this building. So this to me, watching it go down, I can just \_it's like reliving that day, you know. But the building's not there anymore.

**Gary Tuchman:** I mean, the instant it went down, I was watching your face. I was watching faces of other family members standing there, and it was almost a look of disbelief, even though you knew it was going to go down.

**Edye Smith:** Oh, it was. I mean, who's ever seen anything like that before. We've \_I'm here not only as a tribute to my kids but just \_I 'm curious, like everybody else . I wanted to see what it was going to be like and it \_it was certainly a sight.

**Gary Tuchman:** Your two little boys, such beautiful children. It's very hard for anyone to figure out how someone like you copes with the situation. How do you manage to cope?

**Edye Smith:** I've \_my strength comes directly from God. I've been raised in a Christian home, very fortunate. He keeps me going every day. I don't see how anybody could go through anything like this without Him. I just can't even imagine.

**Gary Tuchman:** Do you talk to Chase and Coulton?

**Edye Smith:** Oh, I sure do.

**Gary Tuchman:** What do you say to them?

**Edye Smith:** I just \_I tell them I miss them, and I just pretend sometimes \_I probably look like an idiot \_I pretend like they're right there with me, you know, at home, and I'll talk to them.

**Gary Tuchman:** Edye, I CAN assure of you that \_no, ASSURE you \_no one would think you are an idiot for doing that.

**Edye Smith:** I receive letters and cards from people all over the place saying "talk to them". You know, "Talk to them \_tell God to say 'Hi' to them," you know. My kids will always be alive in my heart, you know. And, you know, they might have died in that building, but they're not dead to me; they're not.

**Gary Tuchman:** Grandparents Glen and Kathy Wilburn. Kathy, I looked \_when I looked at your face it

was just an incredible sight when you saw that building go down. It was like you had never imagined something like that would happen. How did you feel?

**Kathy Graham-Wilburn**, Victims' Grandmother: Well, it startled me. I was expecting to hear sirens and to be warned, and I didn't hear 'em. And when\_ when it happened, it was just like being back in my office again, and it did...

**Gary Tuchman**: Where was your office?

**Kathy Graham-Wilburn**: Four blocks down. Edye and I work at IRS and...

**Gary Tuchman**: Oh, so you work together, you and...

**Kathy Graham-Wilburn**: Yeah. And we ran down the street together and found the building devastated, and it\_it was startling. It broke my heart. It was sad. It\_it dawned on me just a few days go that, while I was sitting there on the phone placing an order, that when I heard that noise that our babies were just being blown to bits. It was instant replay; it was bad.

**Gary Tuchman**: There actually was a warning system put in place here \_police sirens going up. But they were very faint, two blocks away. It was hard to hear...

**Kathy Graham-Wilburn**: I see.

**Gary Tuchman**: ...those police sirens here . So that's what increased the shock value that we actually...

**Kathy Graham-Wilburn**: Yeah.

**Gary Tuchman**: ...didn't know right away that was going down. Glen, how are you managing? How's the family holding up?

**Glen Wilburn**, Victims' Grandfather: Pretty good, pretty good. We\_we're close, and we\_we talk about it. We talk about our feelings, and we discuss\_ what's consumed our [Unintelligible]. Our [Unintelligible] took a 180 degree turn that day, and it probably will never be the same again.

**Gary Tuchman**: Edye, at this point you're very busy. You've been talking to people like us, you've been talking to police officials, you've been with your family. But in the next couple of months, when things start to get quieter here in Oklahoma City, do you think it will begin getting tougher for you?

**Edye Smith**: Yeah, but I don't think things are going to start getting very quiet, you know? There's a\_ there are a lot of questions that have been left unanswered, a lot of questions we don't have answers for, we're being told to keep our mouths shut, not talk about it, don't ask those questions, and I think things are going to get a lot busier.

**Gary Tuchman**: What kind of questions have people been telling you to keep your mouth shut about?

**Edye Smith:** Well, we've just from the very beginning, we, along with hundreds and thousands of other people, want to know just\_ and we just innocently ask questions, you know\_ where was ATF? All 15 or 17 of their employees survived, and they live\_ they're on the ninth floor. They were the target of this explosion, and where were they? Did they have a warning sign? I mean, did they think it might be a bad day to go in the office. They had an option to not go to work that day, and my kids didn't get that option, nobody else in the building got that option. And we're just asking questions, we're not making accusations. We just want to know, and they're telling us "Keep your mouth shut, don't talk about it".

**Gary Tuchman:** Well, Edye Smith and the Wilburns, thanks for joining us. Obviously, there are still a lot of questions that have to be answered about this investigation, and I'm sure you'll be seeking the answers to those questions..

Very important thing to point out. There IS still work to be done at the site. There are the bodies of two victims still inside the building, and it's believed the body of a third man is also there. They will immediately start looking for those victims. This is Gary Tuchman, CNN live, in Oklahoma City.

**Bob Cain:** Thank you, Gary.

NOTICE TO THE PEOPLE FROM GARY WEAN  
RE: MICHIGAN MILITIA

Tuesday, May 9, 1995

RE: Press release issued by Michigan Militia Corp on May 7, 1995, 11:57 p.m.

Information from Debra Von Trapp very clever mis-information\_propaganda.

The Japanese pay FBI agent Robert Goetzman to supposedly bug the White House. Goetzman is also paid by ADL Mishpucka. This is perfect for them; they feed the Japanese exactly what they want the Japanese to believe. It keeps the anger going between Japanese people and American people and keeps them at each other's throats\_just what the ADL Mishpucka wants.

In 1989 Michael Ovitz and Lew Wasserman sold MCA to Matsushita. Before they sold it, they manipulated the stock market. MCA stock at \$19.50 a share shot up to \$54.00 a share. They made billions of dollars before they even sold it to Matsushita for billions. Wasserman kept his hand in the pot and in the last five years brought MCA down in value. Now, David Geffen, Jeffrey Katzenberg, Steven Spielberg and Bill Gates\_ all Mishpuckas\_ are spooking and beating the Japanese down and will get MCA back for nothing\_ that's the way they work. Michigan Militia should be very careful in being very cleverly used by the ADL Mishpucka propagandists.

Bill Gates owns Microsoft and they are going to also undercut Japanese microchip business. There is up to a trillion dollars involved, and ADL Mishpucka creates catastrophes in Japanese subways same as Oklahoma in U.S. to create chaos and frighten the people to death.



And if the Japanese resort to the courts over here, they've got another problem, because David Geffen's relative Ralph Geffen is a Federal District Judge in the Ninth Circuit and tied up with Federal Appeal Court Judges Harry Pregerson, Steven Reinhardt and Alex Kossinsky, who are also associated with ex-Federal Judges and FBI Directors William Webster, Richard Thornburgh and William Sessions, who will make mincemeat of the Japanese in any lawsuit they file. These powerful, fantastically wealthy ADL Mishpuckas call themselves Hollywood's Dream Team, SKG.

ADL Mishpucka Judge Stanley Sporkinsky (aka Sporkin) is presently making Federal Judicial rulings to set up Microsoft to take over the microchip industry. Sporkin was a lawyer in the Justice Department who lied outright, committing outrageous perjury in the Iran-Contra/Ollie North congressional hearings. For this they made him a Federal Judge.

In Los Angeles, the Federal Justice Department filed criminal RICO violations against the Mexican Mafia\_ the penalty could be as much as life without parole. All they had to do was label the Mexican Mafia an "organized criminal enterprise". This is precisely what the ADL Mishpucka is, an "organized criminal enterprise", engaged in murder, assassination, fraud, drugs, stock market manipulation and chaos in America. The Michigan Militia should be screaming like an "Eagle" \_ why doesn't the Justice Department file RICO criminal charges against the ADL Mishpucka who intends to bring down Japan as well as the U.S. The U.S. and Japan are highly industrialized nations. We have a high standard of living and wages, but to make their billions and skillions, the ADL Mishpucka must have cheap labor. And that's what they intend to get. The ADL Mishpucka marches on while we fight among ourselves.

In regards to the FBI-Justice Department investigation and prosecution of the Mexican Mafia, Special FBI agent Charles Parsons, in a well publicized media announcement in Los Angeles states, "When Congress passed the RICO statute, it had in mind the Italian Mafia, but the statute fits any group which meets the requirement." And the ADL fits their description like a glove.

I think it would be fitting if the Michigan Militia would put out a powerful Press Release demanding that the FBI and Justice Department investigate and prosecute the ADL Mishpucka to the fullest extent of the United States of America law.

The United States Supreme Court, in a unanimous ruling, 9-0, just overruled a decision by ADL Mishpucka judges Harry Pregerson, Steven Reinhardt and Alex Kossinsky of the Ninth Circuit that would have weakened the RICO laws that protect the American people.

This could be a good sign\_ along with the U.S. Supreme Court decision in the federal Gun-free School Zones Act which returned powers in these matters to the local level.

President Clinton, at the present, is in no danger whatsoever. He is doing everything the ADL Mishpucka tells him to do. He appointed Robert Rubin to the Treasury. Rubin is in command of the Secret Service, the ATF and the Coast Guard, as well as the Federal Bank System and Wall Street. Why would the ADL Mishpucka kill Clinton when they are cleaning out the American people of skillions. But they do not intend that Willie be re-elected. They have some one else in mind who will really squat on us. This notification is necessarily brief, as the machinations of the ADL Mishpucka are endless.

*/s/ Gary L. Wean*



Retired California Police Officer

\* \* \*

MILITA MEMBERS:  
ALERT TO POSSIBLE POLICE HARASSMENT  
(Fax Received From Apfn)

For Information Only

POSSIBLE STATE POLICE HARASSMENT OF  
PATRIOTIC CITIZENS BY  
MICHIGAN STATE POLICE

“To Serve And Protect” Or “Stalk And Harass”?

On 5/18/95 a meeting of local patriots was being held on private property, Bangor Sportsman Club, a rod and gun club. A Michigan State Police vehicle drove by this meeting several times, but never stopped in. After the meeting, one of the attenders driving a Flat Black Bronco was stopped by TWO state police officers, PATROLLING in a single car, for a “loud exhaust”. The LONE individual’s vehicle was searched without permission and an unloaded, registered handgun, in a box on the floor was seized. Also, a sheath knife the individual was wearing was seized. No citations were issued at that time. One of the state police officers did state that the individual would be possibly contacted to appear in court.

On 5/23/95 at 1855 hours, these same two state police officers arrived, without prior notice, at the individual’s home and arrested him without a warrant for CCW [*carrying concealed weapon?*]. When asked by the individual’s wife to produce a warrant, they refused. Also, the individual was not read his rights. This incident happened in the individual’s front yard in front of his wife, their small children and a neighbor. According to his wife, the state police officers were very rough, rude and made quite a scene. Bond was set at \$2500 at the scene without a court hearing. The individual was then incarcerated overnight.

On 5/24/95 the individual was arraigned in District Court. The Police Report also stated that he was in possession of 4000 rounds of ammo and a rifle in his vehicle which was legal to possess. Also stated in the Police Report was that the individual was a member of the Michigan Militia. Membership in Citizens’ Militia is not yet illegal. The local patriot group had separated from the Michigan Militia in Feb. 95. He was arraigned on one charge of CCW with a hearing set for 6/8/95. He was released on a \$5000 Personal Recognizance. bond.

The individual’s wife stated to me today that the state police had been following her for the last two weeks, even when she takes the children to school.

More information will follow as things unfold.

Be on the alert for possible harassment by police agencies.

Do not antagonize any confrontations. Stay clean and legal.

Report any harassment to this center.  
*American Patriot Fax Network*

## CHAPTER 10

### VINCE FOSTER'S KILLER FINGERED ON LOU EPTON SHOW

*Editor's note: This timely fax recently arrived in the CONTACT office. We have no way of verifying the information-so please read with discernment. It adds yet another dimension to the story we present on following pages.*

**[SEE FOLLOWING PAGES]**

\* \* \*

### LONDON PAPER REVEALS MORE ABOUT VINCE FOSTER "SUICIDE"

*Editor's note: Since we first brought you the facts surrounding the mysterious suiciding of close Clinton friend Vince Foster in the 7/27/93 issue of CONTACT, the matter has continued to experience strange twists and turns. Here's the latest from a foreign newspaper, of course! The following fax was received at the CONTACT office and is reprinted from The Sunday Telegraph, 5/21/95 issue.*

### REVEALED: CLINTON AIDE MADE MYSTERY TRIPS TO GENEVA

by Ambrose Evans-Pritchard in Washington

The mystery over the death of the White House aide Vincent Foster is getting deeper. Records shown to the *Sunday Telegraph* reveal that he had clandestine dealings in Switzerland, and even purchased an airline ticket to Geneva just three weeks before his death. Foster's travels have never come under scrutiny before. Two investigations have concluded that he shot himself on July 20, 1993, because he was upset over harsh editorials in the *Wall Street Journal* and other mundane matters. But his trips abroad have come as a total surprise to his family. They could prove to be of great importance. Foster was an intimate friend of both Bill and Hillary Clinton and was responsible for handling their private financial affairs at the White House.

The revelations of Foster's covert forays to Switzerland come after a week in which the Senate announced details of new televised hearings on the Whitewater scandal, due to begin later in the summer. But it remains far from certain whether the Republicans in Congress are prepared to reopen the file on the Deputy White House Counsel's death.

The records show that Foster bought a ticket to Switzerland on November 1, 1991 during that early phase of the Clinton presidential bid traveling on American Airlines from Little Rock to Paris with a

connection to Geneva on Swiss Air. The return flight was booked for November 3, giving him less than one full day on the ground in Switzerland. The cost was \$1,490. A year later he did exactly the same thing, darting in and out of the country on December 7, 1992\_during the presidential transition period\_he bought a ticket from Little Rock to Geneva, via Paris, returning on November 9. Finally, on July 1, 1993, he purchased a ticket through the White House Travel Office from Washington to Geneva on TWA and Swiss Air, reimbursing the White House from his personal American Express Card. But he never made the trip and was refunded by Swiss Air on July 8.

Twelve days later he was found dead in a Virginia park next to the residence of the Saudi ambassador. A Colt .38 revolver of Edwardian vintage was found jammed in his hand. Independent experts have described the crime scene as a textbook case of a murder made to look like a suicide.

These are only a sample of his flights, not the full picture. On December 20, 1988, for example, he flew to Batman in remote Turkish Kurdistan. At his death he had built up more than 500,000 air miles on the frequent-flier programs of major U.S. airlines. On Delta he apparently had 197,853 miles. Much of it came from flying overseas. His foreign trips on Delta during the later 1980s and early 1990s were often purchased at ‘executive fares’, a category of discount that is only available to senior government officials\_or contract operatives doing work for the federal government. That raises the question: was Foster a U.S. agent at a time when he was ostensibly in private practice as a Little Rock lawyer?

Sources close to the Foster family say that his widow, Lisa, was not aware of any trips he made to Switzerland, which suggests that he was not engaged in routine work for the Rose Law Firm. Apparently there are no Swiss stamps in his passport, but this would not necessarily be unusual. Mrs. Foster has accepted the official verdict that her husband committed suicide. In her statement to the FBI she said that he had been depressed and had “no sense of joy and elation at work”. She believed that this may have been related to the Waco disaster.

“Lisa Foster believes that Foster was horrified when the Branch Davidian complex burned. Foster believed that everything was his fault,” wrote the FBI (OIC document 000278). But there may have been other concerns on his mind. A psychiatrist told the FBI that he was contacted on July 16, 1993, by Foster’s sister, Sheila Anthony, a top official at the Justice Department. She told him that Foster was working on “top secret” issues at the White House and “that his depression was directly related to highly sensitive and confidential matters”.

It remains to be seen whether the investigation or Special Counsel Kenneth Starr will get to the bottom of the Foster mystery. Many in Washington now consider that the investigation by Robert Fiske last year was a charade and a black mark on the American judicial system. It reached the conclusion that Foster committed suicide **before** much of the forensic evidence had been analyzed by the FBI crime labs, **before** key witnesses had been interviewed, and **before** the autopsy review by independent experts. Several of the FBI documents appear to have been doctored. One official close to the investigation has described the scale of lying and fabrication by government officials as staggering.

There are signs that the same thing could be happening again. Very few witnesses have been called before the Grand Jury. The police have not even visited the houses within earshot of the spot where Foster was supposed to have shot himself. Yet a highly placed member of the investigation has already been leaking

stories to journalists saying that there is nothing to the Foster death, and that there will soon be a fresh ruling of suicide. The lead prosecutor handling the death of Foster, Miguel Rodriguez, resigned in March. Sources say he quit because he felt that certain members of the Starr team were more interested in covering up discrepancies than finding out what really happened, and were merely going through the motions of an investigation. The Starr team counters that his resignation was largely the result of a character clash. The *Pittsburgh Tribune-Review* reports that Rodriguez was unable to call key witnesses before the Grand Jury. The paper said he had also lost confidence in the FBI, which appeared to be sweeping crucial evidence under the carpet. For example the FBI had discarded a set of crucial crime-scene photographs, deeming them unusable. Rodriguez turned to a private firm, which had no difficulty enhancing the photos.

Rodriguez cannot be dismissed as a right-wing prosecutor with an axe to grind. He is a liberal by background and rose to his current position as Assistant U. S. Attorney in Sacramento after working as a civil rights lawyer. It is astonishing that the American media has made so little of his resignation. If a lead prosecutor during the Watergate scandal had departed in such circumstances it would have been headline news.

What is it about the death of Vince Foster that has caused every investigation to recoil? First, the U.S. Park Police, then the Fiske investigation, then the Senate Banking Committee and now, perhaps, Kenneth Starr's team\_all have dipped their toe in the water and pulled it straight back out again. One can only deduce that the temperature must be very hot indeed.

[*From whomever faxed this to CONTACT was the scribbled ending:*] FYI: Foster was a CIA agent according to earlier news reports I have.