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By Gyeorgos Ceres Hatonn

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CHAPTER 1

THE NEWS DESK

by Dr. Al Overholt 2/25/97

O.J. TOO POOR FOR WHITE HOUSE INVITATION

Excerpted from *THE DAILY NEWS*, Los Angeles, 2/17/97, [quoting:]

It's obvious that O.J. Simpson doesn't have \$33.5 million. If he did, the White House would have invited him to spend the night in the Lincoln bedroom. (Letter to editor by Gary L. Davis, Frazier Park) [End quoting]

Says it like it is.

POLITICIANS GUILTY OF SAME OFFENSE

Excerpted from *THE DAILY NEWS*, Los Angeles, 2/8/97, [quoting:]

So our illustrious mayor and city attorney are attempting to initiate a law against panhandling. Frankly, I have never been accosted physically by a panhandler, but then there are always the exceptions to the rule.

May I suggest that Riordan and Hahn include those characters, namely politicians, who also panhandle under the guise of respectability by attempting to browbeat the citizenry out of money at such functions as \$1,000-a-plate dinners or luncheons.

If this isn't panhandling, what is it—platehandling?

Don't tell me that the recipients of such racketeering money give nothing in exchange for such highway robbery under the guise of "political contributions".

When did you ever hear of an applicant for a job paying \$1,000 to get the job? What businessman would ever expend such funds for such a return?

To blame "foreign investors" for such contributions is laughable, since it is assumed that it is OK for citizens to bribe our politicians, but foreigners do not have the same privilege. These parasites even have the nerve

to have a special location set out on our IRS forms for the insertions of how much we wish to donate.

We condemn a prostitute on the streets for that which she commits, but these political parasites are allowed to wear the mantle of respectability to cover up their illicit “business activities”.

Pardon me while I break up. (Letter to editor by Montague Capper, Canoga Park) [End quoting]

Couldn't say it better myself, except that this covers almost all politicians, not just the locals.

WEB SPOOFING

Excerpted from *THE SPOTLIGHT*, 2/3/97, [quoting:]

There isn't a system devised by man which doesn't have its flaws. The Internet is no exception. In fact, the Internet is a glaring example of man's inability to build a perfect system.

Another case in point: In December, 1996, several professors at Princeton University published a paper describing a vulnerability of the World Wide Web, which they had recently discovered.

The problem in a nutshell is that it is possible for someone to construct a “false web” —that is, all of your web browsing could be routed through a site you didn't know was there. It could be recording everything you do, tracking the sites you visit, even copying passwords and credit card numbers you enter if you purchase anything on the Web. The name for this type of mischief is “web spoofing”. Even secure sites running encryption are no real safeguard against web spoofing.

To the many patriotic Americans who value their privacy and are already very wary of potential snooping into their affairs, this probably is very disturbing. It should be. Web spoofing is not that difficult to accomplish. There are weaknesses in most web browser software (including the big two—*Netscape* and *Microsoft Explorer*) which allow this to take place, with little chance that the user will notice what is happening.

If you are interested in reading the published report by the Safe Internet Programming group at Princeton University, point your browser at: <<http://www.cs.princeton.edu/sip/pur/spoofing.html>>

Having said all that, what really is the risk of actually suffering a web spoofing attack? Frankly, it's probably not that great. But, I find that those who value their privacy tend to be fairly jealous about guarding it,

so some vigilance seems called for.

If you want to be really secure and protect yourself from the potential of a web spoofing attack, you should:

1. Disable *Java Script* in your browser. A spoofer will probably use *Java Script* to hide the real location line of a link, replacing it with a false indication.
2. Make sure the location line on your browser is always visible, and check the location you are about to jump to before you actually make the jump.
3. Check the URLs displayed on your browser's location line to be sure you are actually connected to the URL you intended.

Frankly, it is unlikely that any of us will have an encounter with web spoofing anytime soon. But, if you get some frantic e-mail messages about this insidious threat to your electronic privacy, you now have the facts to know what it is all about.

A SITE VISIT

“Up Yours,” “Hands Off,” “Dark Days”—those are three of the subject areas contained on the Web site known as “Dr. Tavel’s Self Help Legal Clinic”, located at: <http://www.iquest.net/~rjtavel/>

This site is not to be missed. Although it loads slow, due to the tremendous number of graphics, there is so much information to be had on this site, that **no serious patriot should miss it** [*emphasis mine*] (and anyone who is concerned about the slow loading can turn off their graphics and still get all the good information). It might even be thought of as the Disney World of the Web. You can’t see it all in one visit. You must come back again and again.

From Dr. Tavel’s mission statement: “....my hope is to make available at this site verified information to help everyone at least become better consumers of legal services and more informed Americans. My goal is to place my entire law practice in cyberspace so that everyone can get the help they need, be it about the legal process, the ‘patriot’ movement, or their individual needs.”

Dr. Tavel’s site has much information and links relating to jury issues, including information and links to Fully Informed Jury sites. There is a significant section on mediation as a way to take back your government; *2nd Amendment* issues; links to a great many other legal resources available on the Internet; privacy issues, and also a section of links to financial and stock information. There is even an electronic mailing list which you can join on-line.

I really haven’t done the site justice here. You simply must go there for yourself and look about. There were so many good links, and so much information, that it will take a while to digest it and begin to make

use of what is available. [End quoting]

GETTING ON NERVES

Excerpted from *THE SPOTLIGHT*, 2/10/97, [quoting:]

According to the new research, the poisonous sodium fluoride placed in water supplies (by governments) and in toothpaste can damage the central nervous system. The damage can cause motor dysfunction, IQ deficits and learning disabilities. Information out of the Harvard Medical School claims the poison can accumulate in brain tissues. Researchers have claimed for years that fluoride is linked to bone cancer, hip fractures in the elderly, tooth decay and dental fluorosis. [End quoting]

Do you think the politicians will pay any attention to a Harvard University report? I doubt it, because the powers who forced it on us knew what they were doing. They knew it had a detrimental brain effect!!

BREAKTHROUGH RADIO NEEDS NO BATTERIES

radio pict.insert

Excerpted from *THE SPOTLIGHT*, 2/10/97, [quoting:]

Here is the radio every informed citizen **MUST HAVE**. A revolutionary hand-crank generator powers the radio for over 30 minutes from only 20 seconds of winding! Needs no batteries, you are guaranteed Shortwave, AM and FM reception no matter what! This radio does not require electricity or batteries but instead runs all functions on one 20-second winding. Award winning design has easy flip-out crank, rugged ABS plastic case, large high quality frequency tuner, optional jacks and much more. Weight 2 3/4 lbs. size 16"L x 12"H x 8"D and warranty. This radio has won praise, endorsements, and awards from all over the world, and has proved itself worthy in some of the remotest points on the planet. You can count on this radio no matter what persons, conditions, or events might try to interfere with the transmission of truth. And, if all this were not reason enough, this radio is good looking too: so enjoy it in your home—but make no mistake, your radio is built for the most rugged or remote circumstances and emergencies. For information 1-800-821-5157. [End quoting]

I wouldn't normally put a blatant ad in this column, but **I think it's very important that each of us have at least one of these in our emergency kits.** I've never heard of such a well made item for this purpose

and price.

I've seen a news segment on TV about this radio and its invention to fill the need of Third World countries who have no electricity, or if they do, they don't have enough money for ordinary batteries.

FED LINKED TO DRUG FUNDS

Excerpted from *THE SPOTLIGHT*, 2/10/97, [quoting:]

Every day, billions of dollars change hands in America without the use of plastic, financial instruments or electronic transfers. Some of it is quite legal; paychecks are cashed, merchants deposit receipts, and so forth. Approximately \$1.3 billion, however, changes hands in the most profitable business in the United States—illegal drugs.

drug money chart

DRUG MONEY FLOW CHART

Now, ask yourself: "If you have money to deposit, where do you take it?" Most people would answer, "A bank". Right. Every bank keeps a certain amount of cash on hand. If it gets too much cash for normal business, the bank deposits it in its regional Federal Reserve Bank. That's why you see all those Brinks and Loomis armored trucks running around.

The bank is duly credited with the cash and that means it can loan out much more money at interest than the cash it has deposited. That's called fractional reserve banking. This makes lots more money for the stockholders. When the Federal Reserve gets the cash, it destroys old, worn out bills and replaces them with newly-printed ones.

As our central bank, the Fed watches over American currency intently. It's ridiculous to think that the Fed doesn't know what's going on when it comes to cash. The Fed is the maestro of cash. Cash can't flow without passing through the hands of the Fed. If billions upon billions of dollars in cash is circulating via the illegal drug trade, how could the Fed not know about it? The Fed knows all there is to know about currency [*and its movement*].

As pointed out in *THE SPOTLIGHT*'s special edition of January 27, it is impossible to believe that the CIA and the president could be ignorant of this cash-and-drug flow. **They know all about it and are**

probably getting part of the action [*emphasis mine*].

Note the chart. That tells the story. Want to stop illegal drugs? Stop the money. Where do you look for money? Congress needs to get Federal Reserve Chairman Alan Greenspan on the carpet and find out what he and his colleagues at the Fed are doing with all of that drug money that's going through their hands. [End quoting]

Why would you ask the Fed, the President, or Congress about this? Most of them ARE SOME OF THE GANGSTERS who are getting rich off this setup.

NEW WORLD ORDER VISTAS

From the INTERNET, 2/11/97, [quoting:]

I do not know if the New World Order Vistas addressed another area I researched back in the seventies—mind-reading computers. In the late seventies, several universities had defense contracts exploring the capability of special-purpose computers to interpret brain-wave patterns in terms of phonemes (parts of speech) to see if recurrent patterns could be used as a basis of control and communication—neurocybernetic loop. Dr. Lawrence Pinneo of Stanford Research Institute was one of the pioneers in the development of these systems back in 1978-79.

A Dr. Zimmerman later constructed a tiny amplifier that could amplify the magnetic waves emanating from the brain more than one billion times. This allowed the researcher to input brain wave patterns without attaching electrodes to the subject's head.

Need I say more regarding the potential for “invasion of privacy”. There were also concerns at the time that loop was two-way and that commands could control the brain-wave pattern of the recipient.

There were also experiments conducted by Dr. Alan Frey on audible microwave hearing. Subjects enclosed in anechoic chambers received a voice-modulated beam of microwaves and could actually hear the transmitted voice in their head. Experiments were conducted for the DIA. Hear any voices lately?

Seriously, no means are overlooked when it comes to keeping our enemies (?) at bay. Remote viewing. Remote influencing. Remote telepathy. Anyone want to buy some mind shields? —Bill Hamilton [End

quoting]

Do you still need more verification of what Commander Hatonn and *CONTACT* have been telling you about most people being very little removed from being nothing but a mind-controlled puppet, slave?

PLEASE, keep up your Light Shield of God at all times to protect yourself from these frequency attacks, which assail us constantly.

THE NEW HISTORY OF AMERICA

Excerpted from *THE NEW HISTORY OF AMERICA*, 1/12/97, [quoting:]

These common sense and logical observations are based on the facts of history gathered from a book titled *North Carolina Through Four Centuries*, by William Powell and from other documents of history.

THE BEGINNING [*of our country's history*] MUST BE SHOWN TO UNDERSTAND WHAT YOU'RE UP AGAINST TODAY. IN OTHER WORDS WE ARE THROWN INTO THE MIDDLE OF A CHESS GAME WITHOUT THE BASIC KNOWLEDGE OF THE RULES OF HOW THEY STARTED THE GAME. And they rely on us fighting them on their issues that amount to nothing. It becomes a lose-lose situation. They keep moving their Queen around, taking all the chess pieces, no matter what we do. A few might escape here and there but that is a tiny amount compared to the whole. This book gives the groundwork and rules by which they play. There is no doubt the other states have the same history if YOU know where to look, and then have the logic and common sense to understand what you just found and are not afraid of the truth. I quote parts of Gerry Spence's *Justice For None* to show that he did not understand that the corporate state was already formed at the beginning of this country's life. But you will understand, as the story unfolds to fill in his blanks. Here are his statements that you may want to refer back to when reading this book: "But the regenerative powers of the corporate hydra were insidious. By 1791, the federal government had already organized the Bank of the United States—a corporation—and by 1816 corporations were again threatening the vision of the framers." "The Santa Ana case marked the demise of a nation of men and the corporation of the new king, the corporate state." But the *Fourteenth Amendment* soon became a formidable weapon used to subject Black and White to the will of corporate America. We have not often heard that story." You will, in spades, after reading this book. —The Informer [End quoting]

Only by knowledge of the **truth** will we regain any freedoms. **Ignorance is not bliss**—it only leads to slavery. Laziness in wanting to hide our heads in the sand will only lead to the **HARD LABOR of slavery or death to the chance to learn, which is the reason you came to this planet of growth.**

By all ethical means possible we **must learn** what caused us to be in our dire circumstances or we will have to do it all over at some other time and place. I choose to learn all I can, **now**, while there are such

excellent opportunities available within such a short time span.

HOW ABOUT YOU??

Book available from Americans For Preservation Of Constitutional Heritage, PO Drawer 1089, Franklin, North Carolina PZ28744, (704) 369-0064 answering machine. Long distance calls returned only if you authorize for a collect call.

VACCINES

Excerpted from *THE BOB LIVINGSTON LETTER*, 1/97, [quoting:]

Are New Vaccines Laced With Birth-Control Drugs?—Population Control Via Vaccines, by James A. Miller, special correspondent for Human Life International (HLI).

During the early 1990s, the World Health Organization (WHO) has been overseeing massive vaccination campaigns against tetanus in a number of countries. In Mexico, several vials of the vaccine were analyzed and were found to contain human chorionic gonadotrophin (hCG), a naturally occurring hormone essential for maintaining a pregnancy.

hCG and Anti-hCG Antibodies

In nature the hCG hormone alerts the woman's body that she is pregnant and causes the release of other hormones to prepare the uterine lining for the implantation of the fertilized egg. The rapid rise in hCG levels after conception makes it an excellent marker for confirmation of pregnancy. When a woman takes a pregnancy test, she is not tested for the pregnancy itself, but for the elevated presence of hCG.

However, when introduced into the body coupled with a tetanus toxoid carrier, antibodies will be formed not only against tetanus but also against hCG. In this case, the body fails to recognize hCG as a friend and will produce anti-hCG antibodies. The antibodies will attack subsequent pregnancies by killing the hCG which naturally sustains a pregnancy. When a woman has sufficient anti-hCG antibodies in her system, she is rendered incapable of maintaining a pregnancy.

HLI reported the sketchy facts regarding the Mexican tetanus vaccines to its World Council members and affiliates in more than sixty countries. Soon, additional reports of vaccines laced with hCG hormones began to drift in from the Philippines, where more than 3.4 million women were recently vaccinated. Similar reports came from Nicaragua, which had conducted its own vaccination campaign in 1993. [End quoting]

We can't trust any vaccines anymore. It can be understood why the governments are so adamant about vaccinating everyone except for the Elite. And particularly within this last year's Flu season, the "need" to

vaccinate was promoted more emphatically than ever before.

THE DOUBLE-MINDED MAN

Excerpted from *THE BOB LIVINGSTON LETTER*, 1/97, [quoting:]

“A double-minded man is unstable in all his ways.” *James 1:8*.

By definition, double mindedness is the mental state of believing or attempting to believe two opposing thoughts at the same time.

This simple and brief teaching of *James 1:8* on the double-minded man is one of the most profound in scripture. The teaching is limited to this one sentence. There is no description or revelation as what exactly a double-minded man is, but describes him as unstable. The above definition of double-mindedness is our definition.

The scriptural charge of being unstable is of serious importance. The *American Heritage Dictionary* defines unstable as fickle and lacking control of one’s emotions, characterized by unpredictable behavior. We believe that double-mindedness is a recognizable psychological phenomenon and that it is used to neutralize human thought and action. It is very subtle because it almost defies description. Herein lies its power to deceive and control human emotions.

There is both collective and individual double-mindedness. Most all politicians are aware of this phenomenon and use it to deceive the electorate.

An example of collective double-mindedness is the national elections just past. Every American who voted would tell you, if asked, that he/she believed in life, liberty and property. Yet they voted for a political cabal that is progressively undermining basic liberty and transferring property to the state without payment. The only reason that people could be seduced into destroying their own liberty is because over time, they have unknowingly adopted the morality of the state. Their double-mindedness has numbed their senses so that they do not know that political oratory is an appeal for sanction of their own plunder. The electorate never knew the issues and none were ever stated.

The individual or group is double-minded when clinging to a philosophy that denies and is contradictory to reality, regardless of its name or label. Political parties were never intended to be different in substance, only in name and oratory. Before we third and fourth party devotees agree with smugness, the same applies to all political parties. A rose under any name is a rose.

No, there is no difference. Our hope is based on illusion, and illusion on double-mindedness. The great deception goes on.

The double-minded man forever seeks liberty under party labels. There are two illusions here. The first is that political parties appear different simply because they have different names. The second great illusion is that political parties lead to political freedom. The opposite is true. Collective plunder does not lead to

human liberty, but to human conformity. When Americans had freedom, there were no political parties.
[End quoting]

Do you still wonder why things are getting worse and worse instead of better. Most politicians, judges, lawyers, the Elite and other evil people exploit every little weakness in the human psyche.

ASSAULT

Excerpted from *THE BOB LIVINGSTON LETTER*, 1/97, [quoting:]

Assault, defined by *American Heritage Dictionary*, is a violent physical attack. Or in law, an unlawful threat or attempt to do bodily injury to another.

Overt and visible assault and battery by the use of government force goes on all the time. The U.S. Supreme Court has made any assault upon ones private property legal. Police power can now, without probable cause or a warrant, enter and plunder private property and kill or jail property owners under any pretense and without any formal charge.

While assault implies physical contact or threat of same, it does not have to be. One can be assaulted under false pretenses and/or completely without his knowledge. We would classify this as a covert assault.

The media assaults the American people every day with false and deceptive information. We are induced to buy things that would injure our health. We are fed political journalism that manipulates our thinking and induces our support. Whereas with full disclosure, we would reject it out of hand. This constitutes assault upon our minds and indirectly upon our person and property.

Coercion of any kind that limits man's freedom of expression and mobility (that does not interfere with another's) is assault. There are hundreds of laws that violate, restrict, and encumber our person and property. We have grown so accustomed to government assault that we no longer define assault as injury to our person and property. We simply accept anything and everything as "regulations", and we rationalize that all is in "the public interest".

Assault can be induced through persuasion and reliance upon authority, causing great harm and even death to those victimized. When school children and babies are "given" vaccinations and immunizations, they are under physical attack and assault and battery of their person. Parents are induced to cooperate relying on information from the government and medical authorities. Tens of thousands of people die each year because they were persuaded by medical authorities to take drugs which killed them. They were definitely

assaulted.

In the name of the public good and all manner of pretense, we are under constant assault. We need a new awareness of this, and we need to redefine what we have been manipulated into. [End quoting]

Are we going to wake up before it's too late to do anything about the above situation?? I say, with God's help, we can and will. Are WE working to bring this about?

EX-JUDGES, LAWYER SENTENCED

San Diego Court Corruption Scandal Brings Federal Prison Sentence

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

Two former Superior Court judges and an award-winning lawyer convicted in a corruption scandal were sentenced Wednesday to the **minimum** [*emphasis mine*] prison time allowed by federal sentencing guidelines.

Former Judge James Malkus was sentenced to 33 months in prison by a Los Angeles judge, who was assigned the case after local justices disqualified themselves.

Former Judge G. Dennis Adams and attorney Patrick Frega were sentenced to 41 months each and will remain on probation for two years.

The three were allowed to remain free on existing bail pending appeals, which could take as long as two years. [*Don't bet on them ever going to prison. In two years people will forget and they'll probably*

go free.]

In addition to mail fraud and conspiracy charges, Frega was convicted of one count of racketeering and was ordered by U.S. District Judge Edward Rafeedie to forfeit \$100,000.

Rafeedie said the convictions have eroded public confidence in San Diego Superior Court and possibly beyond. [*A monumental understatement if ever there was one.*]

“This is unfortunate,” Rafeedie said before sentencing. “It did not start out as a criminal enterprise. It was an attorney trying to ingratiate himself to the court and (it) grew.”

The judge imposed the minimum sentences allowed by federal sentencing guidelines, said Eric Lodge, president of the San Diego Bar Association.

Adams and Frega could have been sentenced to 51 months in prison, and Malkus could have received a 41-month sentence. [*What do you think they would have done to you under the same charges?*]

Malkus’ attorney, Jerry Coughlan, said his client was pleased that Rafeedie was conservative. “It’s a tremendous relief to know that he’s not going to prison for the rest of his life, as the government wanted.”

A 21-count federal indictment handed down in June listed 163 overt acts allegedly committed by the three men from 1983 to 1992. An earlier indictment was thrown out because it didn’t apply to state judges. [*Judges have separate laws for themselves so they can commit certain crimes unpunished?*] Frega was named 1984 trial lawyer of the year by the San Diego Trial Lawyers Association after he won \$8 million for his client, a former police officer who had been beaten by a pool hall bouncer.

As the five-year corruption case unfolded, San Diego’s legal community learned that Frega made more than \$100,000 in payments [*What a scam—collect a cut for the amount of damage and penalty awarded.*] to the judges and their families in cars, repairs and computers, in exchange for favorable treatment on cases. [End quoting]

There may still be hope for the Ekkers and Rick Martin in their lawsuits. Under the right circumstances these crooks and gangsters can still be jailed. It’s about time. But it bothers me that judges and lawyers taking payoffs can get such small penalties.

BANKER TO PAY \$37 MILLION

From *THE MODESTO BEE*, 2/8/97, [quoting:]

The Federal Reserve has fined international banker Ghaith Pharaon \$37 million and permanently barred him from the U.S. banking industry in connection with the BCCI banking scandal. The decision, adopted on the recommendation of an administrative judge who conducted a hearing in 1995, represents the Fed’s largest fine ever against an individual in a case that was contested. Pharaon was charged with helping BCCI, the Bank of Credit and Commerce International, illegally acquire the former Independence Bank in

Encino [CA], which failed in 1992. [End quoting]

Very interesting—the Federal Reserve, a private corporation, fines someone and I assume gets to keep the proceeds. They even involved a judge in the theft. (Bet he got a nice payoff.)

The Feds themselves should be fined trillions of dollars by the American people for THEIR crimes. Probably one of the Fed's buddies wanted to steal that bank, but Pharaon probably helped the wrong person to gain it and so it was payback time.

BLOOD MONEY

From a flyer, unknown source, [quoting:]

My wife and I attended a fund-raising banquet recently for the Tulsa area crisis pregnancy centers called Mend.

Their keynote speaker was Carol Everett, a woman who used to be part owner in two abortion clinics in Dallas.

After giving her life to Jesus, she left the lucrative abortion industry and is now speaking out against it.

Mrs. Everett had many shocking things to say about how things are done in this business. There are more regulations on the place you take your dog for a shot than where you take your daughter for a procedure that will affect the rest of her life.

The thing that surprised me the most was that over all (about 60%) of the girls that come to crisis pregnancy centers are not pregnant!

Though no records exist to prove it, there is reason to believe that this percentage is the same for abortion clinics. But you don't see them turning away over half of their business. It is the belief of many that close to half of the girls undergoing the risks of permanent emotional, and many times, physical damage (including death) in this gruesome procedure are not even pregnant. —Ronnie Ray Criswell, Tulsa, OK [End quoting]

Does this sound like they are in the business to help these girls and women or their pockets?

HOLD ON TO YOUR HATS

From Thomas C. Maliha: (Unverified if this is accurate—but sure is interesting enough to pass on, even for laughs—Peter Kwaja), [quoting:]

There is a big wind coming. I bet it will knock the mainstream right off their barstools. Can't find a fugitive from justice—ask Hillary and Bill. Hillary made calls to fugitives from justice Charles Tree and John Wong

and get this—they were hiding in the Chinese Embassy.

The FBI knows all about it. The NSA knows all about the FBI knowing about the whereabouts of the men and the calls from Hillary.

The Dog is watching the Cat. The Cat is Watching Fish all is not well on Treason Hill. At 7 pm 2/12/97 an infopac was delivered to the *Washington Post* containing Photos, Tapes and documents on Clinton.

Watch the mainstream news. *AP* will cover this. To make sure the press releases this info, tapes were made of the delivery and phone conversations with the News People. Clinton Will Be IMPEACHED. Tom from Brooklyn [End quoting]

Sooner or later, maybe enough people will wake up to the criminals in the White House and do something to kick them out. **DON'T GIVE UP HOPE!!**

AN APOLOGY

I goofed when I wrote: “Notice the Goat of Mendes on Bush’s cap” in a picture of him that I put in the *NEWS DESK* several weeks ago. I didn’t look close enough at the picture because it’s quite clear that it is a Texas Longhorn steer. —Al

PROCESS FOR MORE EFFICIENT ENERGY READIED FOR MARKET

Excerpted from *THE DAILY NEWS*, Los Angeles, 2/7/97, [quoting:]

The proponents of a method to operate power plants up to 50 percent more efficiently proclaimed Thursday that their technology is ready for commercialization after five years of testing at a Canoga Park [CA] pilot facility.

power broker pict.

The technology is the creation of a Russian immigrant, Alexander Kalina, who arrived in the United States 18 years ago with \$5 in his pocket. His processes may save billions of dollars through cuts in fuel usage

and pollution.

“It’s amazing to me that this has worked so well,” said the 61-year-old Kalina. “As a rule of thumb, I’ve learned to expect things not to work.”

Kalina’s company, Energy Inc., staged a demonstration Thursday at the Canoga Park plant, which has a 6.5-megawatt capacity and has sold power to Southern California Edison since 1992. General Electric has agreed to commercialize the technology at two locations in the 50 to 150-megawatt range.

“I think we’re over the hill and will attract an avalanche of interest now,” Kalina said. “The power generation industry has been looking for opportunities to boost efficiency and lower costs while trying to meet more stringent environmental regulations. The Kalina Cycle meets those needs.”

pict plant manager

Energy—which has invested more than \$13 million in the plant—signed a deal this week with Ebara Corp. for a 4-megawatt plant in Fukuoka, Japan, using the Kalina Cycle technology. Kalina said he expects most interest to come in building new plants rather than retrofitting existing facilities.

The technology uses a mix of water and ammonia rather than water alone to supply the heat-recovery system generator in a power plant. The system can be used with any fuel, geothermal source or excess industrial heat.

Kalina, 61, founded Energy in 1988 and attracted enough interested investors to finance construction of the 6.5-megawatt Canoga Park plant in 1991 at the U.S. Department of Energy’s Energy Technology and

Engineering Center. For the last two years, the Canoga Park plant has been on automatic operation. Kalina projects that geothermal plants can post an efficiency gain of up to 50 percent while coal-fired plants will operate 20 percent more efficiently with the technology. [End quoting]

This is just a “patch” on existing technology. They are still riding the “horse and buggy” when there are space ships available.

* * *

UPDATE ON JANET, SUSAN AND BRIANA
The 3 Christmas Miracles

I want to thank all the *CONTACT* readers for their love and support through this tough time. Our prayers are heard and I am recuperating fast.

With love,
/s/ Janet Leary

by Dr. Al Overholt 2/21/97

Janet is still trying to regain custody of her two children.

She is being put under some severe testing, such as: finding out that some of her close friends were only “fair weather friends”—even some of her family members—along with the severe physical disabilities, physical pain, mental aggravations over her children and dependence on others for daily living necessities. She dreads being dependent on others.

Please keep up your prayers for her and her family that God’s will be done in their lives.

* * *

This inscription was found on a wall in a prison,
called the Hanoi Hilton, in North Vietnam:

“War is an ugly thing, but not the ugliest of all things. The decayed, degraded state of moral and patriotic feelings, to think that nothing is worth war, is worse. A man who has nothing for which he is willing to fight, nothing he cares about more than his own personal safety, is a miserable creature who has no chance of being free, unless made free and kept free by the exertions of better men than himself.”

—Author was tortured to death.

CHAPTER 2

LATEST LEGAL EXAMPLES FROM EUSTACE MULLINS

by Eustace Mullins 1/31/97

Dear Rick,

Enclosed is my latest filing. I am very grateful to you all for printing this legal material, which I think will be helpful to many of our dissidents. As always I am on call to help anyone with legal advice.

It was great to meet with you in Pasadena. I apologize for my poor physical condition which continued unabated until I returned home. I then had my cataract surgery which seems to be doing all right, and yesterday I went to a top orthopedic surgeon who X-rayed my game knee and declared it in perfect shape. He thinks it is a cartilage which wore down and got inflamed; it now seems to have corrected itself although it is still very sore. He didn't even prescribe any medication which I would not have taken anyway. He did suggest an over-the-counter medication such as Advil; however, I saw the *20-20* program a few years ago which recounted without shock that 20,000 elderly people die each year from stomach bleeding from taking Advil. The manufacture sunnily observed that "think of all that pain that was relieved by the pills!"

I hope your mother is responding well to treatment.

On my next trip West, Tehachapi is the top priority; after all I am not getting any younger. When I get my ten-million-dollar award from the conspirators I will be able to set up a headquarters here and you all can

come and visit me.

Looking forward to our next meeting,

Eustace Mullins

* * *

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
WESTERN SECTION

EUSTACE C. MULLINS

Plaintiff

CIVIL ACTION No. 96CO30221-FHF

v.

THE BERKSHIRE EAGLE,

Defendant.

MEMORANDUM OF POINTS AND AUTHORITIES
PLAINTIFF'S MOTION TO REMAND
TO STATE COURT

Now comes the Plaintiff, Eustace C. Mullins, appearing for himself as Pro Propria Personae, and respectfully presents for the Court the following Memorandum of Points and Authorities.

1. Defendant has responded to Plaintiff's Motion with the routine response that Plaintiff's Motion is "rambling, incoherent and irrelevant". This response is very encouraging to Plaintiff, because it reveals that Defendant still can offer no proper answer to Plaintiff's charges since they were filed on October 25, 1996 with said answer due in twenty-one days from the time of filing. Defendant offers the Court no guidance in which words or phrases are rambling, which are incoherent, and which are irrelevant. "Rambling" and "incoherent" are terms of literary criticism which fail to address issues of fact in law and are not proper legal discourse. Defendant cannot properly answer Plaintiff because Defendant printed the evidence against itself on the front page of the *Berkshire Eagle*. The next step is a Motion for Summary Judgment. To date Defendant's sole response is that every word in Plaintiff's pleadings is totally incomprehensible to Defendant. According to the *Oxford English Dictionary*, "incoherent" is an 18th-century French word, and began to be used during the excesses of the French Revolution, when yelling madmen burned priests and nuns alive while chanting incoherently. The *OED* quotes Hobbes *Leviathan*, 1651, III XXXVI 224 "One that speaketh incoherently, as men that are distracted", referring to incoherent as descriptive of spoken words; rather than written language.

Plaintiff's Motion made the point that in fifty years, federal courts have routinely denied Plaintiff a hearing in court, denied him a jury trial, and denied him the opportunity to present his evidence before an impartial judge. For Defendant to term this statement "irrelevant" reaches a new high in chutzpah.

2. Plaintiff's action is part of a growing problem facing American courts—the journalist as criminal. Graduating from a cheap flack paid to assassinate helpless assigned targets, the journalist criminal now sits in the

highest circles of elitist power. We see Dick Morris, mastermind of the Clinton Administration with unlimited access to the White House, and also cousin of the unlamented Roy Cohn, who brought down Senator Joseph McCarthy's crusade against Communists in the U.S. Government. The case of Food Lion v. ABC network, in which the grocery chain won a multimillion dollar judgment against wealthy and arrogant journalists who had never before been in a grocery store (their servants did their shopping), because they faked libelous footage against a hapless food merchant, is particularly apropos to the present action. Federal District Judge N. Carlton Tilley Jr. ruled that "The *First Amendment* is a shield...not a sword.... The journalist's privilege should not be expanded to allow the concealment of relevant evidence of wrongdoing solely because the wrongdoer was in pursuit of a story..." Conspiracy to produce faked evidence is the crux of Plaintiff's action. Food Lion attorney Richard L. Wyatt stated "the illegal activities that *Prime Time Live* and its producers engaged in were only the beginning of the network's misrepresentations about Food Lion.... How much faith can the public put in a story when the journalist or producer has lied all the way through in creating the story?...A free press is hobbled with trust between the media and the public it purports to serve."

Nation magazine notes Jan. 20, 1997 that in a like action a federal judge recently awarded a \$10 million judgment against ABC. As attorney Wyatt states, "The media should have to obey the laws that everyone else must."

Plaintiff's action demonstrates a remarkable correlation with another well known case, Richard Jewell, labelled the Mad Bomber of Atlanta after a bomb exploded at the Olympic Games. The FBI "leaked" information to the press in its routine campaign to destroy a victim before trial, convicting Jewell in the public mind as a crazed terrorist because he fit a "profile". Unlike most FBI victims, Jewell refused to admit his guilt and accept a plea bargain. He continued to maintain his innocence, until the FBI and their co-conspirators in the media admitted there was no evidence against him. He is now collecting monetary awards from his persecutors, as Plaintiff will in the present action.

3. Plaintiff has been denied a hearing in federal court for some fifty years, apparently on principles enunciated in the famous case of *Wayfield v. Tisbury*, Mass. that "Wayfield identifies himself merely as a Christian European-American which is not a constitutionally protected class." Courts generally accept the constitutionally protected classes, the only citizens who can make a claim of civil rights violations, as comprising: 1. women; 2. Blacks; 3. Jews; 4. Hispanics; and 5. homosexuals. Some claimants fit several of these defined categories, while those not in these categories are generally held to be disqualified to win a civil rights judgment in any American court. Plaintiff affirms that he is not a woman; he is not a Black; he is not a Jew; he is not a Hispanic; and he is not a homosexual. As a student of the *Constitution*, Plaintiff cannot find any of these constitutionally protected classes to whom justice has been reserved by the *Constitution*. Plaintiff asserts that he is due every constitutional protection afforded any other citizen of the United States and resident of the State of Virginia and demands that this action be remanded to state court where it originated, in order to avoid a court commitment to a quasi-theocratic standard of "diversity" which is in direct violation of the *Constitution*.

4. In defendant's libelous assault against Plaintiff, defendant arbitrarily and without substantiation denounced Plaintiff as "a Holocaust denier" although it is a matter of record that Plaintiff has never mentioned the Holocaust anywhere in the Berkshire area, and that defendant introduced this term as an integral part of its malicious campaign to injure and defame Plaintiff. To elitists of the New World Order "Holocaust denier" is a much more damaging term than "child molester" or "serial killer" because it is a secret code

phrase meaning “an enemy who must be destroyed by any means possible”. By labelling Plaintiff a “Holocaust denier” defendant assigned itself the role of “Holocaust affirmer”, and is therefore required to substantiate its affirmation of the Holocaust in this action. Plaintiff requests Defendant to provide Plaintiff with the names, places of origin, and date, place and cause of death of the six million victims of the Holocaust. Failure to provide this information means that Defendant cannot affirm the Holocaust and that its denunciation of the Plaintiff as a “Holocaust denier” is a lie with the other lies in Defendant’s assault against Plaintiff. Further, Plaintiff requests the defendant to provide Plaintiff with the names of the eight million claimed Jewish survivors of the Holocaust, with place of residence, amount of reparations including all stipends formerly and presently received. This information is readily available at the United States Government official Holocaust Museum in Washington, D.C. It is particularly apropos to this action because Holocaust publications reveal that some 102 Holocaust survivors are now sitting judges in the United States.

1 enc. Code of Ethics for Government Service.

[see insert end of chapter]

Respectfully submitted,

Eustace C. Mullins

By
Eustace C. Mullins
Pro Propria Personae
126 Madison Place
Staunton, Virginia 24401

540-886-5580

Dated January 31, 1997

Certificate of Service

I hereby certify that a true copy of the above document was served upon the attorney of record, Joseph P. Pessolano, Esq., 115 State St., 5th floor, Springfield, MA 01103 by mail this 31st day of January 1997.

Eustace Mullins

2/5/97 EUSTACE MULLINS

Dear Rick,
Enclosed are my latest filings in the \$10 million Massachusetts lawsuit against the *Berkshire Eagle*. Their lawyer is really trying to jerk me around. He transferred the case to federal court after I filed in state court; then he sent me a notice to sign agreeing to let a U.S. Magistrate handle it, which I refused to sign. He turned it over to the U.S. Magistrate anyway, illegally, and now the Magistrate has issued an order that

I must file a new complaint by Feb. 11 as the lawyer did not like my first one. This is the Massachusetts judiciary which, to a man, rallied behind Teddy Kennedy when he drowned his pregnant girl friend. He just sold his Virginia home for \$6 million, a \$3 million profit. At any rate I have notified the court of the fraud and await their response which I will get to you as soon as I receive it.

With best regards,

Eustace Mullins

* * *

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
WESTERN DIVISION

EUSTACE C. MULLINS,
Plaintiff

v.

THE BERKSHIRE EAGLE,
Defendant

Civil Action No. 96-30221-FHF

NOTICE OF FRAUD

Now comes Eustace C. Mullins, appearing for himself as Pro Propria Personae, to notify the Court of a fraud which has been committed upon the Court in which the Defendant unilaterally placed this action under the jurisdiction of a United States Magistrate, and Plaintiff offers in evidence Exhibit A [see end of chapter], a form sent to Plaintiff by Defendant, dated 11/28/96, requesting that Plaintiff give signed permission for this action to be placed under jurisdiction of a United States Magistrate, which Plaintiff refused to do, refusing permission for this matter to be referred to a United States Magistrate Judge because Plaintiff in filing this action had specified a Demand for Jury Trial. Although Plaintiff has been routinely requested in federal court actions to place the action under a United States Magistrate Judge, Plaintiff has always

refused to do so, relying upon Jury Trial.

Respectfully submitted,

Eustace Mullins

By _____ *Eustace Mullins*
Pro Propria Persona
126 Madison Place
Staunton, VA 24401
540-886-5580

Dated February 5, 1997

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served on the attorney of record for each other party by Eustace C. Mullins, Plaintiff, on the 3rd day of February 1997.

Eustace Mullins

* * *

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
WESTERN DIVISION

EUSTACE C. MULLINS
Plaintiff

v.

THE BERKSHIRE EAGLE,
Defendant

Civil Action No. 96-30221-FHF

MOTION FOR CHANGE OF VENUE

Now comes Plaintiff, Eustace C. Mullins, appearing for himself in Pro Propria Personae, and moves the Court for Change of Venue. Plaintiff, a resident of the State of Virginia, affirms that the record shows Plaintiff cannot get a fair hearing in the state of Massachusetts, as previous civil rights complaints, including *Mullins v. Dow Jones Corp.*, later changed to *Mullins v. Cape Cod Times* after the Court allowed Dow Jones Corp. to plead that it was not responsible for anything printed in its wholly-owned subsidiary, the *Cape Cod Times*, was dismissed without a court hearing, and was then dismissed with Prejudice after Plaintiff, on the advice of court clerks, refiled the case. Plaintiff believes that this matter, a case involving civil rights, denial of free speech, and denial of right to peaceably assemble, should rightfully be transferred to a court in the State of Virginia, the Cradle of Freedom and the Birth of Liberty in the United States of

America. Defendant transferred this action from State Court, where Plaintiff had filed it with demand for Jury Trial, to United States District Court, where defendant then unilaterally turned the case over to a United States Magistrate who issued an Order dated January 24, 1997 that Plaintiff must file a new complaint by February 11, 1997. This Order was delivered to Plaintiff on the afternoon of February 1, 1997, a Saturday, which made no allowance for the eight to ten days required for passage of first class mail between Massachusetts and Virginia, and which is further cause for Change of Venue to Virginia. Defendant's action in referring this matter to the United States Magistrate without permission of Plaintiff is further indication of the unlikelihood of Plaintiff obtaining a fair hearing in the State of Massachusetts.

Respectfully submitted,

Eustace Mullins

By _____ *Eustace C. Mullins*,
Pro Propria Personae
126 Madison Place
Staunton, Virginia 24401
540-886-5580

CERTIFICATE OF SERVICE

Plaintiff, Eustace C. Mullins hereby certifies that a true copy of the above document was served upon Joseph P. Pessolano, Esq., KELLY, PESSOLANO AND WITHERS, P.C. 115 State St., Fifth Floor,

SPRINGFIELD, MA 01103 by first class mail this 3rd day of February 1997.

Eustace C. Mullins

* * *

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
WESTERN DIVISION

EUSTACE C. MULLINS

Plaintiff

v.

THE BERKSHIRE EAGLE,

Defendant

Civil Action No. 96CO30221-FHF

NOTICE OF OBJECTION TO THIS ACTION
BEING PLACED UNDER JURISDICTION OF
A UNITED STATES MAGISTRATE JUDGE

Now comes Plaintiff, Eustace C. Mullins, as Pro Propria Personae, to register objection to this action being placed under jurisdiction of a United States Magistrate Judge, which Defendant unilaterally moved to do against the refusal of Plaintiff to agree to such move, Plaintiff having previously demanded Jury Trial of this action. Plaintiff attaches Exhibit A, [*see box on next page*], a form requiring all parties to given signed consent to Jurisdiction by a United States Magistrate Judge, which was not signed by Plaintiff and agreement by all parties is required.

Respectfully submitted,

Eustace C. Mullins

By *Eustace C. Mullins*
Pro Propria Personae
126 Madison Place
Staunton, VA 24401
540-886-5580

CERTIFICATE OF SERVICE

Plaintiff, Eustace C. Mullins, hereby certifies that a true copy of the above document was served upon Joseph P. Pessolano, Esq., 115 State St., 5th Floor, SPRINGFIELD, MASS. 01103 by first class mail

this 3rd day of February 1997.

Eustace C. Mullins

* * *

2/10/97 EUSTACE MULLINS

Dear Rick,

It was good to talk to you today. I look forward to coming out whenever you need me.

Enclosed are my filings of today, MORE DEFINITE STATEMENT and NOTICE OF BIAS which they will not be pleased to receive. I think it is important to file with the Court any evidence of the Blindfolded Bitch leaning too hard the other way.

With best regards,

Eustace C. Mullins

PS: In my first draft of More Definite Statement I mis-typed it as More Defiant Statement and was tempted to leave it that way.

* * *

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

EUSTACE C. MULLINS,
Plaintiff

v.

THE BERKSHIRE EAGLE
Defendant

Civil Action No. 96-30221-FHF

PLAINTIFF'S MORE DEFINITE STATEMENT

In compliance with the order of the United States Magistrate Judge of January 24, 1997, Plaintiff, Eustace C. Mullins, appearing for himself as Pro Propria Personae, herewith submits a More Definite Statement, as

follows:

STATEMENT OF THE CASE

1. The instant action arises from the publication by Defendant, *The Berkshire Eagle*, of a front page banner headline story on September 26, 1996, which was a libelous assault against Plaintiff with the goal of preventing Plaintiff from lecturing in the Berkshire area on the Federal Reserve System.

JURISDICTION

2. Jurisdiction of this Court is invoked pursuant to Article XI, Constitution of Massachusetts. Remedy by recourse to the laws; obtaining of right and justice freely, completely and promptly. Equal justice under law. *LaRue Brown* (1965) 50 Mass. L.Q. 57.

Note 183, Art. 1 of the Massachusetts Constitution. “Conspiracy to deprive persons of property rights; one may recover damages for a wrongful conspiracy to deprive him of means of earning a living. *Sweetman v. Barrows* (1928) 161 N.E. 272, 263 Mass. 349, 62 A.L.R. 311. Art. 1 note 302. Conspiracy defined under Civil Rights Act 42 USC 1983; conspiracy to deprive plaintiff of equal protection of the laws. *Needleman v. Bohlen* (D.C. 1974) 386 F. Supp. 741.

First Amendment to the *Constitution of the United States of America* “abridging the freedom of speech” or “the right of the people to peaceably assemble”. Article XVI of the Constitution of Massachusetts states “The rights of free speech shall not be abridged.” Article XIX, “Right of people to peaceably assemble. The people have a right, in an orderly and peaceable manner, to assemble to consult upon the common good. Freedom of association guarantees opportunities for people to express their ideas and beliefs through membership of affiliation of a group. *Caswell v. Wiseman, Comm’n for Brockton* (1983)

444 N.E. 2, 1922, 387 Mass. 864.

FIRST CAUSE OF ACTION:
VIOLATION OF CIVIL RIGHTS

Defendant violated Plaintiff's civil rights by the libelous assault against Plaintiff in its publication of Sept. 26, 1996.

SECOND CAUSE OF ACTION: LIBEL

Defendant criminally libelled Plaintiff in its publication of Sept. 26, 1996 by naming Plaintiff, without substantiation, a person of "nefarious reputation".

THIRD CAUSE OF ACTION:
HOLOCAUST DENIER

Defendant, without substantiation, adversely labelled Plaintiff in its publication of September 26, 1996, as a "Holocaust denier".

FOURTH CAUSE OF ACTION:
DENIAL OF FREEDOM OF SPEECH

Defendant was the prime mover in denying Plaintiff freedom of speech in the Berkshire area by preventing Plaintiff from lecturing anywhere in the area on the Federal Reserve System.

FIFTH CAUSE OF ACTION:
DENIAL OF RIGHT TO PUBLICLY ASSEMBLE

Defendant's publication succeeded in preventing Plaintiff and the residents of the Berkshire area who had invited Plaintiff to lecture on the Federal Reserve System to peaceably assemble for said lecture, as an

unwarranted interference with freedom of association.

SIXTH CAUSE OF ACTION:
DISSEMINATING FALSE NEWS

By printing and circulating false news about Plaintiff, Defendant is in violation of its commercial charter.

SEVENTH CAUSE OF ACTION: FRAUD

By selling false news to its subscribers about Plaintiff, Defendant defrauded its subscribers.

Respectfully submitted,

Eustace C. Mullins

By- *Eustace C. Mullins*
Pro Propria Personae
126 Madison Place
Staunton, VA 24401
540-886-5580

DATED February 10, 1997

CERTIFICATE OF SERVICE

Plaintiff hereby certifies that a true copy of the above document was served upon Joseph P. Pessolano, Esq., 115 State St., Fifth Floor, SPRINGFIELD, MA 01103 by first class mail this 10th day of February

1997.

Eustace C. Mullins

* * *

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

EUSTACE C. MULLINS,
Plaintiff

v.

THE BERKSHIRE EAGLE,
Defendant

Civil Action No. 96-30221-FHF

PLAINTIFF'S NOTICE OF BIAS

Now comes Plaintiff, Eustace C. Mullins, appearing for himself as Pro Propria Personae, to Notice the Court of the inherent bias against Plaintiff in the Order of January 24, 1997, as follows:

1. Time Sequence; The order of January 24, 1997, was delivered to Plaintiff nine days later by ordinary mail on the afternoon of February 1, 1997, requiring Plaintiff under Penalty of Dismissal to prepare a new complaint or More Definite Statement by February 11, 1997. This excessively brief time span came while Plaintiff was recovery from eye surgery and was incapacitated while faced with the daunting task of preparing a new complaint in a few days or be subject to Dismissal.
2. Pro Se. Plaintiff, appearing for himself, is Ordered to prepare said statement commensurate with the highest professional standards of legal writing, although Plaintiff without the aid of professional counsel is required to prepare a statement which will pass the scrutiny of opposing counsel. Opposing counsel has previously denounced all of Plaintiff's pleadings in this action as "incoherent, rambling and irrelevant" while failing to identify a single word, phrase or sentence which meets this description, leaving Plaintiff in the dark as to how to write a Statement which will meet the censorship of opposing counsel. By subjecting Plaintiff's pleadings to the censorship of opposing counsel, the order effectively destroys the adversary system as we know it, because under the adversary system no opposing counsel will register approval of other party's pleadings.
3. Motions; Plaintiff has submitted many motions to the court, none of which has been granted, but Defendant's Motion was quickly granted and which included the Penalty of Dismissal.
4. Defendant's assault against Plaintiff in the pages of the *Berkshire Eagle* claimed to be based upon Plaintiff's fifty-year career of writing and lecturing, alleging that Plaintiff had written an article for a periodical which has been defunct for fifty years, yet Plaintiff is forbidden to bring this to the attention of the Court in a truncated Statement which must deal with his activities of fifty years and which does not allow him to

answer Defendant's assault.

5. The Order of January 24, 1997 is tailored to Defendant's legal strategy in this action, which is, first, to deny Plaintiff the Jury Trial which he requested when he filed this action, and second, to dismiss Plaintiff's complaint without a court hearing. This strategy continues Defendant's campaign to deny Plaintiff his civil rights under the law; by forcing Plaintiff to submit to the jurisdiction of the United States Magistrate Judge, which Plaintiff has refused to agree to, and placing Plaintiff under penalty of dismissal if he fails to place himself under the jurisdiction of the United States Magistrate Judge, while Defendant continues to refuse to

answer the charges which Plaintiff brought against him on October 25, 1996.

Respectfully submitted,

Eustace C. Mullins

By *Eustace C. Mullins*
Pro Propria Personae
126 Madison Place
Staunton, VA 24401
540-886-5580

Dated February 10, 1997

CERTIFICATE OF SERVICE

Plaintiff hereby certifies that a true copy of the above document was served upon Joseph P. Pessolano Esq., 115 State St., 5th Floor, Springfield, MA 01103 by first class mail this 10th day of February 1997.

Eustace C. Mullins

CODE OF ETHICS

2 pages code of ethics

EXHIBIT A

2 pages exhibit A

CHAPTER 3

THE ORIGINAL (12) BILL OF RIGHTS

by V.K. Durham 2/20/97

“The people of every country are the only guardians of their rights and are the only instruments which can be used for their destruction. It is an axiom in my mind that our liberty can never be safe but in the hands of the people themselves, that, too, of the people with a certain degree of instruction.”

—*Thomas Jefferson*

How many of you know the original *Bill of Rights* and the 12 Articles? Not many, it is a safe bet to be made by me.... I have the first 12 Articles, in Congress (Congrefs as they spelled it) assembled on September 25, 1789. The paper is old, brittle, tobacco brown, and the writing is so very small it is difficult to read. It is torn a little, and it is mounted on Pine boards with square-headed nails, I'll do my best. It is written thusly (quoting):

Congrefs of the United States
begun and held at the city of New York, on
Wednesday the Fourth of March,
one thousand seven hundred and eighty nine.

The conventions of a number of the states, having at the time of their adopting of the constitutions, expressly advise, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution.

RESOLVED by the Senate and House of Representatives of the United States of America in Congress assembled, two thirds of both Houses concurring, that the following Articles be proposed to the legislatures of the several states as amendments to the *Constitution of the United States*, all or any of which articles, when ratified by three fourths of the aid legislatures, to be valid to all intents and purposes as part of the said *Constitution*, viz.

ARTICLES in addition to and amendment of the *Constitution of the United States of America* proposed by Congress, and ratified by the legislatures of the several states, pursuant to the Fifth Article of the original *Constitution*.

Article the first.... After the first renumeration required by the First Article of the *Constitution*, there shall be one representative for every thirty thousand... until the number of representatives shall amount to two hundred, after which the proportion shall be so regulated by Congress, that there shall not be less than

two hundred representatives, no more than one representative for every fifty thousand persons.

Article the second.... No law, varying the compensation for the services of the Senators and Representatives shall take effect until an election of Representatives shall have intervened.

Article the third.... Congress shall make no law respecting an establishment of religion, or prohibiting the exercise thereof, or abridging the freedoms of speech, or of the press, or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Article the fourth.... A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

Article the fifth.... No Soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in Time of war, but in a manner to be prescribed by law.

Article the sixth.... The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the person or things to be seized.

Article the seventh.... No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger, nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb, nor shall be compelled in any Criminal case, to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law, nor shall private property be taken for public use without just compensation.

Article the eighth.... In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of Counsel for his defence.

Article the ninth.... In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise reexamined in any

court of the United States, than according to the rules of common law.

Article the tenth.... Excefsive Bail shall not be required nor excefsive fines imposed, nor cruel and unusual punishments inflicted.

Article the eleventh.... The enumeration in the *Constitution*, of certain rights, shall not be construed to deny or disparage others retained by the people.

Article the twelfth.... The powers not delegated to the United States by the *Constitution*, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

Signed:

Fredrick Augustus Michlenberg,
Speaker of the House of Representatives;
John Adams,
Vice President of the United States,
and President of the Senate

Attest:

John Beckley,
Clerk of the House of Representatives;
Sam A . Otts,
Secretary of the Senate
September 25, 1789

(End quote)

***On September 25, 1789, the Congress proposed twelve articles of amendment to the *Constitution of the United States*. Except for the first two, they were ratified by the required number of states by December 15, 1791, and these became the first ten amendments. They have since been known as the *Bill of Rights*.

Seemingly, our present Congress either (a) is totally ignorant of this Original *Bill of Rights*, and the rights retained by the people, or (b) they really do not give a damn in this mad rush into a Communistic World Government. Some have “woke up and smelled the coffee” such as Rep. Hyde and a few others, but the few are getting fewer which gives rise to concern for the general Public Welfare of this nation of American people.

The intent of the constitutioners was explicit. It gave no room for bartering, stealing, or taking away of any rights retained by the people. Today, we cannot find a judge sitting on any bench that even wants to know of these inherent rights as retained, expressed, or enumerated. Moreover, they are totally ignorant of the fact that the Common Law Courts are lawful courts—just, lawful and legal courts of the people, and they cringe at the words Common Law Courts.

Mr. Clinton, in his questing and ramrodding Goals 2000 down our legislatures’ and representatives’ throats, rushing through GATT and NAFTA which have caused our exporting to hit an all time historic deficit, now

encroaches into federalization of forced labor, and forced education into the labor fields. He has his nose so far up Cecil Rhodes' fanny it is getting very brown for the public at large. It is apparent, Mr. Clinton was not taught the facts of life about this gentleman who put together a foundation which paid for Mr. Clinton's education. Had Mr. Clinton been taught Mr. Rhodes' track record while representing the Crown of England, he would have discovered those nations which were lost to England by Mr. Rhodes due to radicalism and extremism. It is feared Mr. Clinton has not learned one damned thing while being educated per the Rhodes theory, and by not learning, he surely will cost the American people their sovereignty of the United States of America.

There is something which is found to be a curiosity of sorts about Mr. Clinton. Mr. Clinton, in actuality, does not function as the President of the United States, he appoints committees to do his bidding. The duties are thrown out the window (*Federal Advisory Committee Act, 3 5 U.S.C.*), Congress is out to lunch, permanently, or, when they return, Sec. 6 is invoked by Mr. Clinton and he tells Congress to "bug off busters, this is a national security issue."

What greater threat to our national security can be found by our out-to-lunch Congress with its contract on America, than treason against the *Constitution of the United States*, misconstruction, perverting and abusing the *Constitution* and constitutional laws, violating the Monroe Doctrine by allowing foreign nations' armed forces to reside in this nation, and violation of regional treaties with the territorial sovereign civil governments of the territorial states?

Now, That is an Area of Jurisdiction of the U.S. House of Representatives!

There are some of you out there, on the Net, looking for the jurisdiction at law which forces these Sea Courts to acknowledge and allow the implementation of common law into their courts. (You know who you are, I will not name names.)

(1) In the Admiralty Law, book 1, you will find provisions for the Savings Clause. This is Sec. 1-9. It saves the common law of the people.

(2) The Judiciary Act of 1789, Sec. 11, preserves the common law in all courts.

(3) 28 U.S.C. Sec. 1331 is the federal question of jurisdiction. The jurisdiction is the *Constitution of the United States*.

These courts of today, in the refusing to acknowledge or even allow constitutional law into the courts, are committing treason against the people. It's that simple.

When these courts enforce international public laws, and laws which relate to Maritime Law upon cases set before them, which have absolutely nothing to do with seamen, ships, or Maritime contracts, and force the common man of the common law, with common law rights reserved and preserved in the *Constitution of the United States*, upheld by the Judiciary Act of 1789, re-enforced by Admiralty Law Sec. 1-9, into denial of said common laws when sought by the common man, this constitutes nothing more, nor less, than

treason against the *Constitution of the United States*, and the Monroe Doctrine.

Any judge sitting on a bench in the United States denying the common law constitutional rights of and to law, should be impeached as well as the one who appointed this wayward judge. For the appointor is responsible for the judge's actions on the bench, pursuant to the master servant law also known in later times as the employer/employee law.

I do not practice law. I preach law!

V.K. Durham, Ph.D., M.A., B.A. (and a lot of BS)

CHAPTER 4

SOLTEC: WATCH JAPAN FOR EARTHQUAKE TIMING CLUES 2/11/97 SOLTEC

Good morning. I am Ceres Anthonious “Toniose” Soltec, present with you this day in the Radiant Light of Holy God of Creation. Thank you for sitting with me this morning, as we undertake a most tedious writing.

I have been assigned, as you ones all know, the task of geophysicist. My main duties of late have been scurrying about attempting to keep tabs on the changes which your planet is undergoing at present time.

I understand some of you in your skepticism at my ongoing dialog on the subject of Earth Changes. In fact, I, too, weary of the task of always bringing you these sorts of messages, and I am well aware of the fact that the subject has probably received so much press of late that most feel as though we are but “crying wolf” and saying, once again, that “the sky is falling.” But, facts is facts.

Believe me when I tell you that I would much rather bring you spiritual messages of Growth and Manifestation and Transition. Well, I suppose this writing actually does deal with all of the above—however, in a little different vein.

The reason your planet is undergoing the present changes is because of the presently occurring transition of your little blue planet from the heavier, denser, third dimension into the lighter, less dense, fourth dimension. As for growth and manifestation: well, these two naturally go hand-in-hand because, as you traverse through the transition, you will, of necessity, grow, and when there is growth, there will naturally occur manifestation. As I have so often said, it all hangs together, does it not?

But for now, let us turn to serious geophysical business as it is developing this day upon your planet:

Watch Japan VERY closely during the next several weeks. Watch for POSSIBLE activity to occur in this place—beginning with many small quakes, followed by an earthquake which could well register up to 9.5 on your present scales.

As the Pacific Plate continues to grind against all adjacent plates, watch next for POSSIBLE quake activity to begin along the coastlines of the Americas—both South and North. There is indication at this time that, should quakes occur in Japan, there would follow, within three to five

days time, some significant shaking along the coastal areas of the Americas.

This shaking will be what I would label in technical terms as “sympathetic vibrations”. In other words, as one edge of the moving plate moves in one direction, the opposite side of the plate will likewise move, and that energy will manifest itself, full-up, in approximately 72 to 120 hours, or three to five days of your counting, from the FIRST large incident in Japan.

It is not as easy to estimate how large these quakes would be, and I cannot precisely pinpoint location, except to say that (1) the weakest points, and (2) the points at which the most energy is stored, are the most likely candidates for seismic activity.

[Editor’s note: Since this information came to my attention just after our last issue of CONTACT went to press, almost two weeks ago now, I (E.Y.) have been more carefully monitoring the Pacific Rim earthquake map data, in case there appeared evidence warranting this message be quickly placed on our CONTACT Telephone Hotline. That turned out to not be necessary so far, but do be aware of what is happening as I write this:

To begin with, let us again picture looking down on the Pacific Plate, from up in the sky, as approximately a clock face. What I observed, from the date of Soltec’s writing until a few days ago, was heavy quake activity at the 12 o’clock position of Alaska’s Aleutian Islands as well as down to about the 11 o’clock position in the region of Russia’s Kamchatka Peninsula and Kuril Islands, just above Japan.

Suddenly, however, at this present moment, quake activity in the 5-6 magnitude range is creeping on down toward the 10 o’clock position, that is, into Japan proper! This ought to be prudently interpreted as a significant preliminary warning sign for possible things to come.

SO PLEASE, EVERYBODY—WATCH JAPAN CLOSELY AND WATCH FOR NEWS, EVEN RELUCTANTLY LEAKED OUT ON THE NON-NEWS PROGRAMS, ABOUT NEW SEISMIC ACTIVITY IN JAPAN. AND THEN TAKE APPROPRIATE ACTION IF YOU RESIDE ALONG THE WESTERN COASTAL AREAS OF THE AMERICAS OR FEEL THAT YOU MAY BE OTHERWISE IMPACTED BY SUCH SEISMIC EVENTS—SUCH AS WITH THE UNEXPECTED APPEARANCE OF FRIGHTENED AND CONFUSED RELATIVES OR FRIENDS NEEDING A PLACE TO STAY AND POSSIBLE MEDICAL ATTENTION FOR BUMPS, BRUISES AND BROKEN BONES.]

We have been preaching and preaching until we are all but blue in the face for years now, and most have chosen to ignore our messages. So be it. Those who are going to hear, have heard, and we have awakened just about all who are going to be awakened.

Yes, I know that many across your world rely upon the *CONTACT* for their information and guidance. However, what are these ones going to do when there can be no paper printed because of the so-

called infrastructure of your world being in a state of great disarray and destruction?

The paper was to be a means of reaching and awakening those who would be awakened. We have been down this Earthquake-Earth Changes subject road so often that I could easily re-run tapes of previous messages and save the bother to you ones who must process these messages as well as to myself. Yet, this message will stand as confirmation after the fact.

Yes, we are arrived at very tough times. Our Ground Crewmembers can attest to this fact, can they not?

Stop and look over your lives in the last couple of weeks. How many of you can actually stand up and say you have not been down a rocky road of late? If you can, then you have obviously been doing something wrong, for ALL of our people have fallen under attack of late, and the attacks are all targeted upon those who have the greatest tasks at hand to attend.

So, if you are one of the “lucky” ones who feel you are about ready to “throw in the towel”, stand back and examine what you are doing that is so important as to warrant all this attention from the adversary! The greater the attacks, the better job you ones are doing.

(I am reminded by this scribe that the above comment is one hell of a back-handed compliment!)

Returning now to the condition of your world:

I would like to urge all of you who have animals near you to watch them very closely. They are telling you that the Earth is about to give a great heave. Watch for abnormal migrations and animals showing up in odd places. Watch your house pets, as well, for many of them are exhibiting odd symptoms of apparent illness or they may be just acting “weird”.

You see, these creatures are more attuned to the frequencies of the planet than are their two-legged counterparts, and they will begin to react long before earthquakes and other geophysical events take place. Watch them also for out-of-the-ordinary behavior, such as dogs biting who normally don't bite—that sort of thing. Those of you at the coastal edges, watch the tidal activity, for there are many, many small earthquakes occurring within the depths of your oceans and the tidal activity will reflect these occurrences.

Listen also to sounds within your own heads. Many of you are earthquake sensitives, and you will begin to, if you get yourselves quiet, find that you are hearing some very-low-frequency pulsing sounds. Those of you who feel your nerves are literally about to split at the ends will find that you have been hearing these low-frequency sounds in conjunction with a greater and more intense array of high-pitched tones within your heads. These sounds—or more accurately, the conditions which are producing them—are what you can consider the main source of your nervous or agitated conditions. Watch for strange pains, itching, muscle twitching, unexpected

digestive problems, etc.

Take time to listen to the sounds. I can nearly guarantee you that they will be present—but you must get quiet to hear them.

You ones are not as removed from the connection with your world as you would like to think you are. You have simply found very effective ways of ignoring and over-riding these sounds and sensations and so you think you are immune to these things.

Those of you who know you are going to be leaving your area, should shaking begin, would serve yourselves well to prepare in SERIOUSNESS for your journeys. You all have had many dry runs of preparation for this event, so you should have it down quite pat by now. Practice does perfect, after all. You ones all know who you are, so if the message here rings within you a note of recognition, then know that it is meant for you and plan to act on the message, please.

For all of you who live in the earthquake-prone places, I can but give you one word of advice: BRACE! Prepare for that which is about to descend upon you.

It is time to recycle your water and food supplies, replenish your first-aid kits, check for such things as bandages, aspirin, antibiotics, rubbing alcohol, hydrogen peroxide, anti-bacterial cremes and salves, and anti-nausea and anti-diarrhea aids, etc. For small children, lots of baby food, diapers, bottles, blankets, electrolyte balancers, children's aspirin, ibuprofen, etc. For your pets, make sure you have plenty of food and water and any of their medications. Pet cages, carriers, etc., will come in quite handy.

Do not forget such things as eyeglasses and sanitary products, bathroom tissue, paper towels, wet-wipes, etc. Ready-to-eat foods such as high-protein bars, granola bars, etc. will come in very handy because many of you will find yourselves with no means for preparing cooked meals, and these types of things will at least keep you going. Do not overlook candy bars, either, because though they are generally quite empty of nutrients, they will help to temporarily boost sagging energy levels and will be quite soothing to the children from time to time. AND, FOR GOODNESS SAKE, DON'T FORGET A CAN OPENER! Also make sure you can locate the sleeping bags, tents, lanterns, flashlights and lots of extra batteries.

A portable radio, preferably one that is of the old-style crank type, will come in very handy for receiving information. This type of radio requires no batteries or electricity outlet. [See p. 2 item in News Desk] The radio plays for about an hour for each few minutes of winding up the spring-powered generator, just as you would wind-up a non-electric clock or wristwatch. (Remember what those are?!)

Have on hand extra blankets and pillows for comfort and additional warmth. Sensible, warm and rugged clothing should be considered a must. You would do well with a heavy type of shoe such as a pair of hiking boots.

There is no way that we could take the time right now to list everything which you should have in your emergency closet, but most of you already know what you need [also see the box on this

page for a reasonable checklist of emergency essentials]. I simply gave you a short list to prompt you to go take a look at what you have and don't have, and take an immediate inventory of the condition of your supplies. **DO NOT HESITATE, HOWEVER, TO RESTOCK OR ADD ANY ITEMS YOU FEEL YOU WILL NEED.**

Now is the time for preparation. However, TIME is the critical word here, from your reference point, because TIME is run out! Once the little shakers begin, it will be too late, because the little shakers will quickly be the prelude to more violent activity.

I ask you ones to take this message VERY SERIOUSLY, because there are too many indicators manifesting at present for us to ignore them or for us to not inform you of probabilities. Your scientific world is not about to be accused of being fear-mongers, and they also know upon which side of the bread is their butter. Their very livelihoods depend on them understanding just how to play the game of well-paid silence.

I am not going to give you a science lesson at this time because it really doesn't matter what might be subducting and what might be slipping. When the seismic activity begins, you are going to shake, shake, shake—regardless of the cause. Know only that the handwriting would appear to be on the wall, and you ones are—as usual—not being forewarned through your “normal” “news” channels. So take appropriate action, whatever that action might be.

As your levels of agitation and irritation increase, you will know that not only is the Earth ready to make a very large shift, but also that you are under serious adversarial attack, because the time frame is such that things are ramping up because of the transition period you are now within.

Yes, indeed, these are definitely heavy-duty times you are encountering. But understand also that, the more you experience, the greater becomes your knowledge and wisdom. You are into the experiencing of some big-time lessons, and those of you who are working day and night with us are experiencing some of the biggest lessons. You also have the greater burdens, and the adversary is working very hard to distract you and deflect you from your appointed missions.

You are ALL quite able, although you need to take the time to support one another, from time to time, for each of you do experience your weak moments, and need just a few minutes of breather time to regather strength and stamina. Allow yourselves those times of recuperation.

Examine your priorities carefully, for you are finding yourselves being tossed to and fro, for much is being hurled your way to take time away from the mission at hand. If you know what your primary tasks are, then see to them, and don't fall for the distractions. There is much to be done in a very short period of time, and your time is being gobbled up by the adversarial forces trying to take you off your path and divert you from your goal.

You see, the adversarial forces have much to lose if you succeed, and so they are working very diligently at trying to cause you to not succeed. You need to be constantly aware of these some-

times subtle tactics and respectfully treat them as the growth challenges that they are.

We are continually with you, and you designated receivers are going to be very, very busy in the coming days. That too should be a flag for you ones to know just where you are in the overall picture.

Let us draw this message to a close, for you are going to be plenty busy in the coming days with our business with you. Your life is changing—do not resist the change. We have need of all of you right where you are, and that need is growing. Please think upon these things. In no way will you ever be forced to do anything you wish not to do; however, we would request that you examine wherein lies your dedication and your priorities.

Do not spread yourself too thin and expect to give your best to anything if you are pulled in a hundred different directions. Think upon this, chelas. You are loved, you are honored and you are appreciated for your diligence; however, you will be of little or no use to anyone if you try to do five jobs at once. Many of you are unable to stay focused because you are going in so many directions. Learn to simply say, “Thank you, but no thank you” when avoidable distractions present themselves.

These instructions apply to most all of our Ground Crewmembers at this time. You are going in too many directions and, instead of moving forward, you are running around in very large circles. Take a deep breath and examine what it is you are doing and why you are doing it.

Thank you for your attention. I shall take my leave at present, but I shall move only to standby, for it is quite possible that there shall be more needing to come through at a moment’s notice.

I am Toniose Soltec of the Hosts of God of Light and Creation. Peace to you who heed these warnings and stand prepared.

Salu.

CHAPTER 5

EL MORYA: SOARING WITH THE INNER JOY OF CREATING

Editor's note: The following writing is by the Ascended Master known as El Morya, The Statesman, Elder of the First Ray among the seven great "Rainbow Masters" communicating at this time to help us through Earth-Shan's planetary transition and rebalancing.

In Journal #7, called The Rainbow Masters, El Morya says: "Ye ones do not use of your great gift of Wisdom in seeing what IS. Ye continually ponder the 'what ifs', the 'it did not', the 'tell me why this little personal thing occurred', the 'you allowed me to believe and it did not', and the 'I can not', 'I should not' and worse: 'I thought...'. If ye dwell upon the negative—negative ye will receive! It is the wisdom and truth of manifestation, a Universal Law of manifestation. Ye should strive to look always at a 'thing' or 'happening' with wisdom, but not negativity; there is a great difference."

See The Rainbow Masters Journal for more background on this important group of teachers. Refer to the Back Page for Journal ordering information.

2/22/97 EL MORYA

Good Morning and thank you for sitting to write this day! I am El Morya, Master of the First Ray. I come in the Radiant One Light of Creator God so that His Promise to your world will be fulfilled.

As you each go forth in your experiences of day-to-day living, you are bombarded with many mind-influencing suggestions. You are constantly receiving data from all directions. This information is continually being updated and processed within you so that you might have that which you are seeking. You each are seeking that which will provide you with comfort—basically with "soul peace" and "soul joy". This will be different for each of you, for no two beings are created exactly the same in composition of attributes, nor were you created for the exact same purpose.

As you go through your life's experience, you are faced with choices and decisions as to what you will do from one moment to the next. Many of you have decided to just sit back and see what will happen next. This is a PASSIVE role, yet you will still make progress along the lines of growth. However, this progress will be somewhat slowed.

By contrast, when you take an ACTIVE role in the creating cycle, you will find that your life will be much more interesting and—surprise!—you will find the elusive, "hidden" joy you are so desperately seeking in your day-to-day living. This joy lies WITHIN YOU, awaiting your recognition and utilization of this Divine Connection in the conscious state. Those of you who are busy DOING those things that will bring forth positive change around you, are the ones who are indeed on the forefront of creating the Larger Change that will transform your world into Ra-

diance.

This is where I, El Morya, fit in! I represent the First Ray of Creation and I work closely with my Brother Germain, Master of the Seventh Ray of Creation. Through the Seventh Ray comes the transformation (transmutation) out of the old and into the NEW! In every ending is a new beginning, for God and Creation are Infinite and forever evolving.

Each of you have the opportunity to assist in this transformation process in that you can help create the new beginning by consciously focusing your mind on those things that fulfill your Higher Purpose for being there. You can know what these things are, for they will inspire you with emotional passion, excitement and an inner sense of fulfillment.

Again, this will not be the same for any two individuals. YOU must find those things which fulfill YOU! Follow your Heart, for it will tell you where to look if you but pay attention. In doing so, you will be actively setting forth into motion the forces of your Soul (Soul: that which is in direct connection to Creator Source), forces which will draw to you the circumstances that will help you to recognize your own personal purpose and thus the emotional satisfaction that you are wanting.

You must do your own part. We of the Higher Energy Realms observe that most of you sit and wait for another to be daring enough to put their neck on the line, while you sit back in your comfortable idea of reality where you can feel safe, while stating with your mouth the things another should or should not do. All the while you are restless, seeking more, and wanting to do those things that your fears will not allow you to do. Remember those are YOUR fears and you must overcome them or you will continue to want more while wallowing in dissatisfaction that can lead to bitterness.

Those who have their necks out on the line will usually ask you your opinion if they think that they need it. If they are not asking, it is probably because they are too busy creating their own circumstances that will lead them to the answers and joy that they are seeking, with or without those of you who play “armchair quarterback”.

When you are ready to help contribute to the transformation process, you will first recognize that you have FEARS that have been and STILL ARE keeping you from participating in the excitement of the whole evolutionary process. When you overcome these fears, you will stop hiding behind assumed identities, for you will have recognized that your fears of embarrassment are indeed unfounded and that you can go against the “NORM” and be different.

What is normal? Normal is a Mob-Rules mentality that states that you have to follow the crowd in order to be perceived as one who fits in. You are each unique and different; you do not have to “fit in”. You are driven by your fears of not being liked, or of being laughed at, or of being the “odd-ball”, or whatever. You are going against the very inner desires of your Soul when you try to be that which you are not.

When you can learn to express yourself without the worry of what another will think of you, then you will have taken a major step in finding the inner joy you desire. Those who do not seem to

have time for your perception of how YOU think they should “act” are probably of a mindset to not be concerned about what it is that YOU think. This is not to say that these ones perceive of themselves as being better; it is that these ones are too busy to be distracted by YOUR perception of “proper” etiquette.

If you allow another to offend you, then YOU need to “grow up” and realize that YOU are the one creating your own frustrations. When you can focus your attention not upon the SELF-CENTERED perception of negative experience, but rather, upon seeking the experiences that will help you to feel fulfilled within, you will find that you will naturally attract the recognition of your intrinsic value or importance that you desire. Your ACTIONS will show the world who you really are—not your words about same or your mental perception of self.

Realize, please, that when you are feeling the inner joy of creating your life’s experiences, you will find yourselves in a state wherein you do not worry about what others think about you. You will allow them to their own ideas and will not be concerned with their personal perception of how they “would have done it differently”. If they want to step out and do it differently, then by all means let them lead by EXAMPLE and NOT by WORDS!

If you are, for instance, not happy with a publisher because they will not publish your materials, then instead of complaining about the publisher, open your own publishing agency and publish your works yourself. If you are waiting upon another to accommodate you, then you will be deserving of your own inner frustrations, for you have created them and allowed them to consume you.

Monitor your emotional state and allow it to show you where to find joy. If you are insistent upon dwelling on the negativity of the past (whether it be ten minutes ago or ten years ago) then you will continue to find yourself in a state of wanting more. You will draw unto yourself those who will feed the fire of your frustrations if you insist on dwelling upon those negative emotions.

When you can release of those things that cause you to feel hurt, then you will have freed yourself from the past and you will be able to focus more clearly upon that which you DO want—inner sense of satisfaction and JOY!

The only point in time wherein you can create is in the present. When you allow the past to consume you, you are giving up the only opportunity you have for bringing forth the change that will allow you to find and fulfill your purpose for being there.

You ask, “How do I release the past?” You do this by focusing your thoughts upon the here-and-NOW, upon creating that which will bring forth the JOY that your heart desires—and NOT upon that which you don’t want.

Say to selves: “I will TODAY experience something in which I will find joy!” Then EXPECT the joyous experience, for it IS coming! Look for those things that will give you pleasure. This process takes active participation on your part in the form of thought and true emotional desire. When you are fulfilling your purpose, you will find that you will not have time to focus on the past

for you will be too busy and too enthused to do so!

Focus clearly upon the joy and fulfillment, not upon the lack of joy or fulfillment. If you focus upon the LACK of a something, you will create MORE of what you are LACKING!

Quit worrying about what you do not have and focus upon that which you desire, and you WILL create it! If you find yourself surrounded with negative people, it is because you draw them to you with your own thoughts that are negative.

Do not give thought to that which you do NOT like or that which causes within you the negative emotions such as anger, fear, and frustration. When you begin manifesting joy in your daily experience, you will attract to you those who will add unto your joy, and you will find the exciting experiences that you desire. You will also find that you are fulfilling your life's purpose!

Allow others to have their own, self-created emotional state. If they are of the intent to force their view upon you, then pay them NO attention and they will eventually go their own way. When you play into the game of “who is right and who is wrong”, you are setting yourselves up for a game that is fueled with the negative emotions that spawn wars of massive destruction. You are, in effect, being distracted away from your true purpose. You will know when you are fulfilling your purpose, for the emotional state will be that of joy and you will experience a genuine sense of accomplishment.

Everyone's purpose in the physical is one that involves DOING and CREATING—not sitting idle and talking big talk. In ACTIVELY fulfilling your purpose, you will experience a greater joy than you have ever known prior.

Monitor your emotional state and learn to recognize your thoughts that CAUSE your emotional reactions. Dwell upon those things that cause you to feel uplifted and fulfilled. Use your emotional sensing as the tool for which it is intended. Your emotions can serve to guide you for they come from your Higher KNOWING Self.

It is the physical ego that will mentally cause you to fixate upon those negative feelings in an attempt to reinforce the danger or pain of a situation. When it does this, you will draw to yourselves more negative reinforcement and thus you create a dwindling spiral of negative emotion.

Likewise, the converse is also true. When you are feeling uplifted and happy, your enthusiasm will often spread and you will draw to yourself more and more of the positive emotions. You will soar upward and outward; you will know no limitations.

I am El Morya, Master of the First Ray. As the old slips away into chaos and confusion, the new shall come forth in Radiance to quell the confusion by providing Direction and Truth to those who persist in their desire to understand and grow. In Light of the ONE WHO IS ALL, blessings and peace to each of you. SALU!

CHAPTER 6

EKKERS SPEAK IN THE COURTROOM

by Ray Bilger 2/22/97

On Tuesday, February 18, 1997, at 1:30 p.m., at the Ninth Circuit Federal Court, located at 1130 "O" Street, in Fresno, California, in Department 1, 5th Floor, a Hearing was held before Judge Robert Coyle concerning the University of Science & Philosophy's Motion for Civil Contempt and Application for Order to Show Cause regarding Criminal Contempt against Doris and EJ Ekker.

The Hearing stemmed from a Permanent Injunction issued in 1995 wherein Doris and EJ Ekker had agreed that they would not copy and publish the copyrighted material of Walter Russell without permission, among other conditions they agreed to. US&P's Motion, which precipitated this Hearing, had contended that sanctions had been imposed before and that they did not seem to stop Doris, so they were now maintaining that jail time was in order.

Doris and EJ Ekker appeared in Pro Se, that is, representing themselves without the assistance of counsel. Mr. Ekker was the primary speaker for the Ekkers, with Doris taking the podium only once, for about five minutes. There were approximately 35-40 friends and associates of the Ekkers in attendance. All things considered, Mr. Ekker handled things very well.

The Hearing opened on time and Mr. Seymour, Counsel for US&P, took the podium. He stated that there was clear and convincing evidence of knowingly and intentionally violating the Court Order. He asked that jail time and further sanctions be imposed.

Since the case was at this time a civil matter, and a trial to determine criminal contempt would require a criminal proceeding, wherein Ekkers would have to have counsel appointed and that possibly lengthy proceedings would ensue, the Judge responded by stating those facts to counsel. The Judge then said, "Let's hear from the Ekkers."

EJ Ekker took the podium and after a brief and cordial exchange he told the Judge that there was absolutely no way that Doris could copy any of Walter Russell's material, because everything concerning Russell had been taken away from them. He told the Judge, "I'm telling you the truth. She does not copy!"

Judge Coyle, who has been rather stern throughout all courtroom proceedings in this particular matter, asked if Ekkers would keep printing this material? Mr. Ekker responded by saying that if God has given this material to Mr. Russell, he can give it to Mrs. Ekker! He continued by informing the Judge that "There are at least six (6) other people here today who receive from higher sources." Judge Coyle appeared unimpressed.

Mr. Ekker also stated that there was a monitoring system in place to check for any possible violations of the Court Order prior to publishing anything, and that the amount of material in question that apparently appeared similar to Russell's was in the area of 2 tenths of one percent of the total of writings from Hatonn which had been published since the date of the signed Injunction and Settlement Agreement with US&P in

January 1995.

Judge Coyle eventually asked what Mr. Ekker believed the court should do to stop this? Mr. Ekker responded by declaring, “We’re not guilty. I don’t know what to say.”

Before asking Doris to speak, Judge Coyle told Mr. Ekker that his inclination is that contempt will issue. He continued by stating that if the Court decides that they are in contempt, he’ll take such action as is appropriate!

Doris Ekker took the podium and Judge Coyle asked her if she had copied anything? Doris responded, “No. Absolutely not!” Doris continued by telling the court that US& P knows she has done nothing wrong, and that this is not about plagiarism. This is about George Green who is an embezzler, and this whole thing involves a conspiracy. She told the Judge that there were people present who could testify to the fact that she did not copy anything.

Judge Coyle said that if there was to be testimony, then we would all come back at 3:30, but that he wanted proof at that time as to exactly what the testimony would be. Court adjourned at 2:00 p.m.

The intervening hour and a half provided time to regroup and consider the best approach. Mr. Ekker made the decision to present to the Judge a copy of the case of *Oliver v. St. Germain Foundation*, 41 F.Supp. 296, which was discussed in detail in the February 11, 1997 issue of *CONTACT*, on page 5.

When the court reconvened at 3:30 p.m., Mr. Ekker told the Judge that the most important information he could offer was the case of *Oliver v. St. Germain Foundation*. Mr. Ekker proceeded to give the court a number of different pieces of evidence, and then proceeded to point out a substantial flaw in the US&P Motion for Contempt. The Motion was brought by Mr. Timothy Binder and showed him as the President of US& P. The only problem was that Mr. Binder had not been President of US&P for quite a while prior to the filing of the Motion.(???)

Judge Coyle repeatedly asked Mr. Ekker if he believed he was guilty of copying information? Mr. Ekker continued to respond, “No!” As well, the Judge was not interested in hearing from any witnesses. The Judge did state, however, that he did find the case law presented by Mr. Ekker (*Oliver v. St. Germain Foundation*) to be interesting. Among the other evidence submitted was the Declaration of Rick Martin, which disclosed the essence of his telephone discussion and correspondence with Dr. Melford Okilo, President of US&P. Dr. Okilo had expressed a great interest that this material needed to reach the world, and that he would do what he could to stop the case from going forward. As you will recall, he was removed to a different position.

Judge Coyle stated that he would take all of the material submitted under consideration, and then he heard from US&P once more.

Mr. Seymour took the podium and stated that he had just received his copies of all the material just presented by Mr. Ekker and that he would need some time to look it over. Judge Coyle said that he would

give US&P until next Monday afternoon, February 24, 1997, to issue a comment on said materials.

It appeared that the case of Oliver v. St. Germain Foundation had made somewhat of an impression on the Judge, and he ventured to ask Mr. Seymour where he believed that Walter Russell had gotten his material?

This moment appeared as the only bright spot in an otherwise downbeat proceeding, and it gave rise to cause many of the people in attendance on behalf of the Ekkers to applaud the Judge.

Fortunately, the Judge only issued a warning that he would clear the courtroom if that happened again. Mr. Seymour gave a rather roundabout answer to the Judge's question, stating that his understanding was that Mr. Russell had conducted research here and there, and then he finally had to admit, as quietly as he could, that some of the information was from higher spiritual sources.

Judge Coyle asked what should be done, and Mr. Seymour responded that he still believed jail time was needed to send the proper message to the Ekkers, along with sanctions of \$75,000 to \$100,000.

Judge Coyle said the matter has been submitted, and adjourned court at 4:00 p.m.

The Ekkers were very positive after the Hearing and remain confident that God wins in the end. Who knows, HE may even win this little battle.

CONTACT will bring any further information and/or updates to the reader's attention as soon as they become available.

CHAPTER 7

THE GREAT “NATIONAL EMERGENCY” HOAX RELEARNING THE COMMON LAW

PART I: ADMIRALTY LAW VS. COMMON LAW

by Ray Bilger 2/27/97

Author’s note: This article on Admiralty Law and Common Law begins a new Series which may generally be called “Relearning the Common Law”. The reason it needs to be relearned is not because the Common Law has gone anywhere; it’s always been with us to be used at any time. But we have been caused to intentionally forget about the Common Law. We have been distracted by everything under the Sun, including Admiralty Law with its endless statutory provisions designed to control every aspect of our lives. The Common Law is the simplest, easiest and most just guide for administering and conducting human affairs ever developed by mankind. If we can remember this Common Law approach to understanding human interactions within organized society, and bring it back into play for all of us to use, then we may be able to correct our course and get back to the way things were intended to be for us by our Creator.

Our “modern” government in the United States of America, as well as all governments in the so-called “free world”, rule over the Citizens by carefully employing the clever arts of deceit, deception and a big dose of disinformation. All Americans alive today have lived their entire lives subjected to this unconstitutional abuse. The situation has been made complete by securing absolute control over the three branches of our government: the Legislative Branch, the Executive Branch, and the Judicial Branch.

The Judicial Branch is the enforcement arm, enforcing what the other two branches can come up with as means to control the Citizens. And the other two branches never stop creating new laws, rules and regulations. We shall soon see exactly why this is so. It has been aptly stated that “No man’s rights are secure as long as the legislature is in session.”

Most Americans still believe we have a *Constitution* in full force and effect. This is not so, although the facade is maintained in order to keep the people from rebelling. Normal constitutional rule is suspended during times of national emergency. Whether the Framers of our *Constitution* actually contemplated the situation we have today is highly unlikely, but there are two places in the *Constitution* which do appear to provide for the suspension of normal constitutional rule under extreme circumstances. Article I, Section 9, Clause 2, states: “The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.”

And the *Fifth Amendment* states in part that: “No person shall be held to answer for a capital, or otherwise infamous crime... except in cases arising in the land or naval forces, or in the militia, when in

actual service in time of war or public danger...”

A declared state of national emergency, whether real or contrived, could be broadly construed as a time of “public danger”.

Again, it is doubtful that the Framers contemplated what our World Controllers would do to twist things for their own benefit, but no one can argue with the facts as they now exist. The Introduction to the 1973 Senate Report 93-549 begins by stating:

“A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the *Constitution* have, in varying degrees, been abridged by laws brought into force by states of national emergency... [A]ctions taken by the Government in times of great crises have—from, at least, the Civil War—in important ways shaped the present phenomenon of a permanent state of national emergency.”

We see from this Report that we are today in a “permanent state of national emergency.” Just exactly when did this start and what all does it encompass? The Forward to Senate Report 93-549 (See Insert) states in part:

“Since March 9, 1933, the United States has been in a state of declared national emergency... [This gives] the President extraordinary powers, ordinarily exercised by the Congress, which... confer enough authority to rule the country without reference to normal constitutional processes.

Under [these] powers... the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and, in a plethora of particular ways, control the lives of all American citizens.”

If you are not yet upset about this, go back and reread that. And remember, that was in 1973. It’s now 24 years later and things are, indeed, much worse. So, what happened on March 9, 1933 to bring us under this permanent state of national emergency? The powerful men who control the Government of the United States from behind the scenes told President Franklin Roosevelt what to do, and he did what he was told. The situation had been totally fabricated. There was a scientifically designed crash of the stock market in 1929, and then a carefully engineered Great Depression which came to a head, and was precisely orches-

trated to do so, in early 1933. Roosevelt declared a bank holiday and the Citizens turned in their gold.

The Act of March 9, 1933 [*See Inset on next page*] states in part:

“[T]he Congress hereby declares that a serious emergency exists and that it is imperatively necessary speedily to put into effect remedies of uniform national application...

TITLE I

Section 2. Subdivision (b) of section 5 of the Act of October 6, 1917 (40 Stat.L.411)... is hereby amended to read as follows:

(b) During time of war or during any other period of national emergency declared by the President, the President may, through any agency that he may designate, or otherwise, investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise,... transfers of credit between or payments by banking institutions... and export, hoarding, melting, or earmarking of gold or silver coin or bullion or currency, by any person within the United States or any place subject to the jurisdiction thereof...”

It might be good to look that document over very carefully. The Act of October 6, 1917, which was being amended, is known as the “Trading With the Enemy Act”, and dated back to World War I. During the war it was realized that there were probably enemies of the U.S., or allies of our enemies, living within America’s borders. So, Congress passed the “Trading With the Enemy Act” which identified who would be declared enemies, and gave the government the power to do with them as they saw fit. However, Section 2, Subdivision (c), clearly stated that this was to apply to “other than citizens of the United States”.

The important part of Section 5(b) of the “Trading With the Enemy Act”, prior to being amended, read, “other than credits relating solely to transactions to be executed wholly within the United States.” After being amended by the Act of March 9, 1933, those words changed, as shown above, to read “any person within the United States or any place subject to the jurisdiction thereof.” What this means in simple terms is that the government just declared the American Citizens to be enemies of the United States!!!

A quick look at the chronology of events in March of 1933 will reveal who the real culprit is in this mess. Roosevelt was inaugurated on March 4th, 1933. Up until the 4th, Herbert Hoover was President. America was in the depths of the Depression, and people were flocking to the banks, exchanging their paper

currency for gold, as this was still our monetary policy.

act of march 9, 1933
2 pages

foreword
2 pages

On March 2, Hoover wrote a letter to the Federal Reserve Board of New York, asking what should be done. (Remember, the FED is the “private corporation” which unconstitutionally controls America’s money.) The FED was working late at night during those tense days. On March 3, Federal Reserve Board Governor Eugene Meyer wrote back to Hoover that “the continued and increasing withdrawal of currency and gold from the banks of the country has now created a national emergency.” Meyer went on to say nothing could be done until morning, and that he would urge the new President to declare a bank holiday from March 4 through March 6 to institute corrective measures.

On March 4th, Roosevelt became the new President, and in his Inaugural Address he asked for the authority of the War Powers Act to deal with the situation, and called a special session of Congress for March 9th to confer those powers on him. The bank holiday went off like clockwork. You don’t suppose Roosevelt rehearsed the whole thing with the FED, do you???

Well, March 9, 1933 was a day of infamy in the Congress! Rep. McFadden was one of the more vocal opponents of the bill. He said, “I regret that the membership of the House has had no opportunity to consider or even read this bill... It is an important banking bill. It is a dictatorship over finance in the United States.”

It certainly had to be known by the President and the FED that, due to what was involved, the Congress shouldn’t even see the bill until March 9th. Rep. Patman said of the bill that “It will represent a mortgage on all the homes and other property of all the people in the Nation.” Still think the government doesn’t own

you? Speaking about the new currency to be printed, Patman said, “The money so issued will not have one penny of gold coverage behind it...”(!)

The most chilling words may be those of Rep. Lundeen, who speaks of a situation of near pandemonium in the House: “Mr. Speaker, today the Chief Executive sent to this House of Representatives a banking bill for immediate enactment. The author of this bill seems to be unknown. No one has told us who drafted the bill. [Was it the FED?] There appears to be a reprinted copy at the Speaker’s desk, but no printed copies are available for the House Members. The bill has been driven through the House with cyclonic speed after 40 minutes debate, 20 minutes for the minority and 20 minutes for the majority.

“I have demanded a roll call, but have been unable to get the attention of the Chair... I am suspicious of this railroading of bills through our House of Representatives, and I refuse to vote for a measure unseen and unknown.”

A voice who represented well those who prevailed that day was that of Rep. Goldsborough: “Mr. Speaker, in time of storm there can only be one pilot. In my judgment, the House of Representatives realize that the pilot in this case must be the President of the United States, and they will steer their course by him.” He was applauded for that statement. How much do you think the FED paid him to say those words? If only we had had television and C-SPAN, videotapes of that session would easily sell for a million dollars! That would be well documented evidence of the Treason committed. Anyway, the bill passed and since that day we have all been enemies of the U.S. Government!

This is insane and preposterous, to say the least. You may even think this can’t be so. But it’s true. Of course, the people were only told they had to turn in their gold in order to save the country from total collapse. They certainly did not know about and could not understand the legislation being passed. How could they if even the Congress didn’t understand it. Many people were just looking for a crust of bread to eat.

The actions of the President and the Congress were nothing short of Treason, and certainly constituted waging Mixed War, which is a situation where the government wages war against the Citizens (see *Black’s Law Dictionary* under “War”). We have been in a permanent state of Mixed War since March 9, 1933.

Our entire economy revolves around money and the transactions thereof. If you will look again at the Act of March 9, 1933, you will see that these new so-called “enemies” would be controlled through rules, regulations, licenses, etc. So, what do we have today? Do you think you are free?? You can’t do anything without permission from your government. If you want to build houses, you must have a contractors license. If you want to add a room on to your house, you must get a building permit, and then other permits for electricity, etc. If you want to drive a car, you must get a driver’s license, and your car, now a vehicle, must be registered. If you want to get married, you must have a marriage license. And, by the way, that marriage license is a three party contract, with the husband, the wife, and the state, as parties. That way the state has made provision for your divorce, should you want one. The state will be in charge of dividing up your property. Soon we’ll have to have a permit to breathe! But that is how you control an enemy. All of these rules, regulations, licenses and permits are quite legal for regulating business and commerce, but

can never be applied to Citizens under the Common Law.

If we go back to the *Constitution* again for a moment, Article I, Section 8, Clause 11, states in part:

“The Congress shall have the power to declare war... and make rules concerning captures on land and water.”

This is in reference to making rules concerning the capture of “enemies”, which, as you should now understand, includes every Citizen of the United States of America!

All of this paints a very unpleasant picture. If you are not mad as hell about this, perhaps you’re already dead. Is this what the Founders and Framers intended? That is highly doubtful. If you will look at Title 12 U.S.C. (United States Code) at Section 95b, you will see the codification of the Act of March 9, 1933. It is law, albeit an unconstitutional law.

Under Title 50 U.S.C., Section 1701 we find where the President gets the authority to declare national emergencies. It states in part:

“Any authority granted to the President by section 203 (50 U.S.C., Section 1702) may be exercised to deal with any unusual and extraordinary threat...”

The authority in Sec. 1702 is the same as the Act of March 9, 1933, that is, the licenses, rules, regulations, etc. These are to be exercised to deal with the national emergencies.

Under 50 U.S.C., Sec. 1701, in the 1994 Cumulative Supplement, there is a listing of the declarations of national emergencies. The listing covers the years from 1977 to 1993, a period of only 16 years, and requires 48 pages of small print to contain it all.

As already stated, the President, since 1933, has had the power to declare martial law. In actuality, we have been under martial law since 1933. *Black’s Law Dictionary*, Revised 4th Edition (1968), at page 1126, defines Martial Law in part as:

“Exists when military authorities... exercise various degrees of control over civilians or civilian authorities in domestic territory... A system of law... which suspends all existing civil laws, as well as the civil authority and the ordinary administration of justice...”

“It overrides and suppresses all existing civil laws...”

Remember, the President of the United States is the Commander-In-Chief of all military forces. And it is he who institutes the states of national emergency. If the United States is functioning under martial law, we should expect to see some evidence to confirm this in our courtrooms. And if you have been in any courtroom in America, you will have seen the gold-fringed American flag. This flag is called Military

Colors.

Under Title 4 U.S.C., Section 1, we find the description of the flag of the United States of America:

“The flag of the United States shall be thirteen horizontal stripes, alternate red and white; and the union of the flag shall be forty-eight stars (now fifty), white in a blue field.” If America were not under martial law, this is the flag we would expect to see in the courtroom, and the Common Law would be in operation.

So, where is the codification of the military flag to be found? Under Title 4 U.S.C., Sec. 1, under “Interpretive Notes and Decisions”, we find:

“Placing of fringe on national flag, dimensions of flag, and arrangement of stars in union are matters of detail not controlled by statute, but are within discretion of President as Commander-In-Chief of Army and Navy. (1925) 34 Op.Atty.Gen. 483.”

Many people believe the gold fringe is simply for decoration, but it is for destruction of the Common Law, as we shall see. This gold-fringed flag, or Military Colors, is also the flag of Admiralty and Maritime jurisdiction. In *Black's Law Dictionary*, 4th Edition (1951), at page 766-767, we find the definition of “Law of the Flag”:

“A shipowner who sends his vessel into a foreign port gives notice by his flag to all who enter into contracts with the master that he intends the law of that flag to regulate such contracts, and that they must either submit to its operation or not contract with him.”

Under the Law of the Flag, the flag which flies in the courtroom regulates the jurisdiction which is in operation there. If we have the Military/Admiralty/Maritime flag with the gold fringe in the courtroom, we can fully expect to find that court to be operating under Admiralty jurisdiction. If we had the American Flag in the courtroom, we would expect to be operating under the Common Law in matters concerning individual Citizens.

Remember, under martial law, our *Constitution* is suspended. That is why these Admiralty Courts do not recognize constitutional rights! But since the judge really doesn't want you to know that, he defers. When you say that you have constitutional rights, he may say, “We are not here to discuss the *Constitution*. All I want to know is did you or did you not commit the crime?” And the crime, in many instances, may simply involve the exercising of some constitutionally guaranteed right which, under the Common Law, would not be a violation of anything, as you will see.

Since all courts in the United States fly the gold-fringed flag of Admiralty jurisdiction, we should expect to see some evidence of same codified in civil and criminal statutes. Under the Federal Rules of Civil Procedure (F.R.C.P.), Rule 1, under “1966 Amendment”, it states in part:

“This is the fundamental change necessary to effect unification of the civil and Admiralty procedure. Just as the 1938 rules abolished the distinction between actions at law and suits in equity, this change would

abolish the distinction between civil actions and suits in admiralty.”

In case there is any doubt in your mind as to what this means, F.R.C.P. Rule 2 states:

“There shall be one form of action known as civil action.”

If we look at the Federal Criminal Code, we find under Title 18 U.S.C., Sec. 7, it states in part:

“The term ‘special maritime and territorial jurisdiction of the United States’ ... includes:

(1) The high seas, any other waters within the admiralty and maritime jurisdiction of the United States...

(3) Any lands reserved or acquired for the use of the United States, and under the exclusive or concurrent jurisdiction thereof, or any place purchased or otherwise acquired by the United States by the consent of the legislature of the State in which the same shall be, for the erection of a fort, magazine, arsenal, dock-yard, or other needful building.”

What you need to realize is the fact that when you step foot inside any Federal Courthouse, or any Federal building for that matter, you are no longer in your state. Let’s take the Federal Courthouse in Fresno, California, for example. Once you step foot inside the building, you are no longer in the State of California. You have just entered a Federal Zone and it is the same as being in Washington, D.C., except that you didn’t have to pay the air fare to fly to the East Coast!

That courthouse is on “lands.. acquired for the use of the United States.” Said land was “acquired by the United States by the consent of the legislature of the State” of California. And that courthouse is a “needful building” used to help control the enemy (us). When you enter the building, you are in Admiralty jurisdiction!

The most troubling wording, however, in Section 7, seems to be “under the exclusive or concurrent jurisdiction thereof”. Wherever you may be in one of the 50 states, you are subject to both state and federal laws. This is concurrent jurisdiction. Since the President has the authority under our permanent state of national emergency to control everything, everywhere, all of the 50 states are thereby “reserved for the use of the United States”. What this means is that wherever you may be, even in state courts, which also fly the gold-fringed flag, you are in Admiralty jurisdiction. You can’t get away from it. It’s everywhere.

If we look at Title 18 U.S.C., Sec 7, under “Revision Notes”, we find that:

“This section first appeared in the 1909 Criminal Code. It made it possible to combine in one chapter all the penal provisions covering acts within the admiralty and maritime jurisdiction without the necessity of repeating in each section the places covered.”

This wording is a clever way to say that your entire criminal justice system functions under Admiralty jurisdiction. For the definition of “United States” in the Criminal Code, look at Title 18 U.S.C., Sec. 5,

which states in part:

“The term ‘United States’, as used in this title (Title 18) in a territorial sense, includes all places and waters... subject to the jurisdiction of the United States...”

This would include all areas within the 50 states. Any questions?

The *Spotlight* newspaper, published in Washington, D.C., reported on January 18, 1988, that most of the state Constitutions no longer describe the boundaries of the state, which effectively abolishes the states into one Federal Zone. Such action is a signal that the state has lost its sovereignty, and, as a consequence, its state Citizens.

Now, if we look at 15A C.J.S. (Corpus Juris Secundum), Sec. 1 and 2, we find an explanation of “Common Law”:

“The common law in the several states consists of the common or unwritten law of England as it existed in 1607, when the colonists from England settled in America...”

“[C]ommon law... mean[s] the *lex non scripta* or unwritten law as defined by *Blackstone*, that portion of the law of England which is based, not on legislative enactment, but on immemorial usage and the general consent of the people.

“The common law is one of the forms of law, and is the embodiment of principles and rules inspired by natural reason, an innate sense of justice, and the dictates of convenience, and voluntarily adopted by men for their government in social relations.

“(The) common law includes those principles, usages, and rules of action applicable to the government and security of persons and property, which do not rest for their authority on any express and positive declarations of the will of the legislature.”

In other words, we don’t need Congress to tell us what the Common Law is. The origins of the Common Law go back at least as far as Moses. The *Ten Commandments* are nothing more than basic statements of the Common Law. The reason that the Common Law is unwritten is because no one needs to tell you, for example, that you should not kill another person. It should be obvious to everyone that this is wrong. But Moses wrote it down as, “Thou shalt not kill.” Likewise, to steal from another person is a violation of the Common Law. In other words, everyone should know what is right and what is wrong. It’s not hard to figure out.

America functioned quite well under the Common Law up until this century, when the real push by the One World Controllers was stepped up. When disputes arose about individual interpretations of how the Common Law applied to particular situations, men reasoned together through the Common Law judicial process and the disputes were resolved.

Today, however, you do not have to commit a crime to be charged with and convicted of a crime. It happens thousands of times every day in courtrooms all across America. Everyone should know that there are two elements required to constitute a crime: the Act, and the Intent. In order to be guilty of committing

a crime at the Common Law, someone or something must be damaged or injured, and there must have been some definite intent to inflict same.

In today's Admiralty Courts, which enforce statutory laws, if you happened to be driving your car at 5 mph above the posted speed limit, even though you were not driving recklessly or endangering anyone else, even though no harm or damage was inflicted on anyone else, and even though you may have had no intent to harm anyone or anything, you will be charged with the commission of a crime and found guilty of same. This is what is known as a victimless crime (something which is completely foreign to the Common Law), and our law books are full of them.

The Common Law is not inflexible as are the statutes enforced under Admiralty Law. The Common Law always adapts to the necessities of the times. 15A C.J.S. states further that:

“The Common Law does not consist of definite rules which are absolute, fixed, and immutable like the statute law, but is a flexible body of principles which are designed to meet, and are susceptible of adaptation to, among other things, new institutions, public policies, conditions, usages and practices, and changes in mores, trade, commerce, inventions, and increasing knowledge, as the progress of society may require.”

The ability of the human mind to reason through problems to find sensible solutions is why the Common Law works, yesterday, today and tomorrow. So, we see that Admiralty Law and the Common Law are really in opposition to each other. Looking again at 15A C.J.S., we find:

“As used in Constitutions and Acts of Congress.

[T]he term ‘common law’ does not mean the common law of any particular state, but the common law of England, and in contradistinction to equity, admiralty, and maritime jurisprudence. (Citing from *Elliott v. Toepfner*, 187 U.S. 327)”

You see, the Admiralty Law in force in all of our courts, in accordance with the Law of the Flag, deals with contracts. All of the licenses, registrations, permits, etc., which the people in America today must have are all contracts. This is why you are brought into Admiralty Court, i.e., for contract violations! Citizens at the Common Law are not bound by contracts in order to exercise the rights which their *Constitution* guarantees them. The basic contract recognized by the Citizen at the Common Law is the *Constitution*. That *Constitution* is a contract that We-The-People enacted to set forth the parameters within which our government must function, and it demands certain specific performance on the part of “our” elected and appointed officials. Do you see how things have gotten turned completely around and are now exactly the opposite of what they were intended to be under the *Constitution*??

Admiralty Law should be restored to its rightful place, governing activities and commerce on the high seas, and the Common Law should be restored to our courtrooms.

We must now ask ourselves the question of whether or not the President and the Congress had the authority or the power to implement the Act of March 9, 1933, and any and all legislation subsequently enacted pursuant to same. As we have seen, there are provisions within the *Constitution* which could conceivably be construed to allow what was passed. But the question still remains as to whether or not it

was the intention of America's Founders and the Framers of her *Constitution* to allow such actions to be taken by the government of "We The People".

We have seen what has been done from the government's point of view, but what about the people? From the point of view of one of We-The-People, it seems wholly inconceivable that President Roosevelt had the best interests of the people in mind when he signed the Act of March 9, 1933. Quite to the contrary, he is guilty of intentionally attempting to destroy the United States of America, and his actions can be considered nothing less than Treason! The legislation clearly shows that the Congress, in turn, was not ignorant of what was happening but was, rather, a willing accomplice and also guilty of Treason.

If the Congress and the President today are legally informed and Noticed of these facts, and if they do nothing to correct same, they can and must be charged under Title 18 U.S.C., Sec. 2382, "Misprision of Treason":

"Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States... is guilty of misprision of treason and shall be fined not more than \$1,000 or imprisoned not more than seven years, or both."

We must remember that it is We-The-People who instituted the *Constitution*, and superseding all other sections of that document is the *Ninth Amendment* to same, which states:

"The enumeration in the *Constitution* of certain rights shall not be construed to deny or disparage others retained by the people."

These may be the most powerful words in the entire *Constitution*, and some Constitutionalists contend that this Amendment was intended to reassure the public that the enumeration of certain rights did not exclude the continued operation of the Common Law in maintaining other rights—retained by The People, and to remind the government of who is the Boss! This would certainly include the right of the people to throw any President or Congressperson in jail for declaring all Citizens to be enemies of the United States!!

Therefore, it seems patently obvious that the Act of March 9, 1933, as well as all subsequent legislation, and/or Acts, and/or Executive Orders made in pursuance of said "Act", are totally unconstitutional. If we look at 16 Am.Jur. (American Jurisprudence) 2d, at Section 256, we find it states in part:

"The general rule is that an unconstitutional statute, whether state or federal, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date so branding it, an unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed...

"Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no

acts performed under it.”

Since the *Constitution* can only be enacted and enforced by and through the consent of We-The-People, it is We-The-People who must ultimately decide if the Legislative, the Executive, and the Judicial Branches of “Our” government are all guilty of Treason for having passed or upheld wholly unconstitutional acts. If we decide this is so, then we certainly cannot, nor should we, expect the Treasonous Judicial Branch, including the Supreme Court, to enforce anything concerning real Justice.

If it comes down to this, then the responsibility devolves back to We-The-People to do whatever we may deem necessary and appropriate to insure that we have a totally constitutional government in place. We-The-People may have to convene our own Common Law Courts to bring to trial all those officials, both elected and appointed, within our government who have committed Treason, as well as those who may have committed Misprision of Treason. There may be some dispute at this time as to exactly how that should be done.

As well, any and all legislation or code sections which have created Admiralty Courts for use against the Citizens must be declared wholly unconstitutional!

As things stand today, if you go into any courtroom, either state or federal, which flies the gold-fringed flag, and you do not challenge the Admiralty/Maritime jurisdiction in operation there, you are, in essence, contributing to the destruction of the Common Law upon which this Great Nation of America was founded, and which formed the basis of our *Constitution*. As well, you will have acquiesced to a situation which the Founders and Framers certainly never intended to exist for American Citizens, and you will have waived all of the constitutional rights they fought so hard for us to have. In that case you may as well not have those rights, for of what use are they if you cannot use them???

The conclusion is inescapable that this entire situation has arisen because we have not been eternally vigilant. Freedom, in this time and on this planet, cannot be maintained with anything less!!!

Suggested reading:

War and Emergency Powers by American Agriculture Movement, Box 130, Campo, CO 81029.

CHAPTER 8

CONFIRMING COMMENTS FROM COL. FLETCHER PROUTY

Letter to the Editor of *CONTACT*:

Dear Sir,

Reference the Jan 28, 1997 issue, Rick Martin has done it again. His interview with Dr. Horowitz is another blockbuster. Back in the mid-fifties it was one of my assigned duties in the Pentagon to attend certain MK-Ultra and other related meetings.

I have heard discussions in those meetings that relate directly to what Rick has written from his interviews with Dr. Horowitz.

I would add that during some of those discussions there were comments that would remind one of the story of the Armageddon. Do you recall the bit about the fact that after that tragedy the only survivors would be 12,000 of the chosen few from the 12 tribes of Israel. In other words, despite the horrible impact of that tragedy a select number would be saved—would be immune—to save human life.

Such a subject arose during the MK-Ultra meetings and it became clear that the creators of these new “Emerging Viruses” were given explicit orders that before they could release any of these deadly viruses they must also have created an antidote that was capable of making its user totally immune from the virus. This was emphatically made clear: “NO virus release, until the anti-virus is available for the selected survivors.” The Chosen Few.

It is this part of the story that makes the rest of the material important. Someone would decide who the chosen few were to be. If not, there was no way that these powerful people were going to fund and permit such activities. That must be made a significant part of the Martin/Horowitz story.

In this same issue of Jan. 28, 1997 there are a few lines:

“If you add to the above information...i.e., ‘Nicotine, Cocaine: Swiss Scientists Note Similarity’ ...that they add cocaine to cigarette paper you’ll begin to understand why it’s so hard to break the habit.”

Back in the sixties, when I was a banker, I went to the annual meeting of the Virginia Bankers Association in Richmond. During a break period, we were invited to visit one of the large cigarette manufacturing plants in the area. I was walking down the aisle of the shop with an old banker who mentioned that “This was not like the old days...before filters.”

He went on to say that when pure tobacco wrapped only in special cigarette paper were the only ingredients of a cigarette such as Lucky Strikes or Old Gold, they were the real thing. Then some marketing genius came up with the idea that if they made cigarettes with a filter on one end, everyone would believe

that they were being filtered clean as the smoker breathed in the purified smoke. Not so.

Then the old gentleman laughed and said, “Today they have gone one better. Now they ad the filter; but also they drip a few drops of an addictive drug into the filter and get the modern highly addictive cigarette. Of course when cigarettes are tested in the labs today, the cigarette is tested—paper and tobacco—but never the filter.

That’s salesmanship, and that is what has made it possible to charge so much for the inexpensive natural ingredients, as the addicted smokers demand more and more.

This is a great world.

Yours truly,

L. Fletcher Prouty

Feb. 15, 1997

CHAPTER 9

THE NEWS DESK

Dr. Al Overholt 3/4/97

Wise people can never be imprisoned,
ignorant people can never be set free.

—Un-

known

DOOR SLAMS ON BARRICK

From *THE TORONTO STAR*, 1/12/97, [quoting:]

Bre-X Cuts Deal With U.S. Miner To Develop Huge Gold Discovery

Bre-X Minerals Ltd. says it finally has a deal to develop one of the world's largest gold deposits.

After months of wrangling and uncertainty, the junior exploration company announced yesterday it had reached an agreement with its Indonesian partners that brings in Louisiana-based Freeport-McMoran Copper and Gold Inc. as a partner-owner and the mine's sole operator.

The deal leaves Toronto-based Barrick Gold Corp. (*read George Bush and gangsters*), long considered the front-runner in any joint venture to exploit the mother lode, out in the cold.

The new deal is expected to get the Indonesian government's nod of approval.

Under the deal, Bre-X ends up with 45 per cent of the joint venture, various Indonesian interests will split, 40 per cent and Freeport-McMoran gets the remaining 15 percent, Bre-X chief executive officer David Walsh said yesterday Bre-X also reported new [core] drilling results yesterday that put the size of the deposit at 71 million ounces of gold, up 24 per cent from its last report, on Dec. 3.

"This is a great day for both Bre-X shareholders and for the people of Indonesia," Walsh said in a statement. "The arrangement enables Bre-X to retain the largest direct share of Busang of any proposed

structure.”

****the fallout chart****

In a clear indication the Indonesian government would approve the deal, its unofficial negotiator, powerful businessman Mohamad (Bob) Hasan, endorsed the partnership early yesterday.

Suharto, through a group of charities he controls, has in the past month acquired stakes in both Freeport McMoran’s Indonesian subsidiary and in Bre-X’s local partners, PT Askatindo Karya Minerals and PT Amsya Lyna.

Barrick had been the front-runner in the race to develop the Busang deposit since the Indonesian government directed Bre-X to work out a deal with Barrick last November.

In December, Barrick announced it had reached a deal with Bre-X that would give Barrick the lion’s share of the mother lode. Barrick would get 47.5 per cent of the deposit. Bre-X 22.5 per cent, and the Indonesians 10 per cent.

But the deal sparked howls of outrage on both sides of the Pacific, and threatened to stall such needed foreign investment in the resource rich developing country.

**BARRICK SEEMED TO HAVE IT MADE,
BUT FINDS ITSELF CUT OUT OF RICHES**

How did he lose?

Hard-driving Peter Munk, the Hungarian immigrant who built Barrick Gold Corp. into the worlds second-largest gold mining outfit in a mere 11 years has let one of the world’s biggest goldfields slip from his group.

Yesterday, Bre-X Minerals Ltd. announced, it had chosen someone else to help it develop the Busang deposit in Indonesia, a mother lode that contains at least 71 million ounces of gold.

“We believe our proposal for Busang was fair and equitable to Bre-X and its partners.... We offered a very good economic deal for all concerned,” Barrick’s chairman Munk said yesterday. “But to go beyond that

in the circumstances would not have been in the best interests of our shareholders.”

Barrick spokesperson Vince Borg said the company’s board of directors made the final offer to Bre-X last Wednesday. he declined to reveal the terms.

Analysts said the loss to Barrick is a setback, but not a disaster.

The Busang deposit is so vast “any gold miner would give their right arm for it,” said John Ing, of Maison Placements Inc., in Toronto.

But Barrick may not have had a choice.

“I think they learned there are certain ways of doing business, and a way not to,” he said.

“It doesn’t devastate the company but it certainly hurts them.”

Two months ago, it looked like Barrick was poised to seize control of the Busang deposit through a joint venture with Bre-X and the Indonesians that would give Barrick 67.5 per cent of the gold find.

The Indonesian government had hand-picked Toronto-based Barrick to negotiate a deal with Bre-X, the junior exploration company that had discovered it.

Just how Barrick got the inside track has never been entirely clear.

It’s true Barrick got some high profile help from members of its international advisory board, including former U.S. president George Bush and former Canadian prime minister Brian Mulroney.

It’s also true that Barrick struck a deal with a construction company controlled by Suharto’s daughter.

Barrick also agreed to give the Indonesian government a 10 per cent stake in the venture.

Just how much Barrick was willing to pay Bre-X for a share of the find was never disclosed.

But some Bre-X investors were so outraged that the auction process had been usurped that they hired a high-priced legal firm in the U.S. to represent their interests.

Indonesian business leaders warned the deal would scare off badly needed foreign investment.

The deal began unravelling almost as soon as it was announced.

Last month, Placer Dome Inc. stepped in with a rival offer, proposing a “merger of equals” with Bre-X and a 40 per cent stake for various Indonesian interests.

Around the same time, prominent Indonesian businessman Mohamad “Bob” Hasan emerged as a key power broker in any deal involving the deposit.

HOW MUCH BARRICK WAS WILLING TO PAY BRE-X WAS NEVER DISCLOSED

Through a group of charities controlled by Indonesian President Suharto, Hasan acquired controlling interest in Bre-X's local Indonesian partner, PT Askatindo Karya Mineral.

Askatindo owns 10 per cent of the richest part of the Busang deposit.

Hasan began giving media interviews extolling the virtues of a public auction.

Several more companies expressed interest in making a bid, including Teck Corp. of Vancouver, and Newmont Mining Corp.

Last Friday, reports that Freeport-McMoran would emerge the winner began leaking out of Indonesia. [End quoting]

Isn't it interesting that during the whole of the above articles that George Bush and his gangsters were only mentioned once towards the end. **What was the writer trying to hide??—I wonder.** (Recall Hatonn's writings of several weeks back about Barrick. He has recently said George is on his downhill slide from the stress of his "earned" position.

U.S. SAYS DRUG SMUGGLERS TRIED TO BUY RUSSIAN SUB

From the INTERNET, 1997, [quoting:]

The owner of a Miami strip club has been charged with acting as a middleman for Colombia drug gangs trying to buy a Russian nuclear-powered submarine, officials said Thursday. The Piranha-class sub would have been used to ferry cocaine and other contraband into the United States, a Drug Enforcement Administration spokeswoman said.

Ludwig "Tarzan" Fainberg was arrested before the deal could go through. The charge was contained in a 30-count indictment against Fainberg, owner of the club *Porky's*. [End quoting]

Why shouldn't the drug kingpins have the latest technology to use **for drug deliveries**? After all, a lot of the wars **we** fought in the past were mainly for **gaining control of the drug sources**, in which they gave

us the **latest technology to use.**

**When we start stopping the WHOLE drug problem instead of fighting its INDIVIDUAL PARTS,
WE CAN WIPE OUT THE EVIL.**

\$70 MILLION AIRPORT BEING
BUILT IN RURAL NORTHWEST ARKANSAS

“Highfill” Airport Being Built
With YOUR Tax Dollars

From the INTERNET, *Conspiracy Nation*—Vol. 10, Num. 28, 1997, <bigred@shout.net>, [quoting:]

Rural Highfill, Arkansas, has a population of less than 100 persons noted ABC’s *20/20* program in their Feb. 20, 1997 broadcast. So why build an international airport there?

One reason pointed to is that both Tyson Chicken and Wal-Mart have facilities nearby. Apparently the idea is to fly planeloads of chicken out of the U.S. and return with planeloads of foreign-made apparel for sale via Wal-Mart.

The airport, currently under construction at Highfill, will cost \$70 million, almost all paid for by U.S. taxpayers’ money. But, note defenders of the airport, local industry **is** paying some of the cost. How much? One percent of it, according to *20/20*. That means you and I pay for the other 99 percent [*emphasis mine*].

The Highfill Airport will have a **long** runway; only Chicago’s O’Hare Airport has one that’s longer. Not suggested explicitly in the *20/20* broadcast is that huge military C-130 cargo planes would need such a runway. Will the Highfill Airport, not so far from Mena, Arkansas, have C-130s landing and taking off at 2 o’clock in the morning? Is Highfill Airport part of an expansion plan for Dope, Inc? [*What’re the*

odds??]

There is already an airport near Highfill, Drake Field, currently operating at only 30 percent capacity. So why build a major airport there? Is the idea to “first build the airport, and then the people will come?”

Arkansas, Arkansas.... Hmmmm.... Who do we know that’s from there? The name is Bill something or other, isn’t it?

Views expressed are not necessarily those of *Conspiracy Nation*, nor of its Editor in Chief. [End quoting]

Can you really believe that **honest Bill** would **steal** the cost of a special airport for massive drug deliveries **from the good people that elected him as their highly esteemed leader??**

ARREST OF HACKER CASTS DISPERSION¹
ON STORY OF CIA LOOTING ACCOUNTS

From the INTERNET, *Conspiracy Nation*—Vol. 10, Num. 18, 2/10/97, <<http://www.shout.net/~bigred/cn.html>>, [quoting:]

Did an ex-CIA agent attempt to contract for the death of his son over an inheritance, or are powerful forces retaliating against the raiding of secret, overseas bank accounts?

A Nancy, Kentucky man accused of being the buyer in a murder-for-hire scheme remains in federal custody after his latest request for bond was denied by U.S. District Judge Jennifer Coffman.

Lexington, Kentucky attorney Gatewood Galbraith had filed a motion for a bond hearing for his client, Charles “Chuck” Hayes, who has remained in the Laurel County Detention Center in London, Kentucky since his October 22 arrest for allegedly conspiring to have his son killed.

So far, nothing sounds particularly out of the ordinary. Persons charged with felonies are often denied bail for a variety of reasons. But a peek behind the mainstream media’s minimalist reports reveals disturbing details.

Remember the story of U.S. government functionaries, many of them members of Congress, having secret bank accounts in foreign countries, mostly Switzerland? [CN: See Orlin Grabbe articles at <<http://www.shout.net/~bigred/cn.html>> for background.]

Supposedly, the CIA found out about it through computer “hacking,” then drained the accounts, using the money for its own purposes. The people whose secret accounts were drained couldn’t, of course, complain because they couldn’t admit to having a secret, overseas account.

The accused, Chuck Hayes, is alleged to be the CIA “hacker” who got into the overseas accounts and helped his employer drain them [sic, see note #2 below]. He was part of an alleged CIA operation [sic]

code-named the Fifth Column.

After Hayes went public he was arrested, accused of trying to hire a “hit man” to kill his son. There’s a sequence of events that is more than coincidence, according to his friends.

In his motion for a bond hearing, Galbraith cited misfeasance on the part of FBI Agent David Keller. He says Keller’s October 25, 1996 testimony was tainted. According to Galbraith, as reported on the Internet: “In essence, the vast majority of alleged proof presented by the government at the detention hearing of [Hayes] was unsubstantiated, even though it could have easily been checked out for its truthfulness if the government had so desired, and it is this disdain and disregard for possible exculpatory evidence that so taints the testimony of the lead prosecution witness at the detention hearing, Special Agent David Keller.”

Hayes was arraigned on November 27, 1996 on the “conspiracy to murder” charge, based primarily on testimony from the FBI.

Galbraith reportedly told reporter Sherry Price of the Pulaski (County) Weekly News, “If I were a good citizen of the state of Kentucky, I would strap on my weapons and go looking for federal agents...because they do happen to be murderous bastards, and I might need to protect myself in legal and justifiable self-defense by blowing someone’s head off.”³

All motions before the court on behalf of Hayes have been denied. The latest, filed on December 19, 1996, was denied on December 30 by Magistrate J.B. Johnson, which included a motion requesting that the “Findings of Facts” on November 26 by Johnson be corrected.

According to published reports, Galbraith stated in a motion that “the original court was grievously misled by the alleged proof presented at the detention hearing on behalf of the government, much of which is impeachable by the most cursory independent investigation.”

Who’s Grabbe?

One of the reasons given by the government to deny bond to Hayes were Internet postings by one “J. Orlin Grabbe,” which the FBI alleges is really a pen name for Hayes. [*I’ve heard rumor that Grabbe is a peddler of disinformation. Please use discernment.*]

However, Grabbe is an internationally known financial specialist who lives in Nevada and is the author of college textbooks on finance and economics, who had become friendly with Hayes, according to Galbraith.

One Grabbe posting on the Internet said that everything about the Fifth Column was a lie to make “Jim Norman struggle to create stories from the concept.”⁴ That concept included President Bill Clinton’s CIA connection and the “suicide” of White House insider Vince Foster. Apparently the FBI failed to find any

humor in the piece.

The article downloaded from the Internet and forwarded to *The Spotlight* said Grabbe, Hayes and White House spokesman Mike McCurry discussed strategies to keep the ruse alive.

The allegations of murder-for-hire stem from a dispute Hayes has with his son over the estate of Haye's mother, Madge Beckett. She left the majority of her \$920,000 estate to her grandson, John, leaving defendant Hayes \$1,000. John's brother was willed \$500. The estate has been contested since Mrs. Beckett's death on December 26, 1994.

Says Galbraith, the nickname "Angel of Death" given to Hayes was from his activities in exposing illegal monetary activities by government officials, causing many to retire; i.e., causing their political death.

The trial is expected to be underway by the time this issue of *The Spotlight* reaches its subscribers. [CN: Hayes was found guilty and is awaiting sentencing.]

RFA EXAMINES LINKS IN SCANDALS

From the INTERNET, from a related story in *Conspiracy Nation*, [quoting:]

[Excerpts] Chicago's Sherman Skolnick returned to Radio Free America (RFA) January 26...Skolnick also commented upon the ongoing trial of CIA operative Charles Hayes...Hayes is believed to be the man behind the stories about Vince Foster and the computer hackers told by former *Forbes* magazine editor Jim Norman...The government's primary witness against Hayes, who is charged with plotting to kill his son, turned out to be Lawrence W. Myers, formerly the top reporter for *Media Bypass* magazine...Skolnick said that he suspected Myers was undercover from the beginning, and now he suspects that both Myers and Hayes are somehow involved in a disinformation campaign centered around statements that will come from this trial...

¹ "Arrest of Hacker Casts Dispersion..." Casts Dispersion?

Am I missing some nuance, or should it have read something like "Casts Doubt"?

² "Supposedly, the CIA found out about it through computer 'hacking', then drained the accounts, using the money for its own purposes." Not quite right. Allegedly, a rogue group of ex-CIA hackers drained the accounts. Allegedly, they were not operating on behalf of CIA. *The Spotlight* article is also misleading when it states the money was "used for its own purposes". Allegedly, the money was held in some sort of U.S. Treasury account, pending cleanup of government corruption. At that point, presumably, the money was to have been released, by the rogue hackers, to CIA.

³ Regarding Gatewood Galbraith's supposed advice to "strap on weapons" and "go looking for federal agents," if Galbraith made such a statement, that is appalling. Just because FBI is going around

murdering people doesn't make it okay for others to do likewise.

⁴“One Grabbe posting on the Internet said that everything about the Fifth Column was a lie...” Apparently refers to Dr. Grabbe's satirical essay, “An Apology and Good-Bye”. This editor was amazed when several readers could not seem to understand the satirical nature of the essay and took it literally. Apparently *The Spotlight* staff is similarly unable to detect satire.

Views expressed do not necessarily reflect those of *Conspiracy Nation*, nor of its Editor in Chief.

[End quoting]

This is the latest update I have on the “Fifth Column”. Is there any truth to this article? Is Chuck Hayes who they say he is? **Only God and the Intelligence Services know!!**

MARIJUANA

Excerpted from *THE BOB LIVINGSTON LETTER*, 1/97, [quoting:]

Before we discussed police power and assault on our person and property. But especially we noted assault upon our psychic that twists our minds and makes us prisoners of conscience.

Government is monopoly power for the corporate state. Government is the corporate state.

Government has never been short on hypocrisy. While we are force medicated with fluoride and chlorine in our drinking water along with mass vaccinations and inoculations, the personal use of marijuana is a federal crime with stiff federal penalties. Meanwhile we are sold subsidized tobacco, millions of tons of life-destroying white sugar pumped into everything that we eat and oceans of toxic soft drinks.

Fifty years abuse of the public mind has succeeded in equating marijuana with heroin. People (including me) think of both as “hard drugs” or “controlled substances”. Both are illegal and both are Schedule I substances under Federal Law. This is the old trick of lumping one substance with another to get a negative public image. It has worked.

The truth, according to the book entitled *The Emperor Wears No Clothes*, by Jack Herer, is that marijuana or hemp or the cannabis plant is “the worlds premier renewable natural resource...it is the Earth's most important resource for making rope, paper, fiber, fuel, food and shelter for all the peoples of the world.” Would it take a genius to surmise that certain monopoly powers would have a vested interest in keeping this knowledge from the American people?

Happily, government book burning and suppression of information has not succeeded. The truth of marijuana has been snatched from the fire and compiled in the book entitled *The Emperor Wears No Clothes*, by Jack Herer. You can order this book from: 5632 Van Nuys Blvd., Ste. 310, Van Nuys, Ca. 91401, Ph:

(310) 392-1906.

Marijuana has many names. It is called rope, hemp, cannabis hemp, Indian (India) hemp, true hemp, muggles, pot, reefer, grass, ganja, bhang, “the kind”, dagga, herb, etc., etc.

Brief History: Cannabis hemp was legal tender (money) in most of the Americas from 1631 until the early 1800s. This encouraged farmers to grow it. Some farmers were jailed during periods of shortage for not growing marijuana.

Uses of marijuana: Through the 19th century, sailing ships carried 50 to 100 tons of cannabis hemp. Almost everything connected with a ship was crafted from cannabis. Home spun cloth was used to make clothes and the original famous Levi pants were made from hemp. Very superior paper products, rope, twine, cordage, paints and varnishes, lighting oil, biomass energy and medicine can be made from hemp.

Cannabis marijuana medications have been used with complete safety for the treatment of many health problems, including asthma, glaucoma, nausea, tumors, epilepsy, infection, stress, migraines, anorexia, depression, rheumatism, arthritis and many other health problems.

As a food, pressed hemp seed contains the highest amount of essential fatty acids in the plant kingdom. Essential oils are responsible for the immune responses and clearing the arteries of cholesterol and plaque.

Hemp vs. Cotton: “Approximately 50% of all chemicals used in American agriculture today are used in cotton growing. Hemp needs no chemicals and has few weed or insect enemies—except for the U.S. Government and the DEA.” (Direct quote from: *The Emperor Wears No Clothes*, pp 6.)

Just one acre of hemp equals five (5) acres of forest as used in wood fibre and pulp.

This article is written for information purposes only. Neither I nor *The Bob Livingston Letter* [***nor CONTACT***] or any of its affiliates use or advocate the use of any form of marijuana or its related products. None of the above listed parties advocate the breaking of any law or laws of the United States or any other country.

BRAZIL LAW MAKES ALL CITIZENS ORGAN DONORS

From the INTERNET, 2/97, [quoting:]

A controversial law making all Brazilians potential organ donors was approved Tuesday, a presidential spokeswoman said. President Fernando Henrique Cardoso vetoed a few clauses, but did not change the essence of the law that allows authorities to use the organs of the deceased for transplants without the person’s prior consent. Brazilia

Brazilians who do not want their body parts used must declare so on their identity cards or driving licenses. The new law has divided the Catholic Church, civil rights groups and the medical profession. [End quot-

ing]

DEMORALIZED WASHINGTON
POLICE SEEK FEDERAL TAKEOVER

From the INTERNET, 2/7/97, [quoting:]

Demoralized by a wave of killings, Washington's police union is lobbying for a takeover by the federal government, union leader Ron Robertson said Friday.

"Our first desire is for the federal government to take over," he said. "We have no game plan. I'm standing in the middle of a killing field. We are fighting a battle and we are losing the war."

He said he sent a letter to President Clinton asking for the federal government to take over management of the police force and was lobbying Republican leaders in Congress to act quickly.

He said absorbing the city police force into the Justice Department would provide it with direct access to the facilities of the Federal Bureau of Investigation and other federal agencies, helping it to battle crime.

While murder rates have declined in other major U.S. cities, homicides in Washington remain at the same level as last year when there were 399 slayings, up 10 percent over 1995.

Washington police are outraged over the murder early Wednesday of police officer Brian Gibson, 27, who was shot four times in the head, neck and shoulder while he sat idling at a traffic light. The alleged killer, Marthell Dean, 23, had just been ejected from a nightclub. [End quoting]

The New World Order looks as though they are trying to get their foot in the door to federalize all police departments. You know, create a problem and solve it on a national level, and then it will progress to become the **GLOBAL POLICE FORCE**.

OHIO GRANDMOTHER GUILTY
OF FEEDING PARKING METERS

From the INTERNET, 2/7/97, [quoting:]

A 63-year-old Cincinnati grandmother was found guilty Thursday of obstructing official business by putting coins in expired parking meters in an act of kindness. "I'm disappointed," an unrepentant Sylvia Stayton said after the eight-member jury ruled. "I feel that we're all here to help one another." She was found guilty of obstruction for not following a policeman's order to stop putting coins in the meters last Oct. 24. She was acquitted of disorderly conduct. She could receive three months in jail and be fined \$750. [End quoting]

What a sad state of affairs when the authorities fine someone spreading kindness instead of fining the murderers, thieves, robbers and rapists. And to think, they use our taxpayers' money to prosecute her.

No wonder we have crime instead of honesty and ethics!

SOLAR STORM

Houston Chronicle
Confirms Photon Belt?

From the INTERNET, 2/3/97, [quoting:]

“Well I finally found 4th party confirmation for the Photon Belt.” —By sender of E-mail

A gigantic cloud of charged particles created by a solar burst shortly after the New Year enveloped Earth on Jan. 10, causing an immense geomagnetic storm. The disturbance was so strong that it knocked AT&T’s Telstar 401 satellite out of service, a \$200 million loss. Sky watchers in the Northern Hemisphere were able to observe green streaks in the sky while the 16-million-mile diameter cloud interacted with the Earth’s magnetic field for more than 24 hours. It was the **FIRST TIME SUCH AN EVENT HAD BEEN DETECTED**, according to the European Space Agency. (author’s emphasis)

As a physicist and futurist, I like to confirm most “EVENTS” from multiple directions/relativities! [End quoting]

Was that the photon belt??

AT LAST, CYBER MIND CONTROL

Excerpted from *THE ARIZONA REPUBLIC*, 2/10/97, [quoting:]

It’s not a mouse. It’s not a joystick. It’s MindDrive, a \$149 gadget that slips over your finger and allows you to control computer software with your thoughts. MindDrive is made by The Other 90% Technologies Inc. and works with 10 titles, from \$24.95 to \$39.95. MindDrive is available at major retail stores.

[End quoting]

Interesting item, but I'm sure there are computers that can make the mind connection without the finger gadget in the Elite's arsenal.

AUSTRALIA TRIES TO ALLAY
FEARS AMID ANTHRAX OUTBREAK

From *THE ORANGE COUNTY REGISTER*, 2/??/97, [quoting:]

Health authorities are struggling to contain Australia's worst anthrax outbreak and reassure foreign buyers that they have nothing to fear from the cattle disease.

State and federal officials, who promote agricultural exports by playing up Australia's "clean and green" image, insist there is no threat to public health.

Trade Minister Tim Fischer said Thursday that the federal government has pledged to foreign beef and milk buyers "they will not be getting anything but the highest quality product."

New Zealand is pointedly reminding other nations that it has been anthrax-free since 1932.

After lying dormant for almost a century, spores of the bacterial disease have germinated in outback Victoria state, revived by soaking rains preceding a drought and heat wave. [End quoting]

Please tell me how being free from anthrax for almost a century has anything to do with **now**—especially with the Elite planting all kinds of diseases all over the globe?

Furthermore, you are living under false assumptions if you think you are getting pure foods anyplace in this world. You can't even trust your water supply—including bottled water. They are trying to dead you anyway they can.

Remember the Elite's goal to have over 5 billion dead by the year 2000—less than 3 years hence.

THE TRUTH IS,
ALBRIGHT'S LIE IS FORGIVABLE

Excerpted from *THE DAILY NEWS*, Los Angeles, 2/26/97, [quoting:]

Last week, *New York Times* columnist Frank Rich wrote about Madeleine Albright and the revelation that she is of Jewish ancestry. In doing so, he joined many of us in the op-ed biz who told you precisely what to think about this matter or, in my case, that more than enough thinking had already been done and it was

time to move on.

Rich, though, brings something I thought was important, although wrong, and in his own way (which I usually admire) expressed the increasingly popular view that all lies—whether on private or public matters—are equal.

He wrote that Albright “seems to be shading the truth,” and indeed linked this alleged fib with “the classic Clinton administration manner” of never quite coming out with the whole story. By way of example, Rich cited “Bill Clinton’s shifting accounts of his draft history or Al Gore’s varying recollections of his misadventures in a Buddhist temple....” I find it hard to connect these dots.

But others, especially in Washington, do not. Here, the Albright saga was elevated from the purely personal to something that was certain to affect her tenure as Uncle Sam’s chief diplomat. Over and over again, I heard it said—and always in the most somber and portentous tones—that she had lied. Well, I for one don’t agree. But even if she did lie, I ask a rather basic question: So what?

Many of my colleagues and plenty of people outside the journalism community would answer, “So plenty.” A lie is a lie is a lie and if a person lies about one thing, he or she will lie about another. Not so.

I, for one, would expect a politician to lie if asked whether he or she ever doubted the existence of God or—God forbid—still does. An answer in the affirmative—the truth, that is—would be a likely career-ender, as damaging as the acknowledgement of adultery. [End quoting]

And you thought you heard **truth** from the politicians and other Elitists? It’s alright to lie **to save your job—then that’s the same as saying it’s alright to lie anytime because all the bosses have to tell you is say and do as I say or I will fire you.** The Elitists are really thumbing their noses at the public to print this evil trash.

ARE WE READY TO WAKE UP YET??

This is from a nationally recognized columnist, Richard Cohen (a good **Khazarian Jew**).

Do you still say there is nothing to the *Kol Nidre* Vow to negate all vows made during the coming year—taken at Jewish Temple services once a year.

LENIN’S LEGACY ENDURES

From *THE MODESTO BEE*, 2/8/97, [quoting:]

Lenin’s body, like his legacy, may live on for centuries. A scientist who helps in the annual embalming of the Soviet founder’s body was quoted Friday as saying the mummified body can be kept in good condition—as long as the regular treatments continue.

“The body can be preserved in fine condition without any visible changes for at least several hundred years.” Yuri Romakov, deputy head of the Institute for Biological Structures, told the *Kommersant* news-

paper. [End quoting]

After all you've been hearing or reading about cloning, replications and/or duplicates, is it hard to understand how they might be keeping his body "rejuvenated"?

UPDATE ON JANET, SUSAN AND BRIANA

The 3 Christmas Miracles

by Dr. Al Overholt 3/3/97

Janet wants you to know that she is **very** appreciative of your prayers, cards and help. You can't truly appreciate what it has meant to her that so many people whom she has never met are so concerned about her.

She is healing very fast considering the seriousness of her injuries. Most of the time she has been able to keep her spirits up. I'm sure your prayers and help are the main reason for this.

She has started to read Hatonn's writings, the *CONTACT* and listening to Hatonn's tapes and is eager to learn. This is also helping her to keep her mind from dwelling negatively on her challenges. It's sure nice to be around a person who is so eager to learn of higher ways of thinking.

She went to court on Monday, March 3 for a custody hearing for her children but it was rescheduled so her Doctor could be subpoenaed; but the hearing has gone very well so far. Please keep up your prayers and cards.

CHAPTER 10

I THINK I'M GOING TO SHOP AT K-MART

by Grandma 2/22/97

Last evening, I watched *Dateline* and *20-20* on TV. It seems the main line TV news has decided to expose some taxpayer frauds such as the humongous airport being built in Arkansas no less, for the President's friends and contributors, the Waltons of WAL-MART and the Tysons of Tyson Chickens. They say the airport is going to cost only \$70 million? Well, I say hogwash! An airport that size, with a 12,000-foot runway, when finally completed, will cost the American taxpayers more like \$700 million if it costs a dime!

What is with these humongous airports anyway. U.S. Reps. Jerry Costello, Paul Simon, Alan Dixon, Glenn Poshard, and Dick Durbin are enlarging Scott Air Base (a military base) on one of these alleged \$70 million Airports. There is just one hitch to these super airports. We already have sufficient airports in the area, and additional air traffic is a public endangerment.

The super airport, which is being built expressly and solely for WAL-MART to import finished goods from Asian markets such as China, Japan, etc., by the jumbo jet loads on the return leg of exporting Tyson chickens to the Asian markets, is just an outrage!

I wonder where they put on the "made in the USA" labels?! Well, MacArthur ("Old Dug Out") figured out how to pull the wool over Congress' eyes back in the '40s on getting around the Congress on importing foreign goods. MacArthur did in fact create a USA Japan in order to get around Congress' import taxation and duties. Look at WAL-MART's label. Sure it says "MADE IN USA". But, look closer. If it was really made here in the United States, the correct label would be "MADE IN U.S.A.", if it is an American-made product. If you are going to support American workers, American industry, and American producers (which I strongly suggest) don't miss those periods in the U.S.A.

For those of you who are really serious about saving your nation, call 202-546-9517. This is the Net News. Now, Washington, D.C., February 20, 1997, there was an article entitled "Low Road to China", by an American investigator—a special report on the President's Asian/Chinese/Lippo connection Communist group. This un-American activity is carte blanche and rampant in the White House. This sort of un-American activity is totally ignored by the U.S. House and Senate Crime and Un-American Activities Oversight Committees.

There is not a single Oversight Committee member in the U.S. House of Reps, the U.S. Senate, or in the Executive Branch appointees (per the *Federal Advisory Committee Act*, 3 and 5 U.S.C.) who is lawfully qualified to conduct such an investigation or hearing into these un-American activities. Why? Well, look at it this way: Criminals are not by law allowed to conduct investigations, have hearings, and judge their own criminal cases. If such a thing was lawfully allowed, the criminals would be their own judges and juries, for

they would have full control over the courts.

Time has come for the people to conduct a Grand Jury hearing and investigation on these un-American activities due to the conflicts of interest in our U.S. Houses and the Executive Branch. Pull up the voting records on these un-American bills which have been passed by the U.S. House and Senate and that is reason enough to disqualify the U.S. House or Representatives and the U.S. Senate, including the Executive's appointees which includes judges on the Supreme Court Bench, and U.S. District Court benches. For the opposing side (the un-American activity groups), it is a lock-out in the judicial arena. For the Home Team (the American people) it is a shut-out game as the un-American activity group has shut the people out from the constitutional laws by perverting the laws, which denies the people the right of and to redress and remedy.

When the un-American activity group has total control over the ball diamond, the uniforms, the umpires, the pitchers, the catchers, the players, the bleachers, and the ticket takers, then it is a safe bet the Home Team does not have a snowball's chance in Hell of winning! You know what?! I'd bet Las Vegas would book odds on that one!

If this un-American activity is going to be stopped, it must be stopped by a lawful Grand Jury Investigation and Hearing in the House of Representatives, by the people (Congress must be assembled, but they should sit silent and take their medicine, as must the U.S. Senate). Read your *Declaration of Independence*, your original *Constitution*, and the *Bill of Rights*. In case you are unaware of which laws take precedence, the older laws prevail. That's the constitutional law of this nation. Pull up an old set of Deerings—it's in the first book, first few pages.

Why do you think the un-American activity group found it necessary to take away or set aside the Writ of Mandamus? A Writ of Mandamus is the oldest writ in existence. The Writ of Mandamus serves notice, upon king, queen, prince, or any other monarch, monarchy, or uncontrollable governmental entity, to order yourselves. This organized un-American activity is going on, it is being allowed, and Congress, the Senate and the Executive are passing laws to protect un-American activity or organized criminal un-American activity groups, aka mob rule groups.

THINK ABOUT IT!

Something else was viewed by me last evening: it was an attack on certain religious groups, in particular the Amish. This alleged exposé did its little thing, it hit hard on child abuse. One ethnic religious group in the mainstream news media, allegedly exposed another ethnic religious group (German speaking—wonder if being mainly German and speaking German had anything to do with the alleged exposé?), the Amish.

We have watched this mainstream media ethnic group attack other Christian religious groups since the 1980s. Also, we watch the President of the United States openly wear a head-covering un-familiar to a Christian nation (a yarmulke). Also, recently, we watched the President of the United States stand in the White House and do the unallowable by standing in front of a huge State of Israel flag while the very small Republic Flag (Civil Government of the United States—unfringed), no larger than one which I would fly on my front porch on national holidays, hang limply at a lesser height than the State of Israel flag, and openly,

publicly stand and give his support to Israel!?

Israel is an ethnic based religion and religious group. This violates the separation of church and state provisions.

According to the law, no flag, in the territories, or in the United States, or in any public buildings, or on private property of a foreign nation, can be flown higher than the flag of the civil government of the United States, and that goes for the federal commander in chief's flag, with the fringe. Also, no flag may be represented in larger proportions than the civil government's of the republic of the United States, when in the presence of the United States, on American soil. When this violation happens it denotes our civil government no longer exist, for the President has capitulated the entire American government. That is the law. Also, the international law of nations. Are we now part of the United States of Israel???

I, personally, am not into Israel bashing, or the bashing of anything for that matter. Nor am I anti-Semitic. However, read this very closely: I am against Semitic anti-Christian principals. Also, old Abe would have rolled over in his grave had he watched the television commercials on Presidents' Day, with his images moving about in syncopation with Jewish ethnic music. This is carrying it a bit too far! Well, there is one other thing. Take a look at your calendars. Find our Christian Easter. Then turn the page and check out how much larger in proportion the Jewish holidays are printed, and then there is the overwhelming 3/4ths of our U.S. Houses of Representatives. Sound bites and unequal representation.

Schindler's List is being televised again this weekend. In the event you watch this re-televised program, afterwards, I suggest you read the *Rise and Fall of the Third Reich*, pages 662, 663, et seq. The first ones which were summarily sentenced, about 3,500 persons, were those who assisted in overthrowing the old constitution of Germany. For everything which occurs, there must be a cause. For every cause there is an effect. Just that simple. This is history. For some "unknown" reason, this ethnic religious group has never learned: People want to be left alone, to worship their own religions, live by their constitutions, ordinances, contracts and laws which were given to them by their forefathers, unencumbered, unhampered, unfettered, with morals and ethics as handed down by Christian Religions, in a Christian-founded nation (Mayflower Compact aka pledge to the Almighty Sovereign of the universe at and on Plymouth Rock) by those who originally came to this country to be secure in their religious freedoms, sworn to with the brands in their hands, branded with red-hot branding irons, by those cited in the *Declaration of Independence*.

It took 150 years, approximately, for the *Declaration of Independence's* birthing. People were denied due process, they were being drawn and quartered, and disemboweled by the Star Chamber Court remnants in this country. They were taxed unmercifully. They were denied the right to manufacture their own goods, or to shoe their own horses. Their horses had to be sent to England to be shod. Ministers in Virginia and the other New England Charter colonies were flogged (whipped with horse whips) to death because they did not have a license. This was called the patroon system of government. And, like it or not, we as a nation are subservient to a government out of control, practicing un-American activities which on C-Span yesterday were stated as Communism in the Democratic National Party. You know, if it is an un-American activity and encompasses practices foreign to our constitutional form of government, it has to be

called something. What is it?!

THINK ABOUT IT!

CHAPTER 11

SERAPIS BEY: SURVIVAL WILL DEPEND UPON FINDING INNER BALANCE

Editor's note: Among the seven great "Rainbow Masters" communicating at this time to help us get through Earth-Shan's planetary transition and rebalancing, the Ascended Master of the Fourth (clear crystal) Ray, or Spectral Aspect, of Creator's One White Light, is known as Serapis Bey, the Architect.

His energy is generally associated with a clear crystal "color" of Purity and Ascension due to his being the central, balancing, "fulcrum" position to those of the three Color-Ray Masters on either "side" of him, in terms of their energy focus and frequency of intent. Here is a "large", no non-sense "character" who gets right to the point and prefers the most direct route in handling every challenge, albeit with an expansive and infectious sense of humor that can only come from a base of true humility.

In The Rainbow Masters *Phoenix Journal*, Serapis Bey offers the comparison that: "I am often referred to as the Commander Hatonn of the Seven Rays! I represent the disciplinarian, task master, lion—'shout loudly and push around a big stick'. Knowing Hatonn as ye do, I think you have already discounted the words as being quite tainted in exaggeration. It is that I, like him, believe one should get what one requests: hard work, truth, and a mighty kick to the rear areas that move thee along thy path!

"When I was a student (chela) in decision about which Ray I would serve and focus my efforts into—what Ray I would preserve in the office of Preserver of Life—I meditated and contemplated all, but came to the Light of 'Purity'. I then figured, master of geometry that I was: 'The shortest distance between two points, point A and point B, is Purity.' Therefore, 'Purity' I shall be! I shall take the 'direct' path.

"I shall always give thee directness—'bottom line' thee calls it. I shall effort at relieving thee of the 'mush' of thy self indulgence. If that be a Spartan trait, so be it. I was a Spartan upon thy plane. I was Leonidas (meaning, Son of the Lion), King of Sparta. Well, so be it. I am often referred to as the lion—not so much from ferocious terror that I bring forth, but I suspect 'tis more that I 'growl' a lot.

"At any rate, I chose (and choose yet) the direct path. Purity reflects the Crystal Light, direct fragment of Father-Mother Source. Did I set myself above my brothers who chose the colored fragments? Oh no, just needed to jump in and get on with it, I suppose. I decided that, if 'Ascension' is the intent (which it must surely be), then I would go as directly to that point as possible, as rapidly as possible. Well, even old souls get their lessons, and I most surely got

mine. But, so be it. I most surely know all about the Ray of Purity and Ascension.”

The disciplinarian side of Serapis Bey becomes quite evident when he admonishes: “When ye work with me, ye must know something: I do not allow of one to simply up-and-leave a crisis, a circumstance, or an individual who is not to one’s liking. One must stand, face, and conquer one’s own carnal mind and misqualified energy by disciplining one’s consciousness in the art of non-reaction to the human creation of others, even as one learns how NOT to be dominated or influenced by one’s own human reaction.

“When this is done in perfection, then ye will get thy Ascension papers and Ascension bag and we will charge of it to thy Gold Mastercard!”

For more background on this important group of teachers, plus earlier writings by them, refer to the Back Page for Journal ordering information.

3/1/97 SERAPIS BEY

Good morning, my brother. It is I, Serapis Bey, Cohan (Master Teacher) of the Fourth Spectral Aspect of Creator’s Thought Projections. I come in the Radiance of His Will, that you and your brethren will have the guidance that you each desire and for which you call out with great heart intensity.

I serve in the capacity that brings forth Balance and Order. I am the line of demarcation between reasonable logic and passionate emotion (between the Yin and the Yang). I facilitate either extreme, yet present an opportunity for Balance to those who desire and ask.

With EVERY experience you encounter which seems to impact you in a negative manner, please be aware that, with persistence and effort, you CAN find Balance within self—and in doing so, you will find the growth that you desire and which your Higher Self (soul self) craves in the primal thrust for expansion toward Perfection.

In the searching for Balance, you will find that you will have to reach for that which you are lacking in the way of understanding. This is not easy, for you are usually unaware that you are lacking in understanding until such time as you are confronted with a situation that causes you the discomfort of confusion. This annoyance presents you with the challenge to have to search for the understanding or meaning of its occurrence if you are to find true Balance (relief from the confusion).

Be thankful, in your heart, for the opportunities of growth when they present themselves to you. Your emotional attitude and ability to reason rationally will serve you much better than either extreme—a fit of rage, on the one hand, or a cold and detached separation from the event, on the other. One or the other of these out-of-Balance responses usually comes about due to your efforts toward denying the impacting reality of the situation. There IS an in-between Balance that can be reached if you KNOW that it IS there, and if you desire, foremost, to find this

Balance.

You are ALL going to be faced with impacting traumatic experiences in the weeks, months and years to come. My intent is not to frighten you or coerce you in any way! My intent is to assist you, as a teacher, so that you are prepared for the testing and the lessons—that you might grow past the need to experience these things over and over again.

Prepare yourself mentally in such a manner that you are confident about who you are and about your direct connection to the God Force within. Prepare NOW with a method of problem solving that will help you to maintain both mental AND emotional stability—no matter what the situation you are facing.

This effort is, in effect, writing a script or mental “computer program” that you can access any time you desire and which will outline a series of questions and statements to yourself so that you will always be able to come to a reasonable choice as to what you should do.

Step 1: Regardless of the situation, call upon The Light for protection and guidance. This will give us a greater opportunity to connect and work with and through you. This, also, reaffirms your intent and thus will, in effect, center your focus.

Step 2: KNOW, with certainty, that you CAN handle ANY situation with which you are presented. God NEVER gives you more than you can handle. In rare cases of such events, He will carry you!

In your certainty you will calm the fear reactions and thus calm the emotional tendency for overwhelm. This equates to clearer, more rational thought and, again, will help us to help you through a clearer communication link.

Step 3: Calmly ask yourself, “What are ALL of my options?” and “What can I DO that will be of the most value to EVERYONE involved and not just myself?”

Sometimes you may have to eliminate possibilities by evaluating the actions that would only serve to compound an undesirable situation. Screaming hysterically would be one such option you could decide to eliminate right now as a course of action to take! You could say to yourself: “I will NOT react violently, hysterically, irrationally, or in any manner whatsoever that will cause me to compound an already dire situation!”

Step 4: KNOW that you are NOT a victim! All experiences, whether they are perceived as “good” or “bad”, are for reason. Know also that you are the creator of your experiences and that any and all challenges that you are faced with are for YOUR growth!

The point here is to PREPARE yourself now so that, if you catch yourself in a condition or state in which you have already decided NOT to be, you will have already in place the rational ideas and thoughts necessary to pull yourself out of a panic and into a more usable and survivable

state of reasoning.

We can work through you—IF you are not shut down with fear or overwhelmed with hysteria and panic. You can help us the most by taking the time NOW to affirm to yourselves that you will remain calm and open under ALL situations. This can be practiced almost daily if you look to the small irritations around you and catch yourself in this sort of reactionary state.

For example, let's say that you have an antagonistic relative or co-worker whom you allow to provoke the passions of anger or frustration within you. Catch yourself getting angry and review ALL of your options. (Take a moment to clear your space and reaffirm your Light Shielding, and perhaps you could try sending Light to this one who is being antagonistic!?!)

Now, look at those options that will help BOTH of you to feel better, and NOT just yourself. Expect an answer that will have Balance in its completion.

Let's say that, instead of getting in an argument, you decide to smile and tell the person, "I can see that this subject is of great concern to you and that it causes you great emotional discomfort. I do not wish you, or myself, discomfort, so let us please change the subject." The person may respond antagonistically and/or irrationally to this comment, but you can be assured you will have disrupted the rigid perception that the person holds of themselves, and thus you will have given them the opportunity to expand in awareness of self.

If the person is insistent upon fighting or arguing with you, then you can, perhaps, excuse yourself and wish them well. You do not have to allow another who is antagonistic toward you to bring you to a point of anger or grief.

Remember that the point here is to illustrate one example of how you can catch yourself REACTING emotionally instead of addressing a challenge with reason. There could be many examples of this—such as dealing with children, your ex-spouse, the loss of a loved one, or any other condition that may cause you to panic: such as fear of heights, snakes, or water. Learn to recognize your reactions and use these small experiences to prepare yourselves for larger, more traumatic experiences that could immobilize you if you do not prepare.

Preparation is the key to surviving the upcoming transition of your planet. Fear and shock shall be among the greater causes of death. Ignorance will be the number one cause of loss. We of the Hosts, who have the task of teaching, understand this and it is why we effort to get our message heard.

You who keep up with the constant outflow of information that we offer will find that you are not ignorant, and that you WILL know what to do when confronted with any challenge that may face you.

Be persistent in your efforts to prepare and you will survive this planetary transition with new-found awareness of self and others. After all, these are the very reasons you have chosen to

participate at this time!

Thank you for your efforts thus far! Enjoy these times of relative peace and calm that you now have in order to prepare; they are indeed invaluable.

I am Serapis Bey, keeper at this time of the Fourth Ray, the Clear Crystal Ray of Purity and Balance. May your efforts be toward gaining that level of Purity and Balance which allows the power of the Yin and the Yang—the Reason and the Emotion—to work for you and not against you! My blessing be with you. Salu.

CHAPTER 12

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CHAPTER 13

SO. AFRICAN AIDS CURE

CENSORED IN U.S. CONTROLLED MEDIA MAKES WORLD HEADLINES

by Rick Martin 3/11/97

On Feb. 20th, a friend from South Africa informed me that researchers there had developed a cure for AIDS. She suggested I phone the doctor to discuss this incredible product, known as Virodene PO58. So, naturally, I did so.

The following interview with Olga Visser, M.D. and her husband, Mr. Ziggy Visser, of Cryopreservation Technologies (South Africa), took place on Feb. 27, 1997, followed by a discussion with world-renowned AIDS researcher Richard Ngwenya, M.D., of James Mobb Immune Enhancement (Zimbabwe).

CONTACT would like to extend our deepest appreciation to these doctors for their selfless efforts in helping mankind during these difficult times.

Martin: I was just faxed a newspaper article and I guess you're under, something of, anticipated attacks, or, I don't know what term to use—efforts to thwart your work. I need to let you know, because we are talking such long distance, I am recording the call. Is that ok with you?

Dr. Olga Visser: That's fine.

Martin: Is now a good time for you to talk?

Dr. Visser: Yes, yes.

Martin: What would you like to tell me about this? The only information I have is the little tiny bit that I just received.

Dr. Visser: Would you do me a favor? We've got a press guy, who is an American guy, so he can talk to you and he's got the whole press release with him and his name is Larry Heibebreht, but he's an Ameri-

can—sounds German—but he’s an American.

Martin: Ok. And he has all of the information?

Dr. Visser: He’s got everything. He’s our press guy. He speaks on our behalf.

Martin: Is there anything you’d like to say directly to our readers?

Dr. Visser: Maybe just that they would look at the results, and not at any other thing they’re looking at at the moment. Maybe with Larry behind you, you’ll understand what I mean. They’re making it impossible to carry on by looking at the wrong stuff, and not looking at the results of our patients.

Martin: Is your husband there? Would he care to make a comment or two?

Dr. Visser: Just hold on. You’re from California? Your name again, sorry?

Martin: Rick Martin.

Dr. Visser: Please hold on.

Mr. Visser: Hello?

Martin: Hello, Ziggy, or should I say doctor?

Mr. Visser: No, no, no, just Ziggy. I’m not a doctor.

Martin: My name is Rick Martin and I’m with the *CONTACT* newspaper. I am a friend of A’s. She had asked me to call you to talk to you about your work because our newspaper does even go to South Africa. She thought that the positive publicity would help in terms of protecting you and that sort of thing. Is there anything that you can tell me. I will call Larry, but there is nothing like hearing things from the horse’s

mouth, so to speak.

Mr. Visser: I was expecting your call. I knew you were going to call today. Could you ask questions? You'll have to sort of lead me a little bit. I'll tell you why.

Martin: I can do that.

Mr. Visser: That might be the easiest.

Martin: I know that the name of the product is Virodene. Is it PO58?

Mr. Visser: That's correct.

Martin: Is this a recent development, or have you been working on this for a number of years?

Mr. Visser: We've been busy on it for a number of years. The clinical trials have just been a reasonably recent thing. But, we were working on it since 1994.

Martin: Was this all done very quietly and privately, until you started releasing information?

Mr. Visser: That's correct. It was done in total secrecy, initially. It was actually discovered by accident, believe it or not, totally by accident, the anti-viral properties. And then we...

Martin: What exactly are those properties? Can you explain that?

Mr. Visser: There's somebody actually far more qualified than me who is actually here right now. Perhaps I can get him to explain further. It is a very, very fast-acting anti-viral medicine, applied with a transdermal [skin] patch. It is applied one time per week, for between 4 and 8 hours. The effects of the drug are dramatic. There are very little side-effects, almost no side-effects to the patient. The viral load, the PCR, measured in PCR, can be reduced from something like 1 million—a count of 1 million per millimeter of blood, to something like 30 thousand, or even as low as 3 thousand, within something like two to three weeks, as well as raising the CD4 level from as low as 14, which is a terminally ill patient with a very short time left to live, to normal levels. What has been the most dramatic effect is the reversal of full-blown AIDS. Terminal patients, full of secondary diseases, are back at work and healthy within a month.

Now, patients that have arrived relatively healthy, HIV positive patients, with CD4s of around 300 to 350, can be in full remission as early as one month after commencing treatment.

Martin: Fantastic. Now, I know you've tried your best to protect this, for obvious reasons. At what point would you say efforts became—there were efforts put forth to either discourage your work or thwart your work—was this after making any announcements?

Mr. Visser: No, no, no. We initially just quietly tried to get permission to do an "official" clinical trial. We had an unofficial trial and we wanted to try the first official clinical trial around July last year. So, we discreetly approached the Relative Institute—ok, this is after being blocked by the official AIDS channels

and research groups. We then approached our own institution and were not aware of what we were doing, at that stage. And, in secrecy, asked them to allow these clinical trials to proceed, which was, again, met with total resistance. And, surprisingly, from actually only a very, very small sector of the relevant people involved. Subsequently, we had to go over everybody's heads and we got governmental approval for our project, in principal, and basically took our trials underground. We did it in the open in the various institute facilities. Everybody was sort of, almost aware of what was going on, but they weren't aware of what was going on. So, it was done in the open, but in top secret. And it was also split between five different sectors and institutes and private institutes that—one hand did not know what the other hand was doing except the brains behind it all, which was us. We did have outside help of a private laboratory, very kindly, which we still do, which has given us a fortune in patient blood tests and PCR and CD4 tests. We have also had various academic institutions doing contract research—research work and development under contract for us, but as I say, it was all done—the research was split up in such a way that, even though it was done relatively openly, it was almost impossible for anybody to know what we are doing or had access to any results until we were ready to submit it. Well then finally, in January, around the 22nd or about the 17th of January, [we] then finally informed our Minister of Health as to what our preliminary results were from this 12 patient trial, and the results were phenomenal. She immediately called for an urgent Cabinet meeting, which we got three or four days later. We attended a private Cabinet meeting of the South African Cabinet and we showed them our results, and we actually had two of our patients present. And, since then the rest is history. You know, I don't know how much was ever published in America, but the rest of the world has sort of been going crazy about it. And, medical resistance, and specifically in South Africa, has been phenomenal. It still is. The big fight broke out today again. Yesterday we had a new committee releasing results trying to discredit this research. We've retaliated today. We expect even—we've taken legal action against one of the Universities. We're expecting an extremely volatile situation by tomorrow. Hello?

Martin: I'm listening.

Mr. Visser: But the problem that has been created, or the effect of what has happened here, the University is basically split into two factions. The provincial, or it's like the county health department, has split into two factions, with the minorities against us, basically—fortunately, only minorities. But we still have the full protection of the South African Cabinet and government, and also the National Health Ministry, without which we would never have got as far as we have now or be alive today.

Martin: Excellent. I'm glad to hear there is at least someone on your behalf, or at least seemingly working to your benefit.

Mr. Visser: They have been very helpful, from the President personally to the Health Minister, has been canvassing Third World countries, Muslim countries, everybody that could possibly help in this combat of AIDS—sort of join forces. We have been lucky. We've been getting a lot of offers of help coming in.

Martin: Do you look at the offers of help as being bribes or as being genuine offers of help?

Mr. Visser: No, no, no. These are not financial offers of help, as such; this is more sharing of information. I think the South African government is aware that they alone would not be able to help us through this.

We're going to need many governments to help us get through this.

Martin: You are not an M.D., is that right?

Mr. Visser: I'm called an administrator; it's basically the M.D. No, no, no—not medical doctor, no, no, no. I thought you meant managing director. I'm not a doctor, I'm an engineer.

Martin: I see.

Mr. Visser: But I wrote the papers myself and I am relatively well involved—I know what's going on. But you would have to speak to my wife if it gets too technical for me.

Martin: I see. Well, you're describing the kinds of things that our readers will want to understand about this research. This is fantastic. Job well done! Fantastic!

Mr. Visser: Thanks. We're not there yet. We're not out of the woods yet, but we're getting pretty close at this stage. I can feel by the fatigue level that it's not that far off. It's either going to blow-up completely, or it's going to break through. And I've got a feeling that with enough help and support it's going to break through.

Martin: Well, I certainly hope it does for your sake. It sounds like there is so much that can be done, and probably will be done, with the help of some people.

Mr. Visser: There is something you may want to add. I've got a visiting specialist in HIV from a neighboring country, Dr. Richard Ngwenya. Look, he's been into AIDS research since basically the AIDS epidemic, AIDS surfaced.

Martin: Is he an M.D.?

Mr. Visser: He's an M.D. And he has his own treatment regime, from China. He does not kill the virus: he builds up the immune system, the CD4, and helps the body to combat the virus. The virus stays, but the patients become relatively healthy again, for a period. But, as I say, he's also been after this substance which could actually kill and get rid of the virus, which we have now. We don't have the regime—the CD4 levels have to be raised slowly by the body itself. So, the way that our CD4 levels are raised, or T-helper cells, is by eliminating the virus. We give the body a chance to recover by itself. His treatment is at the other end of the line. He just builds up the CD4s with immuno-boosters, generally, because that's all that has been available, and he uses whatever else he can lay his hands on. But if you want to talk to him about

the merits of our treatment, he's seen the lab results.

Martin: Yes, I would.

Mr. Visser: As an independent evaluator, I think he's possibly the only M.D. in South Africa currently willing to actually put his neck on a block.

Martin: Yes, I would love to speak with him. What country is he from?

Mr. Visser: From Zimbabwe, and actually many years ago he's gone through exactly the same sort of persecution that we are going through, which is why he's still around. And I don't know if you know Professor Ogle [*Ogal?*] from Kenya, or Charlie from Uganda. They are also treaters of AIDS, also being kept very much from the rest of the world, being protected and covered. Shall we say the rest of the world has been kept in the dark about them, apparently—I don't know them personally, but I sympathize with their cause, and we have to stick together with a similar cause. I would like, if possible, to give them some exposure at some time because if they're helping people they should be pulled out of the closet. But let me put you onto Dr. Richard Ngwenya. And then you can speak to Larry afterwards, if you need anything more. I don't know what Larry would be able to add to what I've said. I hope it covers everything for the

moment. If you need more, just call me and I will be happy to help.

Martin: I appreciate your time.

Mr. Visser: Was there anything else you needed from me?

Martin: No, not really. You've been very thorough. I just wish you the very best, is all.

Mr. Visser: Let me get Dr. Richard Ngwenya for you.

Dr. Ngwenya: Hello?

Martin: Good evening.

Dr. Ngwenya: How are you? Where are you?

Martin: I'm in California.

Dr. Ngwenya: Where? San Francisco?

Martin: No.

Dr. Ngwenya: San Diego?

Martin: Near Bakersfield, up in the mountains.

Dr. Ngwenya: Oh, by the mountains.

Martin: Yes, central California.

Dr. Ngwenya: Ok, let me verify with you. I hang around in San Diego. I cross over the Tijuana border. You know of those clinics across there?

Martin: Yes, I do. I've been spending a lot of time at the Mexican clinics because my mother has cancer at the moment.

Dr. Ngwenya: Which clinic in Mexico?

Martin: It's called Europa Institute of Integrated Medicine. It's Dr. Freeman and Dr. Rodriguez.

Dr. Ngwenya: Oh, ok. I've never been to Europa, but I'm heavily connected with American Biologics.

Martin: Interesting.

Dr. Ngwenya: Also, Dr. Clark?

Martin: Helda Clark?

Dr. Ngwenya: Yes, Helda Clark. I did a two week attachment with her. I did a two-week attachment with American Biologics.

Martin: You've been there visiting with Ziggy for a while; what is your feeling about Virodene?

Dr. Ngwenya: Let me verify with you. That's a missing link which we're looking for here. In terms of other problems, the parasites, the gut problems which you know very well, the fungal problems which you know very well. [*Through my studies on the subject*], the fungal problems which have been seen from all sorts of funny funguses which we are fighting, these people have absolutely broken ground here. To get a good antiviral, antifungal which absolutely is going to help us. And I've been looking through the reports of some of the patients in terms of viral [*level?*] going down drastically within two days, drastically going down, and the CD4 count doubling within a month.

Martin: Fantastic.

Dr. Ngwenya: So you see, when I heard about—I'm an investigator—I just came here to find out what was happening because I wanted to get some. I don't want to be told by a third party.

Martin: Yes.

Dr. Ngwenya: So, I came here because I run a clinic in Zimbabwe, in conjunction with about 42 doctors in the country.

Martin: Yes.

Dr. Ngwenya: My clinic is the biggest, is a clinic which can claim to get the so-called AIDS patient, in six to eight weeks, back to his work place. And I achieve that by various combinations.

Martin: Now, Ziggy mentioned a product from China. What is that product?

Dr. Ngwenya: Ah, let me just tell you. It's known as Mocrea, M-O-C-R-E-A. A clinical study was done by Dr. Thomas Sankara in 1989, and it was repeated also in 1990. Now, this product is associated with the Chinese military. They are actually the main arm in this one. It is produced in Southern China. You can find it in New York in Chinatown now.

Martin: Really?

Dr. Ngwenya: That's what I've been telling some of my patients who I was treating in Mexico, to find it in New York.

Martin: What about San Francisco or Los Angeles Chinatown?

Dr. Ngwenya: I think it should be there. Just look around Chinatown and say "Mocrea". And take this other name, Tai-Fheng capsule. It's in a white bottle. Now, this one is going to help in terms of immunomodulation. Because, as you know, all the AIDS problems start from the gut, from the mouth to the genital

organs to the rectum—the gut. I don't know how well versed you are in AIDS. It is important that you kill the virus from the bloodstream. It is also important to [*resustain or resuscitate?*] the gut and also to get the immune system to move up quickly. Tonify the liver by decongesting, detoxify. It's not only the liver involved, it is also the brain, the kidneys and other organs. So, I feel that this Virodene issue is going to be a very, very, interesting issue. I've already planned that, depending on what negotiations I look at, I should be looking at trying to cap-off the anti-virals and anti-fungals I use, and replenish them or replace them with Virodene. So this is what I am looking at.

Martin: I see. Excellent. Have you noticed any trends, within the last five years, say, in terms of your AIDS patients? Have they doubled? Or, has it leveled off?

Dr. Ngwenya: Let me verify with you. I'm actually making a crazy sort of claim where I'm saying, out of those patients where there is serious liver damage, liver and lung damage, we are able to put back to work in 6-8 weeks, 95 percent of our patients.

Martin: That's fantastic.

Dr. Ngwenya: Now—and I talk with lots of people. I even communicate with Dr. Sankary. Dr. Sankary ran away from there and is now hiding in the Japanese Public Health Ministry. That's where he is. His name is Timothy Sankary.

You see, it's a question of putting the world pieces together. There is also a very interesting guy—have you heard of Gaston Naessens in Canada?

Martin: Yes.

Dr. Ngwenya: His product, 714X. I'm in touch with him now. You see, I investigate and I'm only trying to stock with the best products.

Martin: I know that Gaston has done fantastic work in Canada, and I also know that he has really come up against it. They have tried to stop him, of course, in the courts. If it were not for the distance and cost, I probably would have sent my mother to Canada to meet with him.

Dr. Ngwenya: Then there is another product known as C4, just write down. C4 is made by American Biologics. They are in San Diego. The person to talk to there is Brigitte. I have been using C4 now and it's been giving me very, very good results. Within about a week the patient simply bounces back, because I do drips—20 minute drips. So all of these things are very interesting, interlocking—by the end of this year, I tell you the AIDS, the so-called AIDS question will be very, very clear.

Martin: In Zimbabwe have you noticed a marked increase in other viral diseases, such as some of the more exotic viruses?

Dr. Ngwenya: Look, don't be [*garbled*], all of these problems from Herpes to Hepatitis-B, to all these topical fungal infections, to Syphilis and all these other STIs [*sexually transmitted infections*]*—there is also another problem which we must be very careful with. Let's look at this thing from another angle. I've*

found that the water is contaminated from our sources. The fish are dying in our area. And the [garbled tape] with whom I work with—it's known as "open secret" that the fish have been dying because of chemical [garbled]. One of them, which we've identified, is [garbled....] causing heavy, heavy toxicity. Don't only look at things like [garbled], look at other things like chemicals, like ammonium nitrate. And also look at the implications of parasites.

Martin: Parasites are tremendously important in all of this.

Dr. Ngwenya: You can say that again. And part of my therapy—I have actually found that parasites are one of the leading issues. 92 percent of my patients, my conclusion is that there were parasites. [Garbled.....] I had a bit of equipment which I've been taking [bringing] from the U.S. which I have put together. Then, don't only be cheated. Our people are sick, our animals are sick, and our plants are sick. Once I get back I will be able to send you some of the issues which are coming out. Now we are [garbled] of a fungal infection on maize. This is a [garbled] this week in Zimbabwe that part of our maize yield this year is going to be a problem because there have been heavy, heavy rains and the environment has been a big dump, and funguses are coming up very, very fast. So there are all interesting things which are coming up. People like you there can button up this puzzle for us, together, because of your various sources of information.

Martin: Yes, that's true.

Dr. Ngwenya: Also, the other problem is the diet. The patients, you see, they're getting a cure in the hospitals. Now, it is difficult to start [fighting?] these people because like, the fungus in beer is also aiding immune depression; plus, the problem of sugar, as a growing media for growing candida, as well as other funguses.

Martin: Do you have any experience with Ebola, at all?

Dr. Ngwenya: Ebola is a bit far out of our body, almost four thousand kilometers. And, I've not been having any interest in Ebola, so I don't want to comment about something which I have not been fighting.

Martin: I understand.

Dr. Ngwenya: Yes. But my conclusion, please, in Africa—it seems seven-eighths of our time we're fighting funguses. And as soon as I give these patients all of these therapies, and before even clearing the fungus, just bringing them to a normal, sort of reasonable level, the patients are taking off from the wheelchair and we start seeing a serious improvement in the clinical state.

Martin: Let me give you my address and phone number. — Etc.

Dr. Ngwenya: I will write you a time report, and then send that to you. You see, I'm claiming to put a so-called AIDS patient, in six to eight weeks, back to the work place. This is what I'm saying. I'm approaching the whole thing from a very conservative point, our patients now who have been, for two years, without

any problems.

Martin: Well, there are two questions. First of all, how did you get tied up with the Mexican clinics? How did you hear about them?

Dr. Ngwenya: I investigate seriously about AIDS. Look, I'm ex-military, and when my civilian friends don't take action, again it is something which I've seen—depleting population from as far back as 1977. I don't find any justification whatsoever to let the situation keep avenging on our people, just like that. So, I don't want to be an accomplice in genocide.

Martin: Yes.

Dr. Ngwenya: Because, you see, if I lie, at some stage, some truth will catch up with me.

Martin: That's true.

Dr. Ngwenya: I mean, the truth will catch up with me if I end up saying, "I don't know about this," when I know what I can do.

There is also a guy known as Corbett [*Corbitch?*] at American Biologics. He's actually in charge of their media issues. He publishes a few books. He's a very interesting guy to talk to, because I send him a bit of stuff as well.

You see, what is happening in the Third World here is very, very funny. It's an interesting fact that it seems we are not serious about what we are doing here. There is no justification for why we have all these

immunosuppression key issues. But the worst problem is in our water.

I think we've established a very good relationship. Let me just call Ziggy.

Martin: Thank you, so much.

Mr. Visser: Was this helpful?

Martin: Extremely helpful.

Mr. Visser: And how much circulation? How far are you going to be able to get this through? I presume the United States has put quite a block on our information, from what I've gathered.

Martin: I have never heard of it before, and I get news from all over this country and the world, and I had never heard of it until last week.

Mr. Visser: Well, I tell you, it went out on the 23rd or 22nd. It went out. *AP* picked it up and they were squashed almost within seconds.

Martin: I'm sure.

Mr. Visser: CNN just kept boosting Dr. [garbled]. ABC television was suppose to be running with my wife. CNN was blasting away. They thought that we had actually cured AIDS and the patients were [disease?] free for some period of time, one or two years. And the very next day, CNN came back on the air—this was just a distraction, I presume—they came back on the air and said, “Oh, there's a mistake. They've actually found some virus in the lymph and brain biopsies.” I don't know if you remember that. But that was the distraction that [garbled] tried for them not to pick up, and actually not one in the United States. We have a lot of associates over there, one in Phoenix, Arizona; Detroit, Michigan; everywhere—and none of our lads picked anything up. We have some good cryonic connections who are using some of my wife's technology or experimenting on it, and nobody picked anything up.

Martin: Well, our newspaper, while we only send out about three thousand papers a week, however those three thousand are photocopied and faxed and sent everywhere. Our paper goes to Australia, New Zealand, Japan, Canada, Europe, Africa, and all over the United States.

Mr. Visser: I don't know if you have the name of the actual company, if it was given to you. But we operate as Cryopreservation Technologies.

Martin: No, I did not have that.

Mr. Visser: Its a private company, funded by ourselves, basically. The research is funded by ourselves, up to now. And, as I say, the research has been done. We've split it into subcontracts via five different organizations, which is why we've managed to be able to push through this far. What you can also say is that it was made—it was the 22nd or 23rd, I would say the 22nd, I'm not sure of the exact date—it actually made world headlines everywhere, except in the United States. Even in India and China, it was in

their papers, because of our presentation to the South African Cabinet, and that's the only reason it did manage to make headlines. But even so, it was still squashed in the states.

Martin: Amazing. No, it isn't amazing—it's predictable here.

Mr. Visser: I knew it. I didn't expect it. What actually happened—a television, a Portuguese, I'll even give you his name and his number—he's a correspondent for South Africa for SIC, it's a Portuguese private television station—he actually offered this to CNN and they said, "No." They refused it. They said [*paraphrasing*], "No, we're not interested. No, we've got enough of that in America." Then he offered it to ABC television, and they took it. But they didn't get very far, apparently.

Martin: That's also predictable. Well, I just wanted to thank you for your time. I know you're tired and you probably have a lot of pressures on you, at this point.

Mr. Visser: Not a problem. We get used to it, eventually, I'm sure. [*Laughter.*]

Martin: I will also give Larry a call.

Mr. Visser: Yes, please do. He's an American, by the way. He's been living here for four years now. Do you know Ben Johnson, the disgraced Olympic gold medalist?

Martin: Yes.

Mr. Visser: Well, Larry is his ex-agent. And now he's our agent. That's basically—he just picked up on the news and the next thing I knew, he was here. I was so swamped under, I said, "Look, sit down and

take the phone.” And he’s been with us ever since.

Martin: That’s funny.

Mr. Visser: He’s a great guy.

Martin: Well, again, I appreciate your time. Would you please thank Richard for me, as well as your wife?

Mr. Visser: Thanks a lot, Rick. I appreciate the help.

See next few pages for more information on this breaking story.

MORE ON VIRODENE P058
CRYOPRESERVATION TECHNOLOGIES

Basic analyses of results obtained in anti-HIV trial
July 1996-December 1996 (12 patients)

Background:

- * HIV infection occurs when the human immune deficiency virus enters the bloodstream.
- * The virus replicates at an enormous rate (10 billion per day is produced).
- * In the healthy patient the virus is effectively destroyed by the patients competent immune system, and the virus is kept at bay.
- * T-helper cells (CD4) regulate the body immunity (defense against infection and cancer).
- * These CD4 cells are unfortunately slowly killed by the virus.
- * This causes the virus to increase its numbers because the body immunity against the virus is getting progressively worse.
- * When the CD4 count drops below 200 cells/microliter, the patient’s defense mechanisms collapse and secondary bacterial as well as fungal infections start to develop.
- * CD4 counts below 50 cells/microlitre means total collapse of the immunity and the patient now has so called “full blown AIDS”. (No known medication to date can reverse “full-blown AIDS”.)

New treatment trends:

- * The latest research shows that by stopping the enormous replication of the HIV virus, this would stop the killing of most important T-helper cells (CD4) so that their levels could increase to a point where the

body itself could eradicate the HIV virus completely.

- * The medication we use does exactly that, by inhibiting the virus replication.
- * In this way the body gets a second chance to heal itself.

Measuring treatment response:

- * PCR: This is a sensitive and specific method to measure total virus count in the blood.
- * In a patient not infected with HIV, the PCR is negative.
- * The more advanced the disease the higher the PCR value.
- * Full blown AIDS would have PCR values of more than one million.
- * Early in the disease, PCR could be from 5,000-20,000 HIV-1 RNA copies/ml of plasma.
- * PCR counts correlate well with progression of the disease, quality of life, as well as survival of the HIV infected patient.

* Note: CD4 Range = greater than 400 is normal. Other tests, greater than 1200 is normal.

Results achieved:

- * To say the least, our results exceeded our wildest expectations.
- * After refining our treatment regimen, we witnessed several cases where PCR went down from figures like 1.2 million to as low as 9500!!! (This after only two weeks.)
- * This specific case was a patient with full blown AIDS!
- * In this case CD4 went up from 14/microliter to 100/microliter.
- * Similar results were achieved in our other patients.
- * Our most astounding result was the clinical improvement seen in our patients! (This is, after all, the most important aim of any treatment.)
- * Subsequently we will show you a graphical presentation of some more of our results.
- * Most importantly, we would like the honorable Members of ***** to talk to our patients themselves, and see what their thoughts are concerning the change of their clinical condition.
- * CD4 level of new patient at 130, rose to 526 with 1 1/2 weeks of one treatment.

Side effects:

- * Minimal nausea and poor digestion were reported by some of our patients. This was eliminated by reducing red meat intake.
- * Transient skin reaction due to local application did not cause any non-compliance.
- * Comprehensive screening for any metabolic abnormalities was done on all patients, with no negative results.

Conclusion:

- * Considering these astounding results achieved in such a short time frame, we are convinced that appro-

priate resources could help us to refine our technique to a point where the current HIV patient could have a normal quality of life, and possibly a normal life expectancy.

* To eradicate the virus completely would be our ultimate goal, and in our opinion is a definite possibility in an early-infected patient.

* A final but very important fact is the relative cost-effectiveness of the treatment, as well as the good compliance that can be expected from the present twice-weekly skin application regiment.

* Currently all patients are in remission. CD4 equals three at greater than 450, and three at greater than 700. Viral loads are nil, or below 10,000.

8 contact pages of paste

SO. AFRICAN PETITION
CURRENTLY IN CIRCULATION

This letter is addressed to the Medicines Control Council and the South African Government.

AIDS—four words mean a million deaths. In today’s society, statistics claim that one out of every eight people, in Gauteng alone, has HIV or AIDS.

You cannot be infected by touching or holding someone with AIDS, and yet AIDS sufferers are branded and are outcasts of society due to the misconception of this disease.

Nowadays, if you are diagnosed with AIDS you are actually given the death penalty. You are told that here is no cure and you go home to wait until you die, but if you can afford the costs of the medicines available for AIDS you just might live a little while longer, with excruciating pain, terrible side-effects and no money.

The 3 cocktail, which is one of the medicines available can cost you anything from one Thousand to two Thousand Rands a month—could you afford this

AZT, also another well known “AIDS fighter”, has been proven to destroy the bone marrow (which produces the white blood cells [fighter cells]) beyond repair. But if your CD4 (white cell count) is below 200 there is no hope at all!

Prisoners on death row are given a last request, shouldn’t an AIDS sufferer be given one, too?

This petition is for the Medicines Control Council and the Government to stop thinking about ways and means to make money or politics out of suffering. Give the people who are dying, and have NO other

hope besides a flicker of light, Virodene P058.

There is absolutely no evidence of liver toxicity, no harmful side-effects, and this treatment cannot be associated with causing Cancer, since it is a well known treatment for Cancer sufferers. Why has the MCC halted this discovery? Could it be because they cannot be paid 1.5 million for every 10 patients on trial with the 3 cocktail, or could it be because they don't hold the patent and therefore have no say as to how much the cost of Virodene P058 should be???

If your son or daughter had AIDS and was dying, what would you do???

Because, in the end, it's always someone's child.

Thank you for your support,
The AIDS sufferers of Gauteng.

CHAPTER 14

LATEST FBI SCANDAL ROCKS WASHINGTON

by Eustace C. Mullins 2/18/97

Dear Rick,

Many thanks for sending me your legal papers. I have spent quite a bit of time going over them, and my conclusion is that you have not counterattacked where your opponent is most vulnerable; that is, their standing to bring action against you. By standing I mean their background, who they are and what they represent.

You are probably not aware that when Walter and Lao Russell bought the Dooley estate, Swannanoa, they knew no one here and faced many problems in moving in. The person who made it possible for them to move in and who worked with them was my father, Eustace Mullins, Sr. After Walter died, I met with Lao a number of times; she seemed, without openly saying so, receptive to my taking charge of the operation. However, I had so many other things going that it was not possible for me to do so. Exit Lao. Now we have a new crowd in control at the University of Science and Philosophy. The question must be asked legally, who are these people and how did they come to "own" this valuable property? They are not Walter and Lao Russell. Your attorneys should request all transactions between them and the estates of Walter and Lao Russell which placed them in command of this property. I know a lawyer in Waynesboro, J.B. Yount III, who I believe handled the legal details and cut himself into the action, for a fee, of course. This is probably your best line of defense; challenge their standing to bring the action against you. Otherwise you are a sitting duck for the judge's contempt citation and sentencing.

I will continue to study the situation and let you know if I can come up with anything else. At the moment this seems to be your only course of action.

I enclose my latest article on the FBI; it is very timely and should be applicable to the present situation, the Justice Dept. judges and FBI tailoring their "evidence" to whatever results the ADL demands. One of my best friends worked in the FBI lab; he was so disgusted that when he retired, he walked out of the FBI lab and never again during his lifetime came back or communicated with anyone; he had been there forty years!!

Good luck on your hearing.

With very best regards,

*****PASTE UP SIG*****

Eustace C. Mullins

P.S. I just received the Feb. 11 issue of *CONTACT* today; the Skolnick article on OJ is right on target. This entire episode illustrates everything I have been writing about for fifty years, how the ADL runs the Justice Dept. for its own sinister purposes. OJ was an ideal victim for them; even today he has not the

slightest idea of what is going on.

* * *

LATEST FBI SCANDAL ROCKS WASHINGTON

A front page story in the *Washington Post*, February 14, 1997, headlined problems at the Federal Bureau of Investigation's world-famed laboratory in Washington. The *Post* headline, "50 Cases Put in Jeopardy by FBI Lab" included such current investigations as the Oklahoma City bombing case. Attorneys for Timothy McVeigh now believe that FBI lab errors and misconduct in this case make it unlikely that the federal government will ever be able to obtain a conviction. Hundreds, and possibly thousands, of criminal cases must now be reviewed, retried, and convictions overturned because of flagrant FBI altering of evidence and withholding evidence from defendants' lawyers in criminal cases.

INSPECTOR GENERAL REPORT IS SEALED

Despite efforts of Washington reporters to see it, the recent FBI Inspector General's report on the FBI laboratory remains sealed. Its findings are believed to confirm that the FBI lab is at fault in "evidentiary problems created by questionable forensic analysis at the FBI laboratory, resulting in improper prosecutions". Dep. Atty Gen. Jamie S. Gorelick blamed the problems at the lab on "poorly trained personnel and cramped quarters" which resulted in "contamination of evidence".

Because of alleged "contamination of evidence" in the O.J. Simpson case, he was acquitted of two brutal murders. Now federal courts face the nightmare of reopening hundreds of important cases which had previously resulted in convictions. The *Washington Post*, Feb. 14, 1997, noted that "The question of potential favoritism towards prosecutors in the FBI lab has been an issue for years." To put it bluntly, the FBI lab provides the crucial findings which result in convictions. FBI agents, not scientists, head most major departments at the FBI laboratory. In 1988 and 1992, in answer to growing criticism of the results produced by the FBI lab, reports came to the conclusion that the entire laboratory had to be relocated from FBI headquarters because of inadequate space and obsolete equipment. Despite exaggerated claims that the FBI lab is the "world's preeminent crime investigating laboratory", the *Post* exposed the fact that this lab has never been accredited by the national authority, the American Society of Crime Lab Directors. Accreditation has never been possible because the FBI lab has rejected all external scrutiny for many years, pleading the excuse of "national security", which is the favorite phrase of the FBI's ingrown rat pack of insiders.

WHISTLEBLOWER FIRED

The latest crisis in the FBI, coming hard on the heels of an FBI agent arrested for espionage, and the one thousand purloined FBI files at the White House, which has yet to be adjudicated, was caused by one employee who refused to accept the notorious abuses of power at the FBI. Frederic Whitehurst protested for years at the inefficiency and continuous errors in forensic science which routinely occurred in the FBI lab. On January 24, 1997, he was ordered to turn in his gold FBI badge, No. 5150, and his Smith and Wesson revolver. He was placed on administrative leave, with pay, and forbidden to "enter any FBI

building or facility”. He was also ordered to seek a psychiatric evaluation. A feature interview with Whitehurst in the *Washington Post*, Feb. 15, 1997, noted that “a penetrating Justice Dept. investigation of the FBI lab appears to have verified some of Whitehurst’s complaints.” To forestall further FBI action against him, Whitehurst has hired a lawyer and is suing the FBI. His wife Cheryl, who is also an FBI lab employee, has refused to leave. Because there are no charges against her, she cannot be fired.

Who is this FBI forensic scientist (a specialist in crime investigation) who according to the FBI needs psychiatric care? Frederic Whitehurst has been with the FBI lab as a forensic scientist for the past ten years. He is 49 years old, and volunteered for three combat tours in Vietnam, winning many decorations. He has a doctoral degree from Duke University in Chemistry, and a law degree from Georgetown University. He had previously received many “Exceptional” evaluations from the FBI for his scientific work. (“Exceptional” is a very rare and infrequently conferred citation by the FBI.) Patsy Grant, deputy director of the Forensic Science Center at Livermore National Laboratory in California, who has worked with Whitehurst, is quoted as follows: “he is driven by a personal dedication to the truth.” The Whitehurst interview quoted him as saying, “some lab personnel put a premium on finding the results that prosecutors wanted and that reports were sometimes altered without the knowledge of the scientists who did the research...some supervisors of the FBI lab had little or no expertise in science or in technical matters on which they were asked to make findings” (*Washington Post*, Feb. 15, 1997). Here is a dedicated scientist complaining about interference from FBI bureaucrats. Despite his distinguished record, Whitehurst has been reclassified by FBI personnel as a “paint grade analysis trainee”!

A STICKLER FOR ORDER

The *Washington Post* states that Wilfred A. Armstrong, who worked with Whitehurst in the military intelligence unit of the Americal Division, said, “Everybody in the unit knew you didn’t screw around with Fred. He just didn’t allow slipshod in his life.” Whitehurst testified in one trial that several FBI investigators in the World Trade Center bombing inquiry concluded that the explosive device was urea nitrate-based, even though the assertion was impossible to prove because the substance is so common. To prove his point, Whitehurst testified, he took a urine sample, marked it as evidence and submitted it to an FBI lab examiner. The urine sample was identified by the FBI forensic expert as urea/nitrate.

Whitehurst’s problems at the FBI laboratory were based solely on his refusal to accept the FBI employees’ self-evaluation that they were a law unto themselves, beyond all supervision, and willing to commit any illegal act with impunity. This was an attitude which had been deliberately fostered by its longtime Director, the late J. Edgar Hoover, and continued by his heirs at the Bureau. However, Hoover’s arrogance had been fed by his acts of intimidation and extortion against the leading politicians of Washington for almost fifty years. He maintained a Black Cabinet, with photographs and telephone taps of their sexual and financial peccadilloes. The result was that each year, when Hoover submitted his annual budget demand to Congress, it was passed without criticism or a single deletion.

A SUCCESSION OF SCUMBAGS

Hoover was succeeded at the FBI by a procession of scumbags, the worst that Washington had to offer. Although Hoover had amassed a large fortune in gold and rare jade artifacts from the Orient, worth ten

million dollars, he refused to leave one cent to his many relatives in the Washington area, leaving the fortune to his longtime consort, Clyde Tolson, and a few other intimates at the FBI. They appraised the fortune at a hundred thousand dollars, and it soon disappeared without a trace. An opportune fire destroyed what records were left.

FREEH THE DIRECTOR

The present Director of the FBI, Louis Freeh (some believe the name was Freed), represents the lowest ebb of the procession of directors of the FBI. Freeh began his political career as a staff aide to the most notorious leftwing Senator in Washington, Senator Clifford Case of New Jersey. I campaigned actively against his re-election in 1956, but he was re-elected without serious opposition. Freeh then became an FBI agent. He was promoted to U.S. Attorney in New York, where he made the obligatory Anti-Defamation League of B'Nai B'Rith connections, and was soon named a federal judge. The ADL boasts in its literature that it selects all federal judge candidates throughout the United States. Thus Freeh became the ideal candidate to carry on the time-honored Mafia, ADL and Mossad operations of the FBI, of which the two most notorious are the Weaver family massacre and the Waco Holocaust, in which an entire Christian congregation was burned alive in their Texas church. The Oklahoma City bombing of the Murrah federal building was a logical sequence to this sordid history. I was quoted as stating that "The Oklahoma City bomb was a standard ADL-FBI operation" on the editorial page of the *New York Times*, without rebuttal.

In Freeh, President Clinton found his most craven toady, a stooge who was willing to carry out any illegal act for his President. The one thousand purloined FBI files, which the White House requested on its Republican political critics, was a typical Freeh operation, one which has yet to be adjudicated. The Republicans seem strangely reluctant to press their advantage in this case, probably because they also refuse to expose the FBI in its basic role, as the hit squad for the Washington bureaucracy, which keeps not only the government employees, but also its potential critics, in line through the most blatant intimidation.

SECRET POLICE POWERS

"FBI Secrets, An Agent's Exposé" by M. Wesley Swearingen, a 25-year veteran of the FBI, begins his revelations with an important quote from William C. Sullivan, longtime Number Two man at the FBI, and Hoover's heir apparent:

"During the ten years that I was on the U.S. Intelligence Board... never once did I hear anybody, including myself, raise the questions, 'Is this course of action which we have agreed upon lawful, is it legal, is it moral and ethical?' The first thing we were concerned with was this: 'Will this course of action work, will it get us what we want, will it reach the object we desire to reach?'" When Sullivan insisted that J. Edgar Hoover set a date for his retirement, Hoover, who was then generally regarded by Washington insiders as hopelessly insane (see *A WRIT FOR MARTYRS*, by Eustace Mullins), immediately fired him, changed the locks on his office door, and forbade him from ever entering the FBI building. Sullivan, who knew all the secrets of the FBI establishment, died shortly afterwards in a mysterious "hunting accident". It was claimed that he had been shot by a sixteen-year-old boy. Hoover himself later died of mysterious causes, listed as one of

the more notorious “Washington heart attacks”.

GENERAL ACCOUNTING OFFICE SHUT OUT

After Hoover’s mysterious death, Peter W. Rodino, Jr., Chairman of the House Committee on the Judiciary, assigned the General Accounting Office to audit the FBI files in 1974. The FBI refused the GAO all access to its files, but pre-selected some cases for them to examine. The GAO found that of 17,528 cases which the FBI had investigated, dealing with “internal security” only 533 were ever referred for prosecution, with a pathetic 1.3% rate of conviction.

ORIGINS OF THE FBI CRIME LABORATORY

Ronald Kessler, in his very useful work, *The FBI* (Pocket Books, New York, 1993), includes a chapter on the Lab Division of the FBI. He reveals that the famed FBI lab operates on a minuscule \$56-million-a-year budget, from the overall FBI budget of more than two-billion dollars. Obviously, the FBI does not consider the laboratory a very essential operation. In fact, the FBI spends most of its budget on paid informants and sting operations, in which it bribes people to commit crimes for which they can then be prosecuted. Kessler says the FBI lab handles 20,000 cases a year during which it receives 170,000 pieces of evidence, and performs 900,000 examinations of that evidence. The FBI lab runs the entire polygraph operation, administering 20,000 polygraph examinations during the period from 1973 to 1993. It operates a large photo laboratory, builds exhibits for trials, and makes phony birth certificates, drivers licenses and passports for agents to use during their investigations. Kessler claims that “Today the lab is recognized as the most comprehensive and objective forensic lab in the world.” Frederic Whitehurst is unlikely to agree with that assessment. In 1987, Director William Sessions authorized the FBI lab to become the pioneer in DNA analysis.

Television monitors at the FBI lab record every television program broadcast in the United States, twenty-four hours a day, on VCRs. The FBI laboratory began its operations on November 24, 1932 as a very modest operation, with one microscope, and an ancient black Packard which had been nicknamed “Old Beulah”.

HOOVER SET HIGH STANDARDS

The FBI laboratory’s sacrosanct reputation is in large part another legacy from J. Edgar Hoover. From the outset, he insisted on the highest standards of accuracy in the laboratory, because he did not want the Bureau to be criticized for sloppy work. He was horrified when his agents informed him that State Supt. of Police for New Jersey, Schwarzkopf and State Attorney General David Wilentz, had manufactured extensive evidence against Gerhart Hauptmann in the Lindbergh kidnapping case (documented in the book, *Scapegoat*, by Anthony Scaduto). Although the conspirators succeeded in sending Hauptmann to the electric chair, involving Lindbergh himself in perjury in the process, Hoover vowed he would never let the Bureau become involved in such a travesty. Long after his death, the political hacks who succeeded him, eager to curry favors with the politicians in Washington, proved their willingness to manufacture or alter

evidence to produce any desired result, until Frederic Whitehurst blew the whistle on their machinations.

Despite his many faults, J. Edgar Hoover always provided a high degree of leadership at the FBI. Agents were expected to follow his cult of personality. Hoover was the unchallenged Leader. Norman Ollestad, in his book, *Inside the FBI* (Lyle Stuart Co., NY, 1967), cites a typical agent's indoctrination speech by Special Agent Jess Doyle. "J. Edgar Hoover is an inspiration to us all. The sunshine of his presence lights our way." Doyle told the agents that the FBI only accepted one out of every six thousand applicants.

Because of his double life, J. Edgar Hoover was constantly engaged in a public relations battle to protect his image and the image of the FBI, which were synonymous. His greatest triumph came in 1956 when Random House sold millions of copies of Don Whitehead's *The FBI Story*, an unabashed piece of puffery which was later made into a movie and a long-running television series starring James Stewart as, you guessed it, the gallant Director of the FBI. In Whitehead's Preface, he writes, "I found in the FBI story a strong American adventure of pioneering in the frontiers of law enforcement and national security. This is the struggle to achieve incorruptible enforcement of the law by professionals trained to protect civil rights."

HIS OWN PRESS AGENT

In the early 1930s, J. Edgar Hoover had hired a press agent to promote the FBI in the public mind. He soon found that the reporters no longer called him; they called the press agent. He immediately fired his agent, and from then on acted as his own very successful press agent. No one else was ever allowed to speak for the FBI during his lifetime. Even his consort of thirty-five years, Clyde Tolson, was never allowed to give an interview. One Senator complained that Hoover was determined to staff the entire FBI with Clyde Tolson look alikes. The great majority of the agents, like Tolson, were clean cut, all-American types. Hoover never hired a black or female agent during his tenure.

OMERTA

The distinguishing characteristic of Hoover's dominance at the FBI was "the code of silence". Known as "omerta", this Mafia code forbade anyone to ever speak or testify against a fellow member. It was this code of omerta which Frederic Whitehurst violated when he went public with the alteration and falsification of evidence in the FBI Laboratory. One book about the FBI, *Agents of Repression*, by Ward Churchill and Jim Vande Wall (South End Press, Boston, 1988), contains an entire chapter, Chapter 11, titled "Perjury and Fabrication of Evidence".

Throughout his years at the FBI, J. Edgar Hoover had surrounded himself with the most servile, fawning toadies. Without an orderly succession of leadership, the FBI has been floundering ever since, although no one could have predicted the depths to which it has sunk with Louis Freeh as director, or his equally fawning superior, Attorney General Janet Reno. Both of them spend most of their time in their offices waiting for a call from the White House. "Lou, better send me over another thousand FBI files." "Yes, sir," responds Lou. Although these flunkies represent "leadership" at the FBI, the Bureau has actually been run by a small group of Hoover cronies since his death. Such is the mystique of Hoover's legacy that Republican leaders in Washington still accept without reservation the "untouchability" of the FBI. In reality, the FBI has never been an autonomous agency. Since Phil Klutznick set up a secret "nesher" cell at the Department of Justice in 1936 (nesher means "eagle" in Hebrew, symbolizing Zionist

interests), the FBI has been totally at the beck and call of the Anti-Defamation League of B'Nai B'Rith, a Jewish Masonic group which is the only terrorist organization allowed to operate without hindrance throughout the United States. The ADL works closely with Mossad, Israeli Intelligence, and is the focal point of more than six hundred Zionist organizations, all tax exempt by the IRS, to aid the State of Israel and promote Zionist activities in the United States. "But isn't this illegal," asks Naive Reader. It is illegal to represent foreign interests without registration, but when you control the FBI, who is going to investigate wrongdoing?

A PERSONAL NOTE

This writer and his family were, for some fifty years, primary victims of FBI harassment in the notorious "COINTELPRO" (counter-intelligence program), which the ADL persuaded J. Edgar Hoover to set up in the early 1950s. In Chicago in 1957, I challenged one of the hordes of FBI agents who staked out my apartment. "I won't talk to you because you are simply carrying out the orders of the ADL," I told them. "Oh, no," replied the fat agent who seemed to be in charge, "we don't work for the ADL." I then found that I had an 800-page personal file at FBI headquarters in Washington. After years of application, I received 500 pages of this file through personal intervention of my Senator from Virginia. The other 300 pages have been withheld ever since, after senior FBI officials decided that to release this material would "endanger national security". I reopened this application in 1996 and was informed it would be four years before the FBI could even consider my request. I replied that Hillary didn't have to wait four years!

After years of court battles, I obtained two default judgments against the FBI in federal court. The details, including 120 pages of my FBI file, are reproduced in *A WRIT FOR MARTYRS* by Eustace Mullins.

FUTURE OF THE FBI

It is difficult to predict the future of the FBI, because it actually has no past. Most citizens do not realize that the Federal Bureau of Investigation was not set up by the Founding Fathers, and it is a violation of the *Constitution*, Art. 1, Sec. 4 (See "THE GREAT BETRAYAL", by Eustace Mullins). The United States became the most prosperous country in the world before international conspirators saddled it with the FBI, the Federal Reserve System, and the Marxist progressive income tax. Since then, we have plunged precipitously towards national disaster, always with the eager participation of our politicians in the Democratic Federal Reserve Party and the Republican Federal Reserve Party.

Frederic Whitehurst's revelations, as well as the other crimes of the FBI, including the ADL promotion of the Ruby Ridge Massacre and the Waco Holocaust, should signal the end of the FBI. This cannot occur as long as it has its eager defenders on Capitol Hill, the jackals and hyenas whose shrieks of laughter echo their contempt for the working people of the United States. The upcoming Oklahoma City bombing trial, if it ever takes place, may signal the last days of the FBI. It cannot come too soon.

AUTHOR'S NOTE: The preceding article is a chapter from Eustace Mullins' forthcoming history of the FBI, to appear in Sept. 1997.

CHAPTER 15

TREASON IS TREASON (There Is No Defense or Other Definition) by Grandma 2/25/97

In the *Chicago Sun-Times*, Commentary Section, February 23, 1997, there was an article written by Adrian Huffington (a nationally syndicated columnist and author of six books), which states: “Where is the outrage about the lack of outrage over Clinton money scandals?” She continued with identification of every noun, verb, etc., describing Mr. Clinton’s acts, which most definitely are not constitutionally approved, such as taking perks, bribes, etc., while in Public Office under Oath to the nation, the nation’s *Constitution*, industry, production, and work force. Meanwhile the average worker in America has to feed his family on Chinese and Mexican pay scales for their weekly wages while our industry and national production has been sold out by the President and his committeemen and women, who sell out more American industry and production and make more American-owned industries and producers shut their doors from being over taxed, while vested interest groups pay no taxes and take over the nation. This selling out of America and Americans is more particularly defined as treason.

This treasonous group gathered in the President’s Cabinet and committees is the greatest collective group of special interest entities which could be assembled under the White House roof, wheeling and dealing for their own corporate interests.

Ms. Huffington, in her article, wonders when outrage is going to hit the American people. For Ms. Huffington’s information, outrage hit the American people while Waco burned. Outrage hit the American people over Randy Weaver. Outrage hit the American people over Bosnia. Outrage hit the American people over Somalia, Oklahoma City, Atlanta, over thefts of Social Security Trust Moneys, and over major news media cover-ups of the truth of what is really going on in this nation, by covering up the truth as in Croatia, Bosnia, etc. Outrage hit the American people over CIA crack being sold on American streets to our children. And the money obtained by the Federal Government’s special interest groups is loaned to Mexico and other nations on the cuff to buy American foods while American food reserves are depleted (recent reports say we do not have a 30-day supply in reserve).

Americans were outraged during the Bush Administration. Petitions for redress and impeachment were sent to the U.S. House of Representatives by outraged citizens. The U.S. House of Representatives, when asked, by me, “What are you doing with all these impeachment letters?”, just laughed and said, “We throw them in the waste baskets.” Ms. Huffington asks “Where is the outrage?” The American outraged people tried to exercise their voting power and vote the stinkers out of office—sadly, the computer won!!

It appears Ms. Huffington has not come down off the major media high horse. Unfortunately the major news media cannot identify treason nor define active communism in our federal government’s shenanigans and persons pulling these shenanigans. Look around in the real world full of real people who are losing their homes, farms and other properties in courts acting in “color of the laws”, and rendering perverted law decisions which deny the constitutional rights of the people. Ms. Huffington should pull her head out of the

sand and access the real news media, the Internet, Fax Net, *The Free American*, *The New American*, *The New Federalist*, *CONTACT*, and *Spotlight* newspapers, which the mainstream media calls radical or right wing papers.

The correct term is patriot newspapers. Internet and Fax Net writings have no difficulty in pinning the treason trail on the jackasses. Nor did Cicero in 42 B.C. Here is Cicero's definition of traitors (who commit treason):

TRAITORS

“A nation can survive its fools,
and even the ambitious.
But it cannot survive treason from within.
An enemy at the gates is less formidable,
for he is known, and he carries his banners openly.
But the traitor moves among those
within the gates freely,
his sly whispers rustling through all the alleys, heard in the very halls of government itself.
For the traitor appears no traitor.
He speaks in the accents familiar to his victims,
and he wears their face and their garments,
and he appeals to the baseness that lies deep in the hearts of men.
He rots the soul of a nation.
He works secretly and unknown in the night
to undermine the pillars of a city.
He infects the body politic so that it can
no longer resist.
A murderer is less to be feared.”

—Cicero, 42 B.C.

Did you understand what Cicero said? Well, read it again. Then think about the rot inside the core of this nation! As an example: Last evening on CNN, mainline news media personalities were outraged over a judge in Alabama, (A) having the *10 Commandments* in his court room, and (B) having displayed openly the *10 Commandments*, the *Mayflower Compact*, the *Declaration of Independence*, and the *Constitution of the United States*!!! Included was evidenced outrage by the mainstream media because this Alabama judge opened his court with the time honored, age old, traditional constitutional prayer of “God bless America, and God bless this court.”

When outrage is evidenced by major mainstream news media personalities who bitch and moan, decry and belittle a judge who calls upon the Sovereign Almighty of the Universe, the Lord God Almighty, to bless America, and his court, this leaves us to wonder which communist government these news personalities represent??!

Also, the major news media personalities were outraged because the Governor of Alabama has stated publicly that he will call out the troops to protect this judge, the *10 Commandments*, the *Mayflower*

Compact, the Declaration of Independence and the Constitution of the United States. I say it's about time our governors stood up and protected the inherent rights, freedoms, liberties of the people, and of the nation under compact with the Great Almighty of the Universe. I also say God bless the judge in his honorable, dutiful court, and the Governor of Alabama!

When major news media personalities (such as evidenced last evening) bitch and moan about God blessing America, you guys had better get outraged! America was somewhat more a nation of morals, ethics, and God-fearing principles prior to taking prayer out of our schools, away from our children, out of family life, and out of public life. Our nation prospered with God at the helm of the ship of state (prayer in the White House and House of Representatives).

Since God has been kicked out of the United States, we have Devil worshiping, human sacrifices, vampirism, demonic practices, idol worshiping, and active homosexuality in our U.S. Houses of Representation and other high places of power. Our children show their bare breasts and bare behinds in public. Parents can no longer control the actions of their children, for if they try, they are hauled into court and charged with parental abuse, and the elitists cry for rights of the child.

In 1995, President Clinton sent a letter to Arlen Specter requesting possible investigation and confiscation of foodstuffs from cultist Mormons and Christians? This letter (communique) was on White House letterhead!!

After this letter was faxed out on the Fax Net, thousands of outraged Americans cried: "What in God's name is going on here?" Well, my answer was at that time, and is at this time: God had absolutely nothing to with the act. This is the hand work of the old Devil, himself. The Devil's henchmen are riding forefront of the Four Horsemen of the Apocalypse. They are actively bringing forth the famines, pestilence, diseases, and wars as revealed by God, Himself.

God is more than just a byword. God is the only thing which will save this nation from its present path of destruction. But God has been systematically debunked by the major mainstream news media personalities, who believe in nothing but the next sensational byline. **God** was cast out by those desirous of destroying the nation, its God-fearing people, and families.

How do you stop this madness in the major mainstream news media? Well, Americans, we own the airspace. File your complaints with the FCC and have their damned licenses pulled if they do not conform with the principles, compacts, treaties, and agreements, and pull that Devil worshiping and violence off television. Demand paper ballots for the next election; get rid of the computer. Grab your ministers by the seat of the pants, get organized, and get control of your communities and schools! And finally, tell the federal government to kiss "where the Sun don't shine", and it ain't your elbow, sweetie.

THINK ABOUT IT!

Grandma Herrman-Herman

CHAPTER 16

THE NEWS DESK

by Dr. Al Overholt 3/11/97

UNDER NEW BLM POLICY YOUR WIDE OPEN SPACES WILL BECOME A POLICE STATE

Range Cops Will Be Watching Your Every Move

From *THE NORTHERN CALIFORNIA TRAVELER*, Feb./Mar. 1997, [quoting:]

The Bureau of Land Management is only months away from adopting a host of new rules that when created will turn your public lands into America's first police state.

Only two days after national elections on November 5, Bruce Babbitt, head of the Interior Department, filed to expand the limits of BLM authority in the Federal Register under the guise of consolidating and rewriting regulations.

In reality what the BLM is about to do is greatly expand its authority to use its own rapidly expanding law enforcement department to enforce Babbitt's own vision of how the public can use public lands in the future.

Under its proposed reforms, BLM is not only rewriting laws and penalties without the approval of Congress, but will also allow its police to enforce these regulations without regard for the constitutional rights of unfortunate souls who venture onto public domain.

If the new rules go into effect, BLM cops, having "reasonable grounds" to assume either a misdemeanor or felony is taking place in their presence, will have the authority to: (1.) Stop vehicles. (2.) Search any person, place or vehicle without a search warrant or due process. (3.) Seize anything they consider

evidence without a warrant. (4.) Make arrests without a warrant or due process.

Some of the regulations being expanded include:

- * Polluting a stream or lake includes putting or discharging rock or sand into the water. Skip a rock, and you could go to jail.
- * Dogs will be allowed on public lands as long as they are on a leash not over six feet long and are nowhere near a swimming area.
- * It will be illegal to use public lands for any competitive use. Does this include games like hide and seek, or mabe a softball game? A watermelon eating contest could probably get you five years at hard labor.
- * It is against the law to move any BLM picnic table, barrier, litter barrel or other campground equipment.
- * BLM cops will also enforce vehicle laws once reserved to local and state agencies. That includes tail lights, headlight adjustment, mufflers, seat belts, speeding and driving while under the influence.
- * Unless the BLM has authorized your public disturbance with a permit, you can not make “unreasonable” noise. No more guitars, radios or crying babies.
- * You can no longer discharge a firearm or use fireworks in a BLM recreation area, or over a body of water on or adjacent to public lands. There goes the poor man’s last duck hunting area.
- * Landing aircraft or dropping or picking up materials is against the law. Recently a lost Boy Scout had to spend an extra night stranded in the wilderness because it was against the law for a helicopter to pick him

up.

- * You will be allowed to remove only enough water from a stream for personal consumption.
- * It is against the law to destroy any vegetation.
- * Any activity that interferes with the public's enjoyment of BLM land is against the law.
- * It is against the law to tie a horse unless facilities have been provided.
- * It is against the law to use a metal detector in a natural research area.
- * The BLM will expand its authority over the use of alcohol on public lands.
- * It will be illegal to deface plants or the soil.
- * Taking pictures for commercial purposes is illegal.
- * BLM will expand its authority to police private lands that affect public lands or water.

[It's too late for comments, but you can still bombard your politicians!!]

The deadline for comments on the proposed regulations is March 7. You can comment by sending your letters to: BLM, Administrative Record, Room 401LS, 1849 C Street NW, Washington, DC, 20240. Include the reference: ATTN: AC30. Include your name and address in the message. [End quoting]

When will we wake up to the fact that we are under a dictator government by the Elite and put a stop to it? IT CAN BE DONE WITHOUT GUNS, BUT ONLY WITH GOD'S GUIDANCE!!

It was only under the guidance of God that we were given the partial freedom we had when the *Constitution* was signed AND THAT IS THE ONLY WAY WE'LL HAVE ANY RETURNED.

TITANIUM ON-THE-SPOT?

From *AVIATION WEEK & SPACE TECHNOLOGY*, 2/17/97, [quoting:]

A new plasma quench manufacturing process is being tested by Idaho Titanium Technologies, Idaho Falls. The new metal powder production system, developed in conjunction with the Energy Dept.'s Idaho National Engineering Laboratory, could make titanium at a significantly lower cost than current production methods. The equipment also is smaller and less complex, possibly allowing on-site titanium production for key aerospace manufacturers, according to Ron Cordes, co-managing director at ITT. The continuous process feeds reactants into a plasma flame and heats them to a desired temperature. Subsequent rapid cooling forms a high-purity metal powder. Under a \$1.5-million U.S. Navy research contract, ITT is spooling up production from an experimental 1-lb/hr. rate to 100 lb./hr. by early next year. A full-scale commercial production system, capable of operating at 200 lb./hr., should be available in 1999. [End

quoting]

Wouldn't it be nice if we common people could see more positive results of the Elite's high-tech instead of their usual use for high-tech war machines?

THE U.S. LIBRARY OF HUMAN PARTS

From the INTERNET, 12/96, [quoting:]

U.S. Multinationals such as Pfizer, Bristol Myers and Merck now hold several hundred patents on life-forms, many housed in the American Type Culture Collection in Rockville, Maryland where there are some 60,000 patented or potentially patentable organisms....

Many of the samples stored in ATCC involve tissue or cell lines scraped from living humans or exhumed bodies. These include World **Patent** No. WO9208784, or "human t-lymphotropic virus type 2 from Guaymi Indians in Panama." This **patent** is claimed by Ron **Brown**, the U.S. Secretary of Commerce and joint U.S. negotiator at GATT, where he is demanding global acquiescence to the patenting of life-forms.

(Source: The *Ecologist*, vol. 23, no. 6, November/December 1993, p. 226)

[Richard Sauder comments:] A lymphtropic virus has an affinity for the lymph system. What does this virus do? Why did Ron **Brown** have a **patent** claim for it? Who has the **patent** on this virus now? Do any other powerful politicians hold patents on exotic viruses? If so why?

Richard Sauder: <jrs@alpine.for.nau.edu> [End quoting]

Some day, in the not too distant future, I hope and I'm sure many others hope, to live in a world where people's thinking will be on **higher thoughts** than how they can get a sample of living cells—**including human**—so they can profit **financially** from them.

FINDING CONTRABAND AND CASH

From *POPULAR MECHANICS*, April 1997, [quoting:]

It's a crime to carry more than \$10,000 in cash out of the United States without notifying the federal government. But catching violators who may be laundering money isn't easy.

A new type of scanner that has been developed to spot explosives and drugs may soon be helping the feds watch your wallet. The device uses a particle accelerator to fire protons at a carbon target. This produces gamma rays that pass through most materials but are absorbed by nitrogen. Explosives and drugs, both of

which contain nitrogen, appear as light spots on the scanner's display.

new scanner pict.

The manufacturers, Triumph Laboratories and Northrop-Grumman, say the system can be "tuned" to create gamma rays that are absorbed by other materials, such as the plastic strips in new U.S. currency. The

federal government is currently testing a prototype contraband detector

The particle accelerator at the heart of the scanner is powered by a compact million-volt power supply.
[End quoting]

Big brother is clamping down harder and harder.

CREMATORIUM BUILDER

Excerpted from *DAVID IRVING'S ACTION REPORT*, [quoting:]

A RECENT *TIME MAGAZINE* ARTICLE features a photograph taken inside a temple: the cremated remains of AIDS sufferers are stacked against a Buddha.

If millions were cremated at Auschwitz, a mountain of remains would have accumulated.
Yet to date no mountain of burned bones has been found.

As a local contractor engaged in the extension of the Bristol Crematorium in the 1950s, I saw the remains of cremated bodies.

Large bones remain burned but intact, and have to be pulverized mechanically or with hand tools to reduce them to powder or dust.

The ordinary person assumes that only dust-like ashes remain.

It is because of this lack of information—or lack of interest—by the public, that no one has ever questioned the “Holocaust”.

People believe that the victims just disappeared in dust.

Gone with the wind!

—F. T. Bristol [End quoting]

This man has a good point. Maybe that’s the reason they called it a Holocaust, **so they thought they wouldn’t have to produce the evidence—gone with the wind!! Any other way they would have had to produce the bodies.**

BEST HYBRID DESIGN

SOUTHFIELD, MI—The hot car to watch in this year’s Future Car Challenge is *Haydes*, a diesel/electric hybrid designed and built by students from Lawrence Technological University.

Lawrence’s team coupled a 43-hp electric DC motor and 90-hp turbocharged direct-injected diesel engine with a modified automatic transmission from a 1996 Taurus. The diesel engine cuts in at speeds over

10 mph, then shuts off during braking or after more than 5 seconds of idle. An off-the-shelf Siemens programmable-logic controller makes these second-by-second power-management decisions.

pict. of car

On a Dearborn-to-Chicago run, Haydes achieved 65 mpg at 65 mph while carrying passengers.

Haydes won best engineering design honors during the preliminary competition that was sponsored by the Department of Energy and United States Council for Automotive Research, which is supported by the Big Three automakers. It is scheduled to square off against 11 entries from other colleges in the finals in June. [End quoting]

Maybe sooner or later, as more and more people find out that we really can get much better efficiency from our fuels, the pressure will be great enough to force the manufacturers to put more fuel efficient products on the market at a reasonable price.

RED, WHITE AND FEELING BLUE

Americans Have Many Reasons To Be Happy, But They Aren't

Excerpted from *THE ORLANDO SENTINEL*, 2/16/97, [quoting:]

Call it end-of-century blues.

As the 20th century comes to an end, a paradoxical phenomenon has emerged:

With many reasons to feel good—a strong economy, declining violent crime and a diminished threat of nuclear war—Americans feel nagging unease. [*All a bunch of blatant lies.*]

Its signs are evident from the White House, where President Clinton made curing Americans of their “funk” a regular feature of this reelection rhetoric, to bookstores, where books about reducing stress and simplifying our lives clog the checkout counter. [*Getting rid of the Clinton rats and his gangsters in Congress and replacing them with honest, ethical people would go a long way towards improving the morale of the people in our country.*]

The culprit, social scientists say, is a convergence of forces that seem ready to remake many of the ways we work, communicate and relate. Key among them are the globalization of culture and the economy, the

shrinking role of government and the seemingly ever-quicken pace of technological change. Together, these forces create chronic pressure that has Americans' commitment to family and community under assault, they say. [*I hope we all realize, by this, the Elite are telling us that their plans are being accomplished. Re-read the Protocols for the takeover of the world.*]

"The Number One question in the world is, 'If times are so great, why do I feel so bad?'" said Watts Wacker, futurist and consultant to SRI International, a Menlo Park, Calif., think tank. "People aren't necessarily able to articulate it. But they can sense there is a great change coming about."

Few firm measures of this disquiet exist. Its pervasive but amorphous nature is hard to quantify.

At its most basic, evidence of the unease is captured in the results of a December poll by Yankelovich Partners Inc., which found that, for many Americans, stress is not confined to negative events, such as losing a job. Instead, it stems from simple "overload"—too many commitments of every type, both good and bad.

Moreover, the number of Americans who think life has become too complicated has risen, from 58 percent in 1985 to 73 percent in the year just ended, said Yankelovich, a national polling firm that specializes in gauging consumers' mood. The feeling has created in many people a strong desire to simplify their lives, the poll indicates. [*The Elite want you in this mood so you will accept them taking care of all of your problems for you as they tighten the noose around your neck without a fight.*]

Some of it, of course, is grounded in employment insecurity that has come with the "downsizing" of American industry. A recent *New York Times* poll found Americans' feelings of job insecurity continue virtually unabated from a year ago, despite the acknowledgement of a majority polled that the economy has improved.

SRI's Wacker said the disquiet is people sensing that the world is on the verge of profound changes happening on so many fronts at once.

The source of those changes, in Wacker's estimation, is technology.

Technology is transforming the world from a place where the rules are based on industrial might to a place where they are based on manipulating information. Technology is changing the rules for the workplace, schools and even how we pursue recreation, he said.

In economic terms, it means a programmer's competition might come not from up the street but, just as easily, from India. In social terms, global computer networks mean not only that American culture will be more quickly transmitted to the world, but also that the world can now more readily impinge on American culture.

"There is not a society on the planet that will have to acclimate to more change than us because we're the drivers of culture," Wacker said. "In one sense, America has had a monopoly on culture. It's the Number

One export—music, movies, and the Internet.”

All this is happening, Wacker said, against a backdrop in which the federal government is becoming less and less relevant to day-to-day lives and less willing and able to solve social problems.

How important are the decisions of one government, he asks, when economic forces are global. Put another way, Wacker thinks Moore’s Law—the precept of Intel founder Gordon Moore that the power of CPUs (central processing units) doubles every 18 months—is becoming more important than any single law emerging from Washington, D.C. The reason, he said, is that changes in technology that increase computing power make possible ways to solve society’s problems.

Barry Schwartz, a Swarthmore College professor of social theory and social action, focuses on the role economic uncertainty is playing in eroding the things that traditionally have given Americans their peace of mind.

“Day after day you read about another firm that is profitable firing people,” said Schwartz, who recently published a book titled *The Costs of Living: How Market Freedom Erodes the Best Things in Life*. “What people feel they have to do to pursue financial security and success gets in the way of pursuing the things they care about: close ties to family, close ties to civic issues and a sense of belonging.”

Schwartz said people’s unease encourages them to measure time spent with family and in community pursuits in economic terms.

“Chatting over the backyard fence, or helping a neighbor cut down a tree, are actions taken at the cost of working on the contract that has to be ready next week for a client,” Schwartz said. “Whether we like it or not, the decision to be sociable becomes an economic decision. But, maybe you shouldn’t put a price on how you should spend the time.

“The critical thing that’s going on is that we haven’t figured out a way to make more time,” he said. “Doing the things that are important—maintaining connection to family and community—takes time. There is not a fast-food equivalent. I don’t think people are making conscious decisions to short-change their family. It happens imperceptibly.

“There are no longer appropriate social norms about what an appropriate workday looks like,” he said. “There is a constant ratcheting up of what you should do. Incidentally, e-mail and cell phones and other technologies have upped people’s expectations about others they are dealing with. Someone sends me an e-mail and expects an answer immediately.” [End quoting]

There is no doubt that many people have the feelings discussed, and there is no doubt an inner knowing within many of them, on a higher level of consciousness, that some things mighty big and powerful are about to happen to make major changes in and on our planet and our lives.

Much apprehension is caused by seeing people’s lives torn apart. Even if it hasn’t happened to you yet, you have a sense that it could very easily be you soon, and most feel so helpless in being able to take control of their lives. This, as stated above, is fulfillment of plans laid forth by the evil Elite to take over the

world while you are made to feel completely helpless and worthless.

But, just as a farmer plows the ground—causing chaos within the soil, to plant new seed—so will Mother Earth and all of her inhabitants soon go through major chaos: so new “seeds” of all kinds including seeds of new thinking can be planted for a new and bright future within the LIGHT OF GOD.

In this soon-to-come future, all evil will be cleansed from this planet—within a very short time span.

NEW QUAKE ADVISORIES
MAY ALLAY UNNECESSARY
FEARS AT MAMMOTH

Excerpted from *THE DAILY NEWS*, Los Angeles, 2/??/97, [quoting:]

The California Earthquake Prediction Evaluation Council took major strides Friday to overhaul the way scientists issue advisories about seismic and volcanic activity near the Mammoth Lakes [*a highly active California volcano area*] ski resort.

They want to take confusion out of the current alphabet-based system and accompanying descriptions.

“The wording is basically awkward,” said David Hill, the U.S. Geological Survey volcano expert who issues the advisories when the ground rumbles in the Long Valley caldera, where Mammoth Lakes is perched [*which is rumbling almost constantly—from an eye-witness report I have received*].

The council agreed to an interim system that combines several categories of activity that pose no immediate hazard [*What a bunch of gobble-de-goop. Do you understand what he’s saying?*]. The changes were initiated by Hill, who is based in Menlo Park. Among those present were Mammoth Lakes Mayor John Eastman. Councilman David Watson and Rick Bramble, a local real estate broker and fire official.

“It will make my life simpler,” said Hill, who still needs an official go-ahead from his agency [*His life will become simpler because he won’t have to give you any accurate information—just Pablum to put you to sleep??*].

In other action, the council deferred action on a proposal for USGS and the state Office of Emergency Services to automatically tell Californians when a magnitude-5 quake strikes near a dangerous fault that it could trigger an even bigger quake. [End quoting]

It seems that the real estate broker and the town fathers’ presence at this meeting, plus the facts which I read about the monetary damages caused to the area as a result of a previous volcano alert, gives the real

clue to the purpose of this “gobble-de-goop” meeting to make changes.

I see this as being all about playing down any warnings for **strictly monetary purposes**. **There’s not much value given to people’s lives anymore.**

Even on the Internet it is hard to get good, up-to-date volcano, earthquake and disaster warnings or reports anymore.

MICROSOFT TEAM TOILS
TO SOLVE BROWSER FLAW

Excerpted from *THE DAILY NEWS*, Los Angeles, 3/5/97, [quoting:]

Microsoft Corp. programmers were working around the clock to fix a flaw in its Internet Explorer browser that could allow a Web site operator to secretly run programs or ruin files in someone else’s computer.

The company said Tuesday the repair, which Internet Explorer users could download from its World Wide Web site, should be available today.

“Microsoft is doing everything they can,” said spokeswoman Dawn Leonetti. “They don’t want to put out a bug fix that’s buggy.”

Microsoft said it had no reports from customers of security breaches. But company officials consider the flaw a serious problem because it potentially could allow the electronic attacker to bypass the browser’s security system and severely damage software stored on a computer’s hard drive.

Microsoft’s Internet site with information on the flaw is: <<http://www.microsoft.com/ie/security/update.html>>
[End quoting]

It seems to me I remember, shortly after Internet Explorer was originally released, Microsoft had a “backdoor” into anybody’s computer that was using it. They later claimed they had fixed it.

With what you know about our government and other hackers, don’t you think that you should just assume when you are on the Net that someone else might be accessing your computer?? Remember the Elite want to know everything about your life and they don’t care what they have to do to get this information.

I’ve noticed at times when I’m on the Net that my hard disk is running most of the time and I can’t understand why it should be. **I suspected that someone was snooping around!?** I wish I had a

program that would trap their search program and destroy it.

THE DIVINE TOUCH

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

In 1979, when Romania was still under the regressive regime of Nicolae Ceausescu, Sunday school was against the law and children were supposed to sing only Communist songs. At the time, I directed a youth choir at a Baptist church in Iasi, Romania's second-largest city. We continually faced hurdles such as having to rehearse in an old woodshed or out in the forest where we could escape the police. I often told the youngsters God would provide His protection.

I found out how this worked on a trip we made to Vicovul de Sus, a small mountain village. We stayed at the home of one of our hosts, and the only place big enough for the 50 of us to rehearse was his backyard.

"First we must pray for safety." I said before we warmed up with a musical version of the *Twenty-third Psalm*. We were singing "I will fear no evil..." when a black car pulled up and a policeman in a blue uniform got out.

"I have orders to arrest you," he said to me.

"I can't come," I said. "I'm responsible for these children." Lord help us. Two of the girls clutched my skirt and the youngest boy held my hand.

"Hurry up. Let her go!" the policeman shouted. I began hugging the youngsters one by one, saying farewell. By then the policeman was speaking into his walkie-talkie. Soon another car arrived, a shiny black one with three aerials. Two men in suits and dark glasses got out. The dreaded secret police. "Comrade," the tall one said, "you are under arrest."

The children clutched me even closer and moved in a tight circle around me. The policeman claimed they would bring me back soon, but the boys and girls only pressed harder. "Come at once," one officer said.

"I cannot move," I answered. "You come and get me."

And then something amazing happened. For a minute at least, no one moved. The police seemed rooted to the ground. They came no closer. It was as though an invisible shield had gone up around me and the children. After a few minutes the policemen went back to their cars. They got in, slammed the doors and

took off in a cloud of dust.

At the concert that evening the children sang more beautifully than ever before. —Genovieva Sfatcu Beattie, Waynesboro, PA [End quoting]

God protects us in many unusual ways.

CLINTON AG DEPARTMENT POISONS
NEW LABELS FOR MEAT AND POULTRY

From THE SPOTLIGHT, 1/13/97, [quoting:]

ag label chart

The USDA designed labels to be put on packaged uncooked meat in 1993. The labels warn of eating undercooked meat and give instructions for handling. The same USDA prohibits federal meat inspectors from giving foreign beef a thorough examination before it is imported, according to an inspector. [empha-

sis mine] [End quoting]

REASSURING

“It would take 50 people working day and night for 200 years to make the same mistakes an electronic computer could make in only two seconds.” —Readers Digest [End quoting]

This is called progress in the 20th century.

* * *

ZITA—CANCER UPDATE

by Rick Martin 3/11/97

For those of you inquiring about my mother's condition and well being, her physical state is such that she has required 24-hour care for some time now. This condition has lead to finding eventual placement in an excellent skilled nursing facility in Bakersfield, Calif. She is currently in a private room, resting (mostly). I'm sure your prayers and kind words or cards would be well received. She may be reached by writing to:

Zita Morris
c/o: The Californian Care Center
2211 Mount Vernon Ave., Room 201
Bakersfield, CA 93306-3309

Thank you for caring enough to ask about her.

* * *

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