Table Of Contents

CHAPTER 1 ................................................................................................................................... 1
THE MOST ASTOUNDING SUBJECT OF MODERN TECHNICAL WARFARE: ........................................ 1
ROBOTOIDS & GENETIC DUPLICATES ...................................................................................... 1
4/4/91 #2 HATONN .................................................................................................................... 1
4/4/91 #3 HATONN .................................................................................................................... 2
REGARDING “ROBOTOIDS” .................................................................................................... 2
HUMANLIKE GENETIC REPLICAS, SYNTHETIC DUPLICATES,
ROBOTOID HUMANOIDs, ROBOTIC RNA/DNA DOUBLES .................................................. 4
4/4/91 #4 HATONN .................................................................................................................... 8
REGARDING “ROBOTOIDS” (Cont’d) ..................................................................................... 8
4/17/91 #1 HATONN .................................................................................................................. 14
4/17/91 #2 HATONN .................................................................................................................. 14
ROBOTOIDS AND SYNTHETIC AUTOMATONS .................................................................. 14
CARTER ...................................................................................................................................... 16
4/21/91 #1 HATONN .................................................................................................................. 16
MORE ON ROBOTOIDS AND SYNTHETICS ........................................................................ 16
DUPLICATED COWS .................................................................................................................. 18
GENETIC RESEARCHERS HAVE THE ANSWER TO FINEST DAIRY COWS: .................... 19
SEND IN THE CLONES. ......................................................................................................... 19
4/21/91 #3 HATONN .................................................................................................................. 21
WALK-INS .................................................................................................................................. 21
CATTLE MUTILATION AND OTHER ODDS AND ENDS .................................................... 22
7/29/92 #2 HATONN .................................................................................................................. 23
AFTERNOON HYSTERICS .................................................................................................... 23
KILLER RABBITS .................................................................................................................... 23

CHAPTER 2 ................................................................................................................................... 24
THE CONSTITUTION OF THE UNITED STATES OF AMERICA ............................................. 24
Preamble ..................................................................................................................................... 24
Article I ....................................................................................................................................... 24
Article II ..................................................................................................................................... 29
Article III .................................................................................................................................... 31
Article IV ..................................................................................................................................... 31
Article V ..................................................................................................................................... 32
Article VI ..................................................................................................................................... 32
Article VII ................................................................................................................................... 33

CHAPTER 3 ................................................................................................................................... 35
THE BILL OF RIGHTS ............................................................................................................... 35
AND OTHER, LATER AMENDMENTS TO THE CONSTITUTION OF THE UNITED STATES ....... 35
<table>
<thead>
<tr>
<th>Chapter</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>RECENT MESSAGES FROM RONN JACKSON</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>“YEAR OF THE PATRIOT” by Ronn Jackson 1/17-23/95</td>
<td>44</td>
</tr>
<tr>
<td>5</td>
<td>JASON BRENT—THE SEQUEL</td>
<td>46</td>
</tr>
<tr>
<td></td>
<td>LETTERS TO THE EDITOR</td>
<td>46</td>
</tr>
<tr>
<td></td>
<td>READER SHOCKED BY BRENT ARTICLE</td>
<td>46</td>
</tr>
<tr>
<td></td>
<td>JASON BRENT-THE SEQUEL</td>
<td>47</td>
</tr>
<tr>
<td></td>
<td>HOPES GOD MORE FORGIVING THAN BRENT</td>
<td>47</td>
</tr>
<tr>
<td></td>
<td>APPALLED AT ATTORNEY’S WRITINGS</td>
<td>47</td>
</tr>
<tr>
<td></td>
<td>BRENT SOLUTION TO</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td>OVER-POPULATION A ‘DISGRACE’</td>
<td>48</td>
</tr>
<tr>
<td>6</td>
<td>HABEAS POCUS POWER</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>HABEAS POCUS</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>by Alfred Adask</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>DEMAND</td>
<td>51</td>
</tr>
<tr>
<td></td>
<td>DEMAND FOR WRIT OF HABEAS CORPUS</td>
<td>52</td>
</tr>
</tbody>
</table>
THE SEEKERS ................................................................................................................ 74
THE LAST CALL MINISTRIES .......................................................................................... 74
A SEARCH FOR JUSTICE by Richard Snell ...................................................................... 75

CHAPTER 13 ............................................................................................................................. 77
SORDID “JEWISH” HATE CRIME ................................................................................... 77
“BRILLIANT” EX-JUDGE JASON BRENT’S PERSECUTION AGAINST THE EKKERS .... 77
LETTERS TO THE EDITOR .............................................................................................. 77
PERSONAL TALE OF ‘UNFAIR’ .................................................................................... 78
COURT PROCEEDINGS by Doris Ekker 8/16/89 ........................................................... 78
HATE CRIME IN SMALL CALIF. TOWN ........................................................................ 80
EKKERS PERSECUTED FOR CONVICTIONS by Rick Martin 11/26/93 ....................... 80

CHAPTER 14 ............................................................................................................................. 82
LONG LIVE THE CONSTITUTION! ................................................................................... 82

CHAPTER 15 ............................................................................................................................. 83
THE NEWS DESK by Rick Martin 2/6/95 ...................................................................... 83
CATHOLICS “GUILTY” OVER HOLOCAUST ................................................................ 83
CANADIAN MOUNTIES & THE HOLOCAUST ............................................................ 83
NEW HISTORY STANDARDS REJECTED .................................................................... 83
SEARCH FOR E.T. ............................................................................................................ 84
FOOD NOT ARMS ........................................................................................................... 85
SUPERGERM ................................................................................................................... 85
AIDS VACCINE STRATEGY .......................................................................................... 85
TUBERCULOSIS ............................................................................................................... 86
POT SELLER GETS HEARING ....................................................................................... 86
CHILDREN LEFT OUT .................................................................................................... 86
KEEP WRITING THOSE LETTERS! ................................................................................ 87
JASON BRENT STILL ...................................................................................................... 87
STIRRING UP TROUBLE! ............................................................................................... 87
FROM NEWSPAPER READERS .................................................................................. 87
ACROSS THE COUNTRY ................................................................................................. 87
RECENT MESSAGES FROM RONN JACKSON ................................................................ 89
“YEAR OF THE PATRIOT” by Ronn Jackson 1/31-2/6/95 ............................................... 89

CHAPTER 16 ............................................................................................................................. 91
UNANSWERED QUESTIONS ABOUND .......................................................................... 91
AS MILITARY HARDWARE PILES UP From the 1/30/95 issue of The SPOTLIGHT ....... 91
by Blair ............................................................................................................................... 91
ABRAMS INOPERABLE ................................................................................................. 92
RUSSIANS’ LATEST ......................................................................................................... 92

CHAPTER 17 ............................................................................................................................. 94
FED CZAR GREENSPAN TRAPPED BY LIES? by Martin Mann ................................. 94

CHAPTER 18 ............................................................................................................................. 96
THE VALLEY OF RADIANCE ........................................................................................... 96
Part I: SETTING THE STAGE by Rick Martin 2/11/95 .................................................. 96
CHAPTER 1

THE MOST ASTOUNDING SUBJECT OF MODERN TECHNICAL WARFARE: ROBOTOIDS & GENETIC DUPLICATES

Editor’s note: Near the middle of the third column of the writing on p.2 Commander Hatonn asked us to share a bit about the Jimmy Carter entity presently hopping around the globe like some brilliant international peace-meister and social gadfly in high places.

Well, as we rummaged around for that material, we discovered it was very interwoven not only with what we have covered these past 3 weeks with the Bolshevik-Zionist antics of the early Space Shuttle missions, but also with the incredible subject of biological doubles or genetic duplicates.

Realizing that we have never yet offered you a focus article on this subject, we decided to put together, from some of Commander Hatonn’s earlier writings, a bit of a “refresher course” on a matter—ahem—not well covered in our Biology textbooks, for some reason.

I always hear that this subject is THE most incredible and difficult to accept of all our far-out topics, yet the clues, to the actual progress that has been made in Genetic Engineering, are all around us if we but keep our eyes open for the relevant news tidbits.

Moreover, as you read the following, harken back to the final episode, for last year’s first season, of the wildly popular TV show called The X-Files, and remember those large vats of growing bodies featured prominently in that season finale episode. Wherefrom do you think that show derived its story line—from fiction or fact? Better read the following before answering that one!

These writings are extracted from Journals #28, #29 and #52, containing information from writings that go all the way back to November 30 of 1990! Nothing has changed—except improvements of these technologies to a level truly almost beyond belief.

Yes, as the old phrase goes, looks CAN be deceiving, especially where various world leaders in the New World Order pageant are concerned. Moreover, you’ll probably never be able to look at a cow in quite the same way again, either!

— Dr. Edwin M. Young, Editor-In-Chief

4/4/91 #2 HATONN

Allow us a break for lunch and then, before moving back to the subject of national disarming and weapons control, I will respond as briefly as possible to inquiries stacking up regarding robotoids. Please understand that I will not jeopardize the safety of ones in service by giving other than general terminology or concept. You, the readers, must become comfortable, however, with the knowledge that this is a pretty well-perfected technology. I am not deliberately evasive about the subject; it is that we take things out of sequence and context and then we have myriads of scattered fragments which often cause more concern than giving solutions to acute problems and malfunctions. For instance, it is better to act and start shutting off the fuel supply to whichever is in POWER OVER YOU AND YOUR NATION than to fully understand the details of the beings themselves. These beings in charge, these days, feed on power and control, and the fuel for their actions is supplied at YOUR permission and contribution.

I particularly wish to share with you a letter which came this hour to my attention. This person has gone far beyond that which we could hope and I want to respond to him. This man has taken all save two of the
Journals and all of the Expresses and has computerized subject matter for reference purposes. We will reprint his letter and then I will effort to give a little more intelligent response. Thank you all for your patience.

4/4/91 #3 HATONN

REGARDING “ROBOTOIDS”

Dharma, it is well worth the time to duplicate that which was sent to us by R.S. of S. CA. (for his own identification). I shall always protect our contacts for we will all need to be very much “alive” if we are to reverse the tide sweeping you away. We also need to be united in understanding and goal intent; therefore, we will simply have to share and re-share information until we all come into comfort and it will be through the sharing of “proof” confirmation as it flows unto individuals which shall unify the nucleus sent forth for specific purpose and allow the unseeing to gain insight. Do not spend time in great concern for the blindness of children, friends, etc. As God makes his Truth the unvarying foundation of our work—so shall ones simply come to see.

I am in receipt of a letter this very day, from one who not only withdrew from me but called me many, many quite unsavory names and pulled several away, temporarily, fortunately, as he went in anger and confusion. Today he comes to say, again in brotherhood, “thank” you that although learning “silence” is hard, he is so doing and is working diligently to be worthy of coming again within the fold as student rather than as “know-it-all”-better than God. We rejoice as the lambs come home. It is GREATNESS in the human who finds errors, recognizes errors and rectifies same—for I care not for name-calling (I have at least five feet of very resilient shoulders—with great bounce-back capability). Dharma is a bit more fragile and often thinks she must protect ME—she is quickly learning that I have plenty of room for her beneath my wings for the whole of us, and she often trusts me enough these days to come on in out of the storm. I have plenty of room aboard for all of you and us too.

Now for R.S.’s correspondence:

[QUOTING:]

Dear Commander Hatonn: (March 20, 1991)

First of all let me say that I welcome and accept everything you have written. I have received and read all of the Phoenix Expresses, but am 2 books behind on your Phoenix Journals—but trying to catch up. I find the material alternates between intriguing, engrossing, absorbing, shocking, and discouraging as I read with squeamish fascination. I make extensive notes on each page of both Expresses and Journals and put my notes on my computer so I can search and seek out information on any particular subject. [H: Thank you, that IS what we mean by “proving” truth and testing us. The more you “test” in this manner the better for us for in the sharing comes the confirmation to your brothers as well.]

Of all the subjects you have covered I believe I can say the most astonishing is in regards to robotoids. I note that when a question comes to you on this subject you indicate that the answer can be found by reviewing the existing Expresses and Journals which have covered this subject. With that in mind I have gathered all the material I could find and placed it on the enclosed 9 pages which I am sending along containing verbatim all the references and explanations. [H: This is such a mind-boggling subject and
the hardest for ALL of you to receive and accept that I have almost dreaded the day we would sit
to write a dissertation on the subject in full. I believe you can all understand the very grave
jeopardy in which this one subject, carelessly handled, can place, even destroy, our entire mis-
ion; so, please, I ask indulgence when I say that I simply may not give you step-by-step meth-
ods to create a “duplicate”. I will, however, effort to give you a bit more fundamental “HOW” it
is done, how you can rapidly create an “adult” or “any stage of growth” body development, etc.]

Nowhere in these 9 pages can I find a precise statement of how the robotoids are created. However,
I have noted your explanation below which appeared on page 93 of Shrouds Of The Seventh Seal which
seems to be as close as I could come:

“These ‘genetic/holographic’ DNA/RNA replicas have been in the perfecting for well over
four decades. All that is required is a holographic fragment (literally, one cell) and a replica can be
reproduced. Then all that is required is down-loading of the memory data and programming of the
manufactured entity.

“There are technical advances upon your planet, already in use by the Elite, which would
boggle your senses—robotoids are simplistic in relative comparison. They are comprised
totally of physical “matter” manifested into what you perceive as physical coalition of
these physical matter particles coalesced according to the DNA/RNA holographic blue-
print whereby the re-creation will be a projection of that which is being copied at the time
of replication.”

I believe I can speak for the common man of the street, since I am a common man of the street, when
I say that the underlined and bold-faced sentences in the above two paragraphs leave us with a very blank
stare. This may be why you are getting so many questions on this subject as you have indicated. It might
have some meaning to the laboratory scientist but to us men in the street it is just gobboldy-gook.

Please don’t mis-understand, we are not looking for a step by step how-to-do-it-yourself kind of
description; we would merely like a couple of sentences explaining how a full sized replica can be pro-
duced from one cell or fragment, and where does the matter come from which is multiplied to produce a
full-sized man or woman? Also what is done with the bodies of robotoids which are being replaced?
How are they able to get this holographic image of those who may have been destroyed before the
holographic fragment or cell was obtained?

“There are technical advances upon your planet, already in use by the Elite, which would
boggle your senses.”

Are you at liberty to reveal what some of these advances are which you indicated by the statement
above?. If I had to guess I would suspect some might be midgets, dwarfs and/or giants with grotesque
features which would be pawned off as space aliens by the Elite when they try to pull off the mock attack
by space aliens which you have mentioned from time to time.

It goes without saying that your Expresses and Journals are my primary reading. I only wish my 40-
year-old son was not such a skeptic and would take an interest. Thanks for being our window on the
world and giving us this marvelously comprehensive and fascinating (and sometimes disheartening) view of
our life here on Earth. Respectfully, R.S.

[END OF QUOTING]
My observation is that there will be many readers who still have no idea what we are talking about and will object if I do not give fill-in and therefore, though it be tedious—R.S. has done our real work for us, and that is in pulling out that which we have already covered. Then it becomes easy to fill in some blanks for you. If this is repetition for most of you, I still ask that you study it carefully for it is, as I have said—the very hardest concept to accept and yet, you shall see that it is one of the easiest, if understood, to accomplish.

[QUOTING:]

HUMANLIKE GENETIC REPLICA
SYNTHETIC DUPLICATES
ROBOTOID HUMANOID
ROBOTIC RNA/DNA DOUBLES

As Referenced In The Phoenix Express and Journals

Phoenix Express Vol. V, No. 11 & 12, Pg. 7, 11/30/90 (The Robotoid Mind)

I would like to say, prior to the reader’s intake that we shall be writing in depth regarding what are known as genetic doubles and robotoids as referred to lately. These are new entities and we shall be speaking of such in this upcoming writing but I would prefer to delay further description until later for we are so stacked up with urgent material.

The robotoid mind has no ability to comprehend danger from the larger perspective. It can comprehend its own possible demise, but there is no “Soul” connection to God. Survival is a most elementary emotional connection to God and in times of great stress (i.e., “all men in a foxhole wholly believe in God”) this is through the Soul. Since the robotoids do not have this connection, they simply intensify whatever activity they are focused upon, unless concerned for their own bodily survival.

Thus we have men in high places who are “soulless” and beyond the reach of normal reasoning process. We speak Truth unto them as to what the consequences are of continuing this insane push and it does not penetrate, for the focus is only intensified. So, the maneuvering goes on in attempts to strike what they believe to be our vulnerable point, the crystal and our ground crews. It behooves all ones of this group to stay close within the area and to stay in constant focus of maintenance of your shields. ’Tis not the time to question the validity of what is going on about you as to reality, but to come into understanding that it is real and that you do play a most crucial and critical role in the sequential playing of God’s hand in the game being played out.

Though we have all manner of scanners and do track and monitor key players, even then we are also somewhat surprised at the audacity of Satan’s challenging us directly at this stage, but we must all remember that man’s plunge into evil has carried him far beyond even that which Satan sanctions. However, neither is he going to put a stop to one of his humans that would carry his plan forward with the creativity that he, Satan, lacks. Neither will he make any effort to protect or salvage these ones. They are way out there on a limb of their own projection; if robotoid, it is a distortion within the original human being that is being followed into manifestation.

Thus the discussion is so that you ones may perhaps grasp the degree of danger that not only you as focused group for God face, but humanity as a whole, for few grasp, accept or even have an inkling of what they are facing when it comes to the layers of evil planning as well as the presence of those Soulless
ones that cannot be reached by God for there is no connection. God does not sanction war or death for it is destructive to the Soul to participate in such; however for those that are soulless there is the dilemma of man as to what to do when one such as this becomes focused upon the destruction of God’s real children. How indeed do men of God handle such a situation? How does man know when indeed one such “being” is confronting him face-to-face? One such test is the challenge, “If you are not of Holy God, I command that you stop this instant.” A Soul-connected being will hesitate, even if only for a split second. If you identify yourself with Holy God, then you had better be prepared to defend self, for a robotoid is programmed to destroy that which is of God. It is part of the process. They have not the connection with God that human has with which to identify each other, so they cannot be sure until you declare yourself, unless you are already known to them. That does not mean that you, if you are walking within the shield of God, are left defenseless in a moment such as this. The Presence shall be right at your shoulder and you will be given to know that which you are to do—if you are not in such fear and panic that you cannot instinctively know. Here you could hear words, but the reaction time would not serve you, instead there is a survival instinctual connection that allows for instant perfect action. Thus we encourage you to constantly acknowledge and recognize the Presence within you and without you. It is within this Presence of Spirit that you live, move and have your entire experience. I can assure you that if, in a moment of confrontation, your mind takes you back to a “Rocky” or a Clint Eastwood scenario, instead of connection to your own instinctive God connection that you have cultivated and prepared by holding self in the present moment, your body is either a write-off or you will have lots of incarceration time to ponder your error in not being prepared as you are being given direction to do.

Phoenix Express Vol. VI, No. 4, Pg. 4, 12/13/90 (We Are Ruled By A Robotoid Army)

You do have “Little Gray Alien” REPLICAS on your planet. There are exact likenesses of myself on your planet—having been replicated from basic rna/dna cellular duplication. NOW, HOWEVER, FOR THAT WHICH YOU MAY BE QUITE UNPREPARED: YOU ALSO ARE GOVERNED BY AND RULED BY A ROBOTOID ARMY! EVERY FUNCTIONING PERSON OF IMPORTANCE TO THE EVOLVEMENT INTO ONE WORLD ORDER IS A REPLICA. I SHALL UNFOLD THIS TECHNOLOGY LATER FOR I KNOW THAT YOU PEOPLE ARE NOT READY FOR SUCH. YOU HAVE BEEN SUBJECTED TO THIS TECHNOLOGY FOR WELL OVER TWO DECADES AND NOW YOU ARE REAPING THE FINAL CLOSING OF THE TRAP UPON HUMANITY.

I am not, herein, going to outlay who is who and what is what—watch, and you will be able to discern. Is Bill Cooper with his 9 foot alien picture real or false? Would he know if he were not? Likely not!

The “Big Boys” are getting ready to SHOW YOU a whole bunch of very “Earthly” spaceships and little and tall aliens. They are going to even bomb some of your cities to bring you into terror of our presence—for they know that with our presence—GOES THEIR DOMINANCE! Through causing the mass of mankind to fear God’s Hosts, you bring further confusion and destruction upon selves.

YOU HAVE ONLY GODNESS COMING FROM THE COSMOS IN THE FORM OF COSMIC BROTHERHOOD—DO YOU ACTUALLY THINK THE ONE WORLD RULERS WILL ALLOW THAT KIND OF NEWS??

To make my point, of all the Journals of Truth in your oppression and lack of truth—HOW MANY OF YOU HAVE A TICKET OR RENTAL AGREEMENT FOR ONE OF THOSE APARTMENTS IN AUSTRALIA?? I THOUGHT NOT! THOSE ARE VERY EXCLUSIVE LIVING FACILITIES, DEAR ONES, PLANNED FOR THE VERY ELITE AND NOT ALL OF THEM. A GREAT NUMBER OF
ELITE WILL BE GREATLY SURPRISED AS THEY MAKE FAST ASCENT—RIGHT AFTER THE BOMB GOES OFF! THERE IS NO HONOR WITH SATAN, DEAR HEARTS, AND YOU HAD BETTER BEGIN TO RECOGNIZE HIS HANDMEN AND MAIDENS.

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**Phoenix Express Vol. VII No. 6 & 7, Pg. 1, 1/15/91 (Bush Is In His 28th Cycle of Robotoid)**

Herein you will simply have to believe me when I tell you that there are replacement ones for your top leaders—and hundreds of “not so top” personages. The 28th George Bush was put into the picture on the 12th of January 1991 at Camp David. He was tested and “smoothed” on the 13th and presented again to you on the 14th. He did NOT go walk alone this morning (15th) to reflect and commune with God—he went to be alone so the messages from his puppet-masters—right out of Moscow—would not be monitored. I ask that, for the moment, you accept this which I tell you and then we can discuss how this can be true for, of course, many men have died because they brought this information. But information, none-the-less, has been given to you-the-public as far back as 20 years past—regarding genetic/holographic robotoids which bear identical memory patterns but are subsequently “programmed”. I have written of it in one of the more recent Journals but will repeat the information as I have time. Suffice it for now, please accept that which I tell you is not only possible but is, in fact, utilized in myriads of instances—right now!

There are several places of top security where these transferences are made and replica holographic information is garnered for necessary multiples. Camp David has been the prime location for it is used as the Presidential Retreat and often social gatherings, such a birthday celebrations, top-level meetings with diplomats, etc., are carried out. This technology has been perfected in the Soviet Union and thus you have the reason that your government seems so indisposed to do anything other than cozy up to Russia.

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**Phoenix Express Vol. VII, No. 8 & 9, Pg. 15, 1/21/91 (Genetic Duplicates, holographic/cellular duplication, the programming mechanism.)**

Perhaps later today (1-21-91) we shall have time to discuss a bit of information regarding genetic duplicates and holographic/cellular manifestation of new bodies and the mechanism of programming. The concept is so simple that I am almost embarrassed to discuss it for, as with all things scientific in “nature”, you will find total simplicity. [H: Sorry about that—we obviously did not find extra time that day.]

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**Phoenix Express Vol. VII, No. 11, Pg. 3 (Programmed robotoid humanoids)**

You cannot, as Americans, understand that which is happening and you stand strong for that which you have been “told”, afraid to speak out and appear bigoted or “against” anything regardless of how heinous the actions. Why? Because you are at the point of open warfare in the form of Psychopolitical actions called “brainwashing” and the citizens of a government run by robotoid humanoids programmed to do exactly that which they are doing.

**Phoenix Express Vol. VIII, No. 4 & 5, Pg. 9 (The world’s leaders are Replicas; Ronald Reagan was slain.)**

You say, “...but there was to be one ‘slain’ only to rise again and call himself God and THEN we would know by the sign.” There is no way to slay the leaders, dear ones, they are replicas of the originals and
there are dozens to take their places and you will never know. You killed Ronald Reagan and yet, you
know not that he was dead! All the signs were there, including the running of your important and critical
government by astrologers and still, you missed of it.

Phoenix Express Vol. VIII, No. 6 & 7, Pg 12, 2/10/91 (Robotoids: The world is inhabited
with reproductions of programmed evil.)

The world is inhabited by reproductions of programmed evil with density of darkness and no lighted
souls to traverse the heavens for they are birthed of the whore of Babylon who rests her feet upon the
heads of God’s precious Creation/creations and laughs at the blindness of the lambs. Man realizes not that
he walks and serves that which bears no soul essence within the breasts—he follows reproductions of
genetic fabrications in blindness. He realizes not that simply through Truth and confrontation with that
Truth shall the evil replicas fall to the wayside.

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 13, 2/10/91 (Robotoids)
The lies become so blatant that it astounds that even the dense of dense cannot see—but in many ways
the entire masses have been mesmerized by the hypnotic repetition of the robotoids who have been
placed in your command to control you.

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 14, 2/10/91 (Robotoids)
Your top military leaders go forth to the “front”? They basically go no-where. How is it that your
military hierarchy are still in Washington in the war room? They cannot get very far from Camp David is
“WHY”. Look at the evil cover-up—even calling the Camp of Evil replication, “DAVID”.

Phoenix Express Vol. VIII, No. 6 & 7, Pg. 14, 2/10/91 (Bush is now in his 30th replica.)
(Note: Also appears on Pg. No. 92-93 of Shrouds Of The Seventh Seal) [H: Thank goodness
the items “match”—I probably owe a portion of this to Oberli who keeps me on my tippy-toes.]
Even a robotoid who comes within the lighted places of God Truth, shall be given soul by that Grace
abounding. An awakened humanity can SEE the robotic replicas as produced by Satanic instruction.
For instance—compare the one Cheney and that one, Powell—as they meet with their brother, the 30th
replica of Bush on the morrow. All have been wined, dined and exchanged at Camp David whilst you
believe them to be “studying the military situation” in Saudi Arabia. The flaws in the replicas are so
obvious that you do not even have to look carefully. These ones are programmed to tell you exactly that
which will pull you into the beast’s claws as dead-ahead as a machine can move.

Phoenix Express Vol. VIII, No. 8 & 9, Pg. 2, 2/1/91 (Robotoids-Puppet Masters)
Robotoids and genetic doubles, I REPEAT, have been around and steadily being perfected for four
decades of public use right before your eyes. They are a product of the Soviet Zionists and have been your
puppet masters for a long, long time—a new twist of sick humor perhaps—”the puppet pulling the human’s
Let us take a short break.

4/4/91 #4  HATONN

REGARDING “ROBOTOIDS” (Cont’d)

CREATION, THE SACRED UNIVERSE, JOURNAL

Pg. 192, Robotoids:

When I get opportunity to remind you about Russian Robotoids, you will perhaps stop calling us kooks and “your enemies”—we outlined, in the 1970’s, the entire picture and availability of Russian Robotoids and duplicates. [H: Ah ha, you caught me! Yes, we had some receivers as far back as that and one of the best, which I shall still leave unnamed a bit longer—was killed for his efforts.] If your leaders are of Russian control, dear hearts—you will come under the control of Russia, no more and no less—and, you already have placed in your councils—controlled substitutes. These ones are further programmed by pulsed beams and will function according to the overall Global Plan 2000. [H; I ask that someone in the group send R.S. copies of the tapes of our meeting when W.H. was with us for I believe it was at that session I discussed Yeltsin/Gorbachev. One reason that there is so much confusion in the Soviet Union this day is because Gorbachev is a many-times-replaced robotoid and Yeltsin is NOT. This infuriates the Khazar Elite and they will destroy the world along with Russia if that is what is required to gain control. I shall not go into this further for it is like a death contract on my people. I would hope that you ones can figure some manner in which we can make available some of our sessions such as the ones when “visitors” are in our midst. The load is simply too great for me to insist so please bear with us for our staff is at the breaking point and I am vastly increasing output, as you can see. I must leave it to the publisher to decide what to do about the problem of such quantities of material. Dharma and I plan to continue as fast as we can pour it out upon you.]

BLOOD AND ASHES, JOURNAL

Pg. 83, Genetic Replicas of Humans:

In the late part of the 1970’s the existence of man-made genetic replicas of human beings was made public. The revealers were locked away instantly and the key tossed. It was disbelieved although motion pictures were made as sci-fi and the subject buried under threat of penalty of death to disclosers. They, however, did (and do) exist and were pressed into service right before your eyes. You didn’t even blink at them—no sir, you just gobbled up the lie, chewed it and swallowed it in total.

When first revealed to you they were referred to as “Synthetics” and in honor of the daring Truth-Bringers we shall continue to label them as such. I request that herein you not ask me for details of the replicas for they are not the point of my story and they will be covered at a more appropriate writing—just
know that they DO exist and currently they are used continually to cover the shadow/parallel governments of your nations. Suffice it here to simply state that they do exist and were utilized in the April launch. One reason the preparation time of early astronauts was so lengthy for public consumption was to facilitate perfecting **duplication of all segments, including the astronauts.** Actually, the duplicates need not be perfect for plans are well laid in case of discovery an alteration can be instantly orchestrated if necessary. People cannot describe a suspect if at the scene of a murder, on oath—you certainly are not paying attention to anything that would cause you to suspect illusion if it remotely resembles the real thing.

“Little Gray Aliens” in underground secret bases? Oh, my friends, you have no conceivable idea what wondrous secrets are in your underground secret bases. Tuesday morning, April 14, **genetic replicas called “Synthetics” of the then late astronauts, Young and Crippen,** were readied at White Sands. They were programmed to take a computerized ride on the training Shuttle **Enterprise.** The Young and Crippen entities boarded the **Enterprise** which was mounted on top of the launched 747. After rocket fuel was loaded for the Shuttle, the 747 took off and headed west, avoiding commercial air traffic. The launched 747 headed out over the Pacific until it was several hundred miles west of Los Angeles. Then it turned back east toward the California coast. On television you were told that the non-existent **Columbia** was re-entering from orbit.

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**BURNT OFFERINGS AND BLOODSTAINED SANDS, JOURNAL**

Pg. 212, Humanoid Robotoids/RNA, DNA Doubles (Genetic):

I have already written sufficiently—most recently, regarding how the doubles are created from holographic projection and DNA cellular reproduction. Please do not ask Dharma to spend time in repetition. With some 14 of you reading this material daily, surely at least one of you can locate the writing bearing this information—if not, sic sic!

I will, however, tell you when the Bolshevik use of these “doubles” became mandatory and proliferation blossomed. Now, in addition, you always desire speaking of the “little gray aliens”—OK, get ready, for this is wherefrom came the technology for reproduction of the **robotoids.** It is NOT like the projections the UFO “crowd” pronounce nor are the secret Majestic 12 uncoverings truthful (the documents are total fabrication).

When I tell you that the problem of “little gray aliens” on your place is not coming this day from the cosmos—believe it. It is the evil on your own placement—now locked into your Earth density, which is your problem. Your immediate perpetrators and expressionists are the Zionists in dispersement throughout the governments and financial communities, along with, of course, the scientific.

Any more recently “transported” “little gray aliens” which are seen regularly and reported by ones who see them and cannot be denied, are mostly reproductions. You are watching the very duplicates made functional by Satan himself come to, what appears, life. It is not the same kind of “life” given through Creator in soul manifested, physical matter. Therefore, **KNOW** that he can reproduce **replicas** ad nauseam from genetic blueprints and programming but he still only has **robotoids and robotoids** continually give him a great deal of trouble for they are easily identified once people realize there is such a thing. It is the ignorance of the fact of it that keeps the secret secure. You witness, say, Mr. Bush acting in a such and such manner and looking particularly young—then over the weekend he is changed and appears either more youthful or older—but definitely “different”. You simply mark it up to “a bad night’s sleep or too
much to think about or responsibility” or any number of excuses for the change. Even your magazines and newspapers note the changes and simply comment on the incredible duplicity of the man. No, you are now encountering your 29th replica of George Bush. And with him must come a new Barbara Bush lest the show be spoiled. These duplicates become weak in strain and, under stress, are incapacitated quite rapidly as would be a “growing organism” placed in a stressed environment.

Henry Kissinger is another one to watch closely—he is changed-out frequently, also, for he bears the responsibility of orchestrating the Plan for New World Order. So, if Kissinger is a biggie and is also robotoid, WHO is the PUPPET-MASTER? You guessed it! The prince of deceivers, himself. You were told that—in the ending—Satan would be given total rule over the planet and you now have a very real entity deceiving you as a mass populace of the planet.

“Well, why don’t you do something about it—you who claim to be of the Light?” We are—we are bringing you Truth just as fast as you will accept it—for when you know and accept Truth—you will also be given to know how to counter that which is imitation of life. You who are creations of God Source are not “imitations of life” but experiencing fragments of the Creator’s Self. Satan’s army is now land-locked; unfortunately, it is on the same land upon which God’s Creations are also experiencing. So be it for it is the schoolroom of soul progression. You are simply living out the prophecies as you perceive them to be.

You see, even the prophecies of one Nostradamus are coming into focus—the Mongol in the blue turban, let us say—this represents the Khazar element of the anti-Christ with the flag colors of blue represented by the “turban” (which was the color, or flag, of identification in the ages past). The Soviet Union appeared to have been killed and is now to rise again more deadly than ever. Even the Pope of Rome is a duplicate playing the role of deceiver.

Ah, but WHEN did it become necessary to begin to bring doubles into public perfection? With the death of David Rockefeller.

SHROUDS OF THE SEVENTH SEAL (The Anti-Christ Whore of Babylon), JOURNAL

Pg. 93, Doubles, Robotoids and Replicas:

Beloved ones, these men you perceive to be leading you are replicas and incapable of either compassion or change of programming—they have ONE GOAL IN SIGHT AND ARE PROGRAMMED TO MOVE UNFALTERING TO THAT GOAL EVEN IF FREQUENT REPLACEMENT IS REQUIRED—THE GLOBAL CONTROL OF YOUR PLANET, IN PLACE AND OPERABLE, BY THE TURN OF THE MILLENNIUM. THESE ROBOTOIDS HAVE NO MANNER OF CONTROL BY WHICH TO FUNCTION DIFFERENTLY AND UNLESS YOU STOP THEIR MARCH TO DOOM, SO SHALL IT COME TO BE!

How is it that you find this difficult to accept? These “genetic/holographic” DNA/RNA replicas have been in the perfecting for well over four decades. All that is required is a holographic fragment (literally, one cell) and a replica can be reproduced. Then all that is required is down-loading of the memory data and programming of the manufactured entity. I have spoken of this procedure prior to this and will not take precious time to repeat and repeat for those who simply do not wish to go back and effort at gaining the information. You see, I, Hatonn, care not in the least whether or not you believe me nor if you understand the mechanism by which it works. You are “willing victims” of the lie and YOU will awaken or sleep on—it is up to you. Our commission is to outlay the Truth unto you—YOURS IS TO CONFIRM AND ACKNOWLEDGE—OR NOT, AS YOU WISH. There are technical advances upon your planet,
already in use by the Elite, which would boggle your senses—robotoids are simplistic in relative comparison - - - [and the rest of the document is repetition.]

[END OF QUOTING]

Thank you, friend, you have done a lot of work and, also, have saved me work in reconstruction. One problem is that, somehow, some of my prior information IS still missing and therefore, I can only assume it to be in one or two of your missing Journals. It is not sufficient to stop me from responding for I have not yet told you HOW you grow so fast, at any rate.

Know that you will read my discussion (or it got omitted which I think not probable) that there are already working duplicates of, for instance, cattle. There are also the projects in research to clone “body parts” for identical transplantation of heart, limbs, etc., without rejection of the attachment for it will bear identical genetic structure and the body will not recognize the difference. Now to a bit of specific technology to consider.

There are two kinds of cells in the body—the germ (the sperm cells and the egg cells, which produce the next generation) and the soma (the cells of the blood, brain, muscles, and everything else).

Each somatic cell has two sets of chromosomes in its nucleus. When it divides into two cells, all the chromosomes double, and each daughter cell receives a complete double set. But when the eggs and sperm are formed, by a process called meiosis, the two sets of chromosomes are broken up, and only one set goes to each of the daughter cells. Each egg cell and each sperm cell carry a random mix of half of an individual’s traits; the only time they have a complete set of chromosomes is when their nuclei come together during fertilization. At the moment of fertilization, life begins anew with an individual that is identical to neither its mother nor its father but rather is a 50-50 combination of both.

Starting out as a single cell, the embryo grows rapidly, not in size but in number of cells—first two cells then.... The growth begins when the nuclei come together during fertilization. The point then, of replication is to introduce two identical nuclei from the same entity. Upon integration they will multiply identically as above stated for it represents fertilization—the cell recognizes no difference. And thus begins replication of an identical clone.

As the cells multiply the embryo is a mulberry-like cluster of cells called a morula, scarcely bigger than the fertilized egg. As division continues, the morula turns into a hollow mass called a blastula (blastocyst in mammals), which is first hundreds, then thousands of cells strong.

In the event of “artificial cloning” it is much like a test-tube embryo except that it is completed in a medium which allows the nutrients of life to be utilized. While this is happening—there is a holographic image available for alteration as necessary for duplication of the finished entity.

In the early division, all the cells of the embryo are indistinguishable from one another. But later some of the cells begin to specialize, and the process of differentiation begins. As development proceeds and the embryo takes on shape and form, more and more cells become committed to a particular pathway, changing in form and function. The blood cells make hemoglobin, the muscle cells make a muscle protein, and so on. The facts are, and research now shows—every single cell in a body contains all the necessary things to reproduce a replica.

It must be noted that adult differentiated cells and egg cells, are on two very different time tables for division. The egg is on the fast track, ready to spring into action about an hour after fertilization if left absolutely alone, while the far slower differentiated cell is programmed to divide every two days or longer. So when the nucleus of an adult cell is placed in a recipient egg, it is forced to divide before it is ready. Chromosomes get left behind or are torn apart. The result is that some of the clones have chromosomal
abnormalities and may be genetic "monsters".

Now it gets more technical and tedious. Several things must take place to reproduce a "well-rounded" duplicate. As the cells are growing there must be introduced something which will accelerate growth and reproduction. You have in each body a functioning gland called the pituitary (I think is your label) which regulates growth. If something happens, say a tumor, in an adult wherein the pituitary gland becomes hyperfunctional, a disease, which I believe you call something like "acromegaly" which is chronic hyperpituitarism marked by progressive enlargement of hands, feet, and face—occurs and within very short periods of time the body will simply outgrow itself—become huge and because the bone structure cannot house it the monstrously rapid growth can simply kill itself from overgrowth. So, if the pituitaren from the gland is introduced in increased amounts during the early formation and duplication of cells—the growth rate is incredibly rapid. As the body reaches proper proportion and the cells mature into proper function in the proper placement—the hormone is decreased and additional amounts stopped completely. Understand that this is oversimplification of a rather complex mechanism—however, once the duplication process has been accomplished once or twice, the amount of additives is pretty well decided and the duplication becomes indeed rote.

I believe you can understand that as these reproductions are created they become less stable and much less sturdy although they will replicate even to the age category depending on giving additional hormones or withholding same. Then what is not perfected by "natural" growth and aging can be surgically altered.

So, what have you? You have a body functioning as a machine and a pretty empty mind of a womb-infant. It becomes very easy to down-load information from one brain to another—especially if there is no preconceived ideas or thoughts in the recipient brain. It becomes simple to place the outgoing replica or "person" into a state of imaging and the images in response to questions and input guidelines are extremely rapidly "read off" just like a rapid-fire computer system. Don't be fooled by that which you are not told much about—but there are cameras which can now photograph thoughts—down-loading a mind is nothing and can be completed in only a few brief hours. During this same period of time programming for current and future functioning is integrated. "Flaws" in personality will most often be continually exaggerated and this is that which becomes the problem—that of keeping the entity under control.

What happens to the original? It goes where all first creations go—the soul departs and goes to its proper placement for progressive experience. The clones, when no longer useful, are simply "dumped". If the expression within the essence is recovered and given again the gift of soul entrance through Grace (and there is no other way, beloved ones) then the "clone" becomes a functioning "whole" and separate entity but will bear the mental rememberings of the original and will pretty much continue the original's experiences. Hence comes the term of terms—"walk-in". Now I remind you ones who like to consider yourselves "walk-ins" for God—forget the concept. Clones are of evil beginnings by any measure of the term. Replacement of energy form into an existing body is indeed of evil. God needs no such fabrications. If God needs a body, He creates one. Remember, "Satan" as you call him, cannot create—he must utilize that which is already created—havoc is all that evil one can create.

So you see, it is not even longer speculative among the scientific community. By combining the techniques of nuclear transfer with those of in-vitro fertilization, the technology for cloning human embryos is now on-line. Using the same basic technique of serial transfer, scientists can duplicate the same embryo over and over again thereby cloning not just embryos but human adults.

Scientists have long been able to trick adult body cells, normally differentiated to perform specific tasks, into going backward in time to an early embryonic stage when all the genes were fully turned on and all things were possible. The researchers reached the power to turn back the clock, so to speak, making
an adult cell young or duplicating a being at any age level through manipulation.

You must understand that in the beginning of this idea it was set forth as wondrous to be able to have a second set of organs, etc., if ever needed for individuals. Well, of course one secret thing led to another until they were taking a cell from an individual, transferring it into an enucleated egg, growing the embryo in culture for a few days, and then putting it into a surrogate uterus. After about six weeks into the embryonic development, the collection of primitive cells called the telencephalon, the forerunner to the higher brain, would be removed and frozen. In this way the body clone “would never develop a brain capable of anything more than secreting hormones and commanding the most basic vegetal bodily functions. It would never perceive pain or love. Without any portion of the higher brain, the body clone would be less human than the fish that graces your dinner table.

Once the body clone would be grown to the appropriate size by intravenous feeding and hormone injections, it could serve as the equivalent of a brain-dead organ donor, only in this case there would be no rejection of a transplant. Since the clone would have exactly the same genetic makeup as the person from whom it was derived, all its parts—from the facial features to vital organs—could be replaced as though they were the person’s own—which they would be. If now, the desirability is of having a functioning higher brain, then the additional steps would need to be taken to re-establish the telencephalon.

The problem that many scientists face in cloning is that in the reproducing much of the “personality” which makes a human sexual is lost and also it gets rid of all the very characteristics that are enjoyed about a human. As a matter of fact, as dangerous as the actual cloning of beings is what is happening already on a massive scale—the brain control which causes everyone to act in various controlled manners. How is it that a hundred million Americans watch the Super Bowl, or millions of people buy little plastic disks with scratches on them? Basically this is worse for the perfectly good and functional gifted mind is wasted. The potential for abuse is incredible and so it has become a fact.

The fact that contents of a brain can be transferred only requires knowledge of the psychochemical way in which memory is stored—and you have known how memory is stored in a computer. With the proper psychochemical balance it is merely a matter of transfer as from one computer disc onto another. With cloned brains and memory transfer, the individual is raised to the nth power—but without the capacity of moral conscience as given unto man in the form of soul. You see, the purpose is not to just serially immortalize but to produce parallel infinity.

Please allow this to be sufficient for this sitting as I have a very weary scribe who is wishing I would just clone her a little bit more time and a few more fingers.

I thank you for your inquiry and I hope I have been complete enough to satisfy without overburden. I am sorry to leave out any of your questions but I simply may not jeopardize my beloved counterparts by speaking of the other advanced technical achievements at this time. Too much information makes you targets and I refuse to allow that as my scribe, for instance, is marked like a neon sign already and therefore I give her nothing more than any of you have in access for if there is nothing to gain from her, she is left alone and our adversaries know that she is given nothing for they glean exactly that which I give her—right as she writes it on this apparatus.

Our sole mission is to “awaken” mankind—not invent new or re-invent old technologies and man’s problem, already, is that his technology is far advanced of his ability to socially survive. Know that as things are acceptable, proper ones will be given into knowing the information in proper sequence. God does pretty well at planning—and remember—HE WINS! THAT, BROTHERS, MEANS WE WIN!

Close this out, Dharma. I want to share the other information and confirmation received from A.B. regarding Egypt, etc., but we are too fatigued for this day. Thank you, chela, for relentless service and know, dear one, that when we pull this off—then you can go clean your cupboards. In great love beyond
your knowing, I humbly bend in appreciation to you precious ones who struggle along with us in this journey acting as alarm clocks—the rewards shall be grand indeed for the promises of God are always met although you rarely have perceived them properly. Even so—they are always more wondrous than you can imagine.

In brotherhood and friendship I take leave this evening.
Hatonn to clear, please.

4/17/91 #1 HATONN

Dharma, it is long past lunch time and we need a break. Then I wish to discuss a few more points regarding robotoids for I seem to have stirred up the hornets. You will note however, that you now have first-hand information from one who is on the “inside” and knows the CIA very, very well and you got confirmation, precious—even moreso you learned that the replications coming out of Japan are even more superbly crafted than those coming prior to now.

Also please note the newly coming co-ventures and meetings with Gorbachev of Japan’s top people—in Japan. Also note that within the week Gorbachev requested 500 million dollars in additional food credits—FROM YOU AMERICA—and got it! That means that all the prior is used up and now the flow will be quite steady. Pray for a good grain crop this year, chelas, for all your reserves are gone! So be it. Let us take a rest, please. Thank you.

4/17/91 #2 HATONN

ROBOTOIDS AND SYNTHETIC AUTOMATONS

I don’t even have the proper language to further discuss this subject with you for it is obvious that the general public is so uninformed that I hardly know where to begin. Therefore, in light of that which I gave you a week or so past, I shall try to move back in years to incidents and utilize descriptions as we move along. An excellent place to begin is, say, around your years 1978 and 1979 because robotics were on the scene, having moved from “doubles” and “look-alikes” into robotoids and then on into synthetic automatons which are referred to as “synthetics”.

Doubles had been utilized frequently and with astounding results for some years prior to 1978 but in Spring of ’79 Russia had begun to deploy this astonishing new Intelligence weapon. Those were the “organic robotoids”—artificial robot-like living creatures that simulate human beings. By introducing the robotoids, the Russians were able to make a shambles of the Bolshevik plans then in progress. Preparations were moving fast for a new Bolshevik socialist revolution right there in the United States, but the Russian robotoids stopped it cold. The major problem—then as now—the Zionist Elite have no real loyalty to any cause save their own so that which comes forth is utilized in any manner necessary to gain their own desires and the “host” factor is usually done-in while the wolf hides behind the lead-sheep’s wool. Even more importantly, the joint Bolshevik and Zionist Middle East War plan was temporarily thwarted. This prevented the Bolsheviks from going ahead with the rest of their plan for an American nuclear first strike against Russia and so, the next attempt of serious magnitude was set up for 1982. Yes, you read exactly that and if you know not of which I speak—please go read the Journals for I cannot repeat it all. [See the early Space Shuttle missions we just repeated in the last 3 issues of CONTACT.]
After that time, the Russians pressed forward with their robotoid infiltration and takeover of the United States. Within mere weeks, the year-and-a-half SALT II stalemate vanished and the treaty was signed in Vienna; for months major surprises showered the news which were the direct result of Russia’s robotoid “invasion”. At the time there were ones on your place who were being fed information right out of the Rockefeller Cartel and the CIA regarding these beings and it was being written, censored by the media and you the public tossed it aside like limp popcorn. Well, the two major resources were silenced and you were the loser. As we have bits of time on this subject, I shall back up and give you some scenarios which you can confirm, i.e. Sen. (robotoid) Church’s strategy to undo the Cuba crisis and to save SALT II. But this story is for 1979 because it is so important in magnitude.

A most important case in point was to do with America’s new relationship with Red China. In 1978, the Carter Administration was in a state of panic over Russia’s newly deployed crushing military power in space. The so-called China-card policy was the result. America suddenly dumped Taiwan and recognized Red China but the Russians were working fast to unravel the ties between the United States and China. Russia was determined to re-establish her own working relationship with China. In October talks were continuing between Russian and Chinese officials in Moscow with that goal in view. Suddenly a Federal District Judge ruled that it was illegal for President Carter to breach the treaty with Taiwan. Instead, he said, Congress must be consulted. In June the same Judge had refused to rule in the case, but the Russian robotoid take-over in the U.S. had changed things forever. Out of the blue came the surprise thunderbolt of the ruling. It could hardly have been better calculated to shake Chinese confidence in the United States, and it came at the very moment when Red Chinese negotiators were staring across the table at their Russian counterparts in Moscow.

In every possible way, the Russians were trying to make use of their robotoid advantage while they could, because there was a lesson which ran throughout military history and the Russians knew it well. That lesson was that when one side in the conflict developed a new weapon, the other side would soon counter it with a similar and often, better, one. A new weapon can decide a conflict only if it is used quickly.

The United States was far behind that of Russia in robotoid technology as well as space technology, but then the Bolshevik and Zionist enemies of Russia had achieved their own surprise. The Rothschild interests, which controlled both movements, had for many years been deeply involved in biological research of all kinds. They had not succeeded in learning the secrets of the Russian robotoids, but they had achieved success with something very similar. Those developments were called “synthetic automats” or simply “synthetics”. A Rothschild synthetic was similar to a Russian robotoid in certain ways. Each is an artificial life-form designed to simulate a human being, but synthetics also differ from robotoids in important ways. For one thing, they are generated by radically different techniques. Both utilize genetic samples from actual humans as their starting point, but beyond that everything is different.

The Russian process is a close relative of recombinant DNA techniques involving hormones and other life forms which could be loosely described as bacteria, simply for lack of better description. The details of the process were shrouded in the greatest secrecy of anything in historical reference—but the process (and I have already described it at any rate) enables robotoids to be generated from “scratch” very, very rapidly. The Rothschild process, by contrast, did not start from scratch—ah ha! Instead, certain tissues extracted from bovine (cattle) were the starting point. Are the lights flickering, L. Howe?

The synthetic is then generated in a process that changes the genetic make-up in order to simulate a person being copied. It is the outgrowth of a discovery made in the 1950s in France. The experiment involved two species of ducks called khaki Cambells (go look it up right after the shock goes away), and white Pekins. The landmark duck experiment of 1959 was reported in a book titled THE BIOLOGICAL TIME BOMB by one, I believe, Taylor, Gordon R. It was published around the late 1960s by the New
American Library, New York, N.Y. Taylor described the experiment in these words, quote: “They had extracted DNA from the cells of the khaki Cambells and had injected it into the white Pekins, thinking that just possibly the offspring of the latter might show some character derived from khaki Cambells. To their utter astonishment the actual ducks they injected began to change. Their white feathers darkened, and their necks began to take on the peculiar curve which is a mark of the khaki Cambell.” Beginning with that clue, the Rothschild synthetic process continued to be developed—in great secrecy and by the late ’70s, synthetics were beginning to appear on the scene.

I do not wish to frighten Dharma but she must become aware that it was known that she would write these documents from onset of her time here on the planet—only she did not know.

Her brother was in a very high-level military intelligence position; he was replaced at the time of his original “heart attack” and several times since. For your confirmation, chela, remember that they would not allow you to visit—you were also told by astonished ones that when they first saw him afterwards his hair had turned snow white in a matter of hours—from the research medications. “They” usually do not make such errors in presentation but were caught off guard by a persistent wife who stumbled in prior to having the preparations fully under control. The one who came to visit last summer via Nellis Field and Edwards Air Force Base was quickly identified by you but most people will not even question and will attribute changes to aging and “whatever”. Please KNOW, chela, that we wrap you in love and will see you through this journey for it has indeed been a painful walk for you. Don’t concern about your father, child, for he has long ago moved on, but it was necessary to have a “body” in his place perchance you went to visit—it would make it far easier to keep you in surveillance. Your brother even remembers a lot of his experience and departure and became quite confused in your presence—it is indeed typical and the clues were all over the circumstance.

CARTER

On October 9, 1979 Carter robotoid No. 18 was scheduled to hold a news conference. Three days earlier, Brezhnev No. 2 had made his proposals in East Berlin for military reductions in Europe. Robotoid No. 18 had been programmed to react positively to the proposals but instead your alleged President said, quote: “I think it’s an effort designed to disarm the willingness or eagerness of our allies adequately to defend themselves.” The Russians were totally dumbfounded. This was a fresh robotoid, surely the recurring instability problem could not be showing up so rapidly. After the news conference, he was bundled off for examination and testing, and that produced the second big surprise. It was not robotoid No. 18 at all, but a total synthetic. The synthetic was then transported to Novosibirsk for further study. There, robotoid scientists were able to establish an important and unpleasant fact: the source of the genetic material used in generating the synthetic had been robotoid No. 18; and whereas the Russian robotoids vary somewhat from one to another, the synthetic was virtually identical in appearance to the missing robotoid No. 18. But an important favorable fact was also discovered—the synthetics are inferior mentally to the robotoids. It wasn’t clear at the time how fast the Bolsheviks would be able to deploy the synthetics, but the guerilla war between the Rothschild synthetics and the Russian robotoids was underway.

Dharma, allow us to leave this for it is now too lengthy.

4/21/91 #1 HATONN

MORE ON ROBOTOIDS
AND SYNTHETICS

I believe I left you at the point that Russia was in possession of Carter No. 18. The Russians in Novosibirsk discovered that the “Rothschild” synthetics had actually appeared and now were in service. This was expected but, even at that, it was a surprise maneuver on the occasion of the first big public display. Since the Russians had been expecting duplication abilities they were both pleased and a bit disgruntled to find that the synthetics were more perfect in visible duplication but alas, were mentally inferior to the robotoids.

For that reason, the Russians were immediately turning their resources to a re-emphasis of their other weapons in their battle against the Bolsheviks in America. Remember now that this portion continues from the one in prior writings which were staged in 1978 and 1979.

At that time, by the Fall of 1979, they were beginning to use geophysical warfare again as part of their overall campaign to whittle away at the danger of nuclear war. In October Chairman Hua of China was in France, trying to buy Mirage Fighters among other things; but the Russians sent a very clear message to both France and China that they should forget that little transaction. On October 9 a Russian geophysical warfare weapon was set off in an undersea trench in the Mediterranean off Nice, France. It produced a sudden ebb tide, followed by a tidal wave that smashed 36 miles of the French Riviera. Surely you ones remember this for it was prominent in all the world’s news except yours which covered it in less than two broadcasts. This was an entirely new experience for the French, but not for Chairman Hua. The Russians had used geophysical warfare to give him a message more than a year prior.

For you Americans, it was now coming closer to home for, prior to this, THERE WERE IN PLACE SOME 46 BOMBS UNDERGROUND FOR EARTHQUAKE GENERATION IN CALIFORNIA. Dear ones, I didn’t place the bombs—I am simply reminding you that they were in place as far back as the mid-seventies and in 1979 the Russians began detonating those bombs by use of the beam system from Cosmospheres. On August 6 the strongest quake in 68 years—5.9 on the Richter scale, shook San Francisco, and in October (15th) a Richter 6.4 quake was set off in Southern California.

The Russians had become convinced that their robotoids would not be enough to stop the Bolsheviks. They had encountered some problems with them and now the Rothschild element had created replacement synthetics for the robotoids. So rather than allow the Bolsheviks to regroup and launch nuclear war, the Russians turned once again to geophysical warfare, including weather warfare. The West Coast, as with the earthquakes, was a prime target because of the heavy concentrations of aerospace and military activity there. They knew they could (and have done so) control the amount of rainfall and devastate the growing fields and water supply for the “garden” valleys. The big question remains—WHEN will they unleash the great man-made catastrophe on America’s West Coast? They continue to this day to give you warnings at regular intervals and you keep ignoring them and spitefully effort to set yourselves up for nuclear strike against them. Gorbachev is nothing but a puppet of the Bolshevik Elite (Khazar Zionists). The non-robotized leaders of the world do not like you, America, and are aiming to shut you down—would it not be better to stop this insanity on your own account? You could then turn into a world working together in freedom without “World Enslavement”.

Even though I recently wrote on the subject of cloning of cows, etc., I believe you need more current, factual information for you didn’t REALLY accept the first go-through. Let us just name some names and places for you now have synthetic cattle, turkeys, etc. In many ways it is far easier to consider using these synthetics as a food resource but it should be most serious that actual duplication is not only present but working. This, however, is not that which has brought the Hosts of the Cosmos—for the Khazars have also invented a method [scalar beam weaponry] to cause “death” and I speak of soul energy frag-
mentation which actually destroys the structure of soul essence. This is unacceptable! [And why the 
Hosts came to babysit—because of the antics with these scalar beam weapons.]

**DUPLICATED COWS**

I am going to just give you an example on this subject from that which is already published in your own 
data avenues—not from technical papers as much as outlined in layman language for better comprehen-
sion. Don’t get hung up on intercellular structuring from Hatonn for I shall not jeopardize the position of my 
scribe, and you of John Doe, ball-game watcher or awakening quarterback in God’s ball game, do not 
have to clone anything so allow us to accept that which is already available. It is understanding that you 
need—not specific experimentation in your bedrooms. You have done enough damage in misuse of your 
bedrooms!

Let us start with milk-giving cows. Biologists can clone a large number of very superior cows from a 
single embryo. The cows, which are designed to be excellent milk producers, will not be clones of their 
parents, because they will have genetic material from both: They will be genetic **replicas of each other**.

Let us follow the path from one through eight steps:
1. A superior milk cow is mated with a superior bull—through test-tube fertilization.
2. After six days, the resulting embryo has developed up to some 32 cells.
3. One cell is removed from the embryo.
4. An unfertilized egg is taken from a donor cow.
5. The genetic material is removed from the egg.
6. The cell from the superior cow is inserted into the egg and a jolt of electricity is applied to fuse the 
cell inside the egg.
7. The egg is then inserted into a surrogate mother where it is allowed to develop normally.
8. Additional cells can be taken from the original embryo and inserted into other surrogate mothers to 
create numerous genetically identical cows.

Do you now see that you can duplicate unlimited clones? Do you also now see why a few years back 
(very few) there was started a sperm bank with only contributors of those considered the most Elite and 
brilliant “Nobel” prize winners? The sperm cells (or cells) would be utilized from the “chosen few” who 
would father the offspring through a “chosen select female” and clones made from the offspring—thereby 
theoretically creating a super-brilliant race! Do you actually think it different from Hitler’s Nazi experi-
ments? Foolish chelas! Moreover, now there is not even a need for surrogate mothers for the entire 
system can be handled from small artificial wombs and “thriving” containers.

But back to the cows for these are the type of articles which miss your attention—while also readying 
you for accepting major information as we “spill the beans”. They can then tell you that “...no, we are only 
working with turkeys and cows”—and that is a very good time to utilize the term B.S.!

Dharma, just copy the article. It is so outdated that I am embarrassed for you but none-the-less, the 
readers need this input to prepare for the other Truth possibilities.

[QUOTING: *STAR TRIBUNE* (Minnesota) 3/24/91:]

**GENETIC RESEARCHERS HAVE THE**
ANSWER TO FINEST DAIRY COWS:
SEND IN THE CLONES.

It’s roundup time in the petrie dish, where Michelle Sims is herding the cattle of the future.
“Here’s a two-cell.  That’s good,” she said of one Holstein embryo.  “These have died.” she said, rejecting others.

The critters are mere polka dots, microscopic abstractions of the black-and-white cows they are genetically destined to become.  But each has everything it needs to ultimately develop hooves, hairy hide and all the other features of the classic milker.

And each is a carbon copy of the others.  This is a herd of clones, genetically identical reproductions.  And there is no limit to the number of additional copies Sims can make at the University of Wisconsin, where she is a research supervisor.

The science fiction of the early 1980s—is at the barn door of the 1990s.  Since sheep and cattle embryos were first cloned in the mid-1980s, Sims and other researchers have pushed the technology to the point that companies in Texas and Canada are selling elite breeding cattle from cloned embryos.  Another company in Wisconsin is planning commercial sales on farms this decade.

Now embryo cloning—with other new biotechnology in the works—is driving the $57 billion-a-year cattle industry toward a new era.  Barnyard sex has been out of vogue for decades as farmers have found ever more sophisticated technology for impregnating animals.  Even with the technology, a superior cow could produce only about five offspring.  Unromantic as the mating may have been, they still were subject to the myriad of chances that occur when genes from males and females meet in the old-fashioned way.  Offspring might inherit the superior qualities of their parents—or they could be duds.

With cloning, scientists envision a future when a dairy barn could feature cows with guaranteed identical genetic traits.  And the farmer could have additional copies in the form of frozen embryos, to be thawed as replacements are needed.  That freedom from genetic variations would move farmers toward the kind of management precision and quality control found in factories.

For example, dairy farmers can dramatically boost milk yields by giving a cow exactly the right feed.  But because each cow is different, the optimum feed mix must be calculated animal by animal through trial and error.  In a cloned herd, much of the guesswork would be gone.

Meanwhile, research into animal cloning has application off farms, said Robert McKinnell, a professor of genetics and cell biology at the University of Minnesota.  A pioneer in cloning, he has worked with frogs to learn more about humans.  Animal cloning research is unlocking secrets about the subtle functioning of cells, he said.  Among other things, the findings are useful in understanding cancer.

But cloning also is controversial.  A key worry is the potential for losing genetic diversity of farm animals.  Suppose that a nation’s herds gradually evolve toward clones from a few superior parents.  Some rare disease accidentally is imported, and this line of cattle carries hidden genetic vulnerability to it.  Oops, the nation’s meat and milk supplies are threatened.

The concern is shared by scientists, including Steen Willadsen, who led the world into farm animal cloning, announcing in 1986 that he had produced sheep from cloned embryos in Great Britain.  Willadsen is now a professor at the University of Calgary and research director for Alta Genetics Inc., one of the three companies known to be developing cloning for commercial sales.

While Willadsen expressed enthusiasm for the potential in cloning, he worried that cattle production might follow trends in the poultry industry in which a handful of companies own most of the breeding stock.

“We have three companies sitting on the genetic basis for most of the commercial turkeys...Insofar as cloning could be used in that way, which at present it can’t, so we could run into a similar situation here,”
But Neal First, the University of Wisconsin scientist who reported in 1987 that he had produced the first cattle from cloned embryos, said the problem already is being addressed. Among other things, a national program is being established to catalog and freeze germ plasma that could be used to recover lost varieties of animals, he said. There are other ethical concerns, including the potential for cloning humans from embryos. Theoretically it’s possible, although cattle, sheep and rabbit embryos are much easier to clone than humans, pigs and rodents, First said.

May Tacheny, who coordinates rural concerns for the Minnesota Catholic Conference, said important ethical questions haven’t been addressed because religious thinkers haven’t kept up with the explosive growth in new biotechnology.

“We’re changing the whole manner of things that creation so wonderfully is empowered to do,” she said, “We know about the ability of nature to create surprises and the natural way of producing new species...You have to wonder why we are trying to do it.”

Ultimately economics probably will drive the decisions about how far animal cloning goes on farms. Most scientific pieces are in place, said Paul Miller, a vice president at ABS Specialty Genetics in DeForest, Wis., another of the three companies that are developing cloning.

“It’s just a matter now of getting the price down and the success rate up,” he said.

Miller estimates that cloned embryos will be widely used on farms when they can be sold for $500 to $1,000. Right now the cost is “a long way” from that range, he said.

“It’s a lot like producing an electronic calculator”, he said, “The first one may cost $1 million. But by the time you make millions of calculators, that development cost is down to about 10 cents a calculator.”

A key step in mass marketing will come when a company can guarantee the genetics of its cloned lines, which will take years of cloning, testing and recloning, Miller said.

Here’s why: No one knows the genetic value of a given calf until it grows up and starts producing milk. But adult cows can’t be cloned. The process works only with embryos whose cells haven’t “differentiated”, or specialized for individual traits. In cattle, differentiation starts about six days after conception, after embryos have 32 cells.

So researchers must clone some of the cells from an embryo and freeze the rest before they differentiate. Cows from the first cloned cells can be evaluated as milkers. At that point, the remaining frozen embryo cells can be thawed and cloned.

But it takes more than six years to prove those first clones.

The process is underway at ABS’s Wisconsin research facilities, where cloned cattle in the barns match cells being held in freezers at 320 degrees below zero, said Marvin Pace, ABS director.

“We have a lot of bulls sitting around this place,” he said last week pointing toward the ABS barns outside his window. “You make this mating of superior animals, but the recombination of genes is such that you don’t know what the result is going to be...Out of 200 bulls we sample every year, only one in 10 or one in 15 shows up superior.”

With cloning, he explained, “For the first time in the history of animal breeding, we will be able to sell a person a genetic KNOWN...to say we’ve got an animal here that is in the elite end, genetically.”

The cloned cattle at ABS are carefully guarded secrets. Barns are off limits to visitors. The firm, also a major player in traditional breeding, is racing with Granada Biosciences Inc. of Houston to claim ownership of the technology and to develop commercial markets.

Pace wouldn’t say what ABS has invested in cloning, but it was enough to build research laboratories, hire 20 employees and finance basic research at the University of Wisconsin, where Sims and First conduct their experiments.
Scientists on the leading edge of the new biotechnology say the full impact of cloning will come when it is combined with other developments. For example, researchers are honing techniques for analyzing genes in cattle embryos to predict traits they’ll possess as adults, First said. That would eliminate a lengthy step in the process of evaluating clones.

Other researchers are manipulating the genes of cows to give their milk qualities that would help cheesemakers, he said.

[END OF QUOTING]

Anybody feel a bit queasy yet? Well, go take a breath of air, get a candy fix or whatever, for we are going to come back and I am going to give you a bit of a rundown on cattle mutilations, vampires “little grays” and consider asking you to ask Whitley Streiber what else he might like to share with this nation. NO “LITTLE GRAYS” FROM OUTER SPACE, BROTHERS—NO CRIMINAL EVIL ALIENS—CLONING, CATTLE SURROGATE MOTHERS AND NOW VAT-PRODUCED ADULTS—ALL RIGHT ON YOUR PLACE AT THE LOVING HANDS OF THE ELITE SATANIC BROTHERHOOD SET TO TAKE OVER YOUR WORLD. HARKEN UP FOR YOU HAVE NO REAL IDEA OF WHAT IS OUT THERE!

Hatonn to clear until you are ready to begin again, Dharma. Thank you, chela, we are going to “get-there”, precious, and you remain ever in my shelter. Man must face the truth of his circumstance and then he will do that which he will do and we shall have filled our mission.

4/21/91 #3 HATONN

I am going to put the abduction cases, contacts of little aliens and blood-sucking mutilators to rest. NONE of the tales, as told, are true as presented within the “UFO” community of disinformation-bringers. It is not necessarily true that the stories are deliberate fabrications (although in most instances they are such), but ones can only conclude, incorrectly, that the activities are perpetrated by etheric or alien beings.

It makes for good science fiction, but dear friends, you will find, when the wash is out and hung in the sunlight, that Truth is far stranger than is that fiction.

The evil Anti-God was on your place and busy at his work long before any being called Adolf Hitler entered the scene. Further, it was through the coalition of the Khazar Zionists and the Nazis headed by Adolf Hitler that the “master race” was presented and all the experimenting began and quite frankly was pretty well functioning. From then until now it has been one big cover-up after another while the Elite move to take your planet.

WALK-INS

My intent is not to cause any of you any great disappointment but I can assure you that if you are telling ones that you are a “walk-in”—you are in for some real surprises yourself. What you are actually saying is that you believe yourself to be a fully fledged clone or reproduction with new programming. That is not a state to be taken either lightly or with great joy. GOD DOES NOT PRESENT ONES WITH WALK-INS AND IF A NEW CREATION IS NEEDED—HE CREATES. ON THE OTHER HAND—THE EVIL BROTHERHOOD MUST WORK FROM THAT WHICH IS ALREADY MANIFEST AND NOW, WHERE DOES THAT LEAVE YOU WHO CLAIM TO BE WALK-INS? Does this mean that somehow you are lost and have no ability to reclaim self? No, but you must
recognize the truth of it and demand that the tampering cease, the false energies depart, require that God 
regain control—clear your space and recognize what has happened, either mentally or physically or both.

**CATTLE MUTILATION AND**
**OTHER ODDS AND ENDS**

As gene splicing and synthetic reproduction has been experimented on during the past decades there 
were two thrusts present at all times. One was to totally terrify the populace by the activities in remote 
places, etc. Secondly, much experimenting had to take place in remote places to coincide with the re-
search going on in laboratories. The “scientists” had to have several things with which to carry on re-
search—male/female reproductive ovum and sperm, cells for biological splitting and cloning, places for 
surrogate incubation and ability to control the subjects.

At first the most efficient method of research was simply for the host carrier to act as the carrier—no 
more and no less. Then it was found that cattle cells made excellent host structure for the beginning of the 
splicing and reproduction and far quicker than simple reproductive growth even with hormone rapid-
growth substances. Also it was found that if the host cell was, say, bovine—the cow could then carry the 
fetus for a period of time without rejection and abortion and without any impact on the fetus. Therefore a 
fetus could be begun (the clone started) and simply carried within the cow as a surrogate mother device 
until species differences would cause spontaneous abortion. This method is no longer even necessary to 
produce fully adult duplicate synthetics.

Now, as for the number two cause of cattle and sheep experimentation—you have strains of viruses 
which are in what are referred to as walking reservoirs—i.e., there is a strain of smallpox which has no 
publicly known cure which is “on hold” in “walking reservoirs” of bovine and sheep. The bovine leukemia 
and sheep visna viruses are the most tampered with of the viral family of death dealers, i.e., HIV (AIDS), 
etc. You see, death is not from the HIV which is a lazy, almost worthless virus but rather from the diseases 
allowed to take over the body due to the inhibited immune system of the host. The virus itself will mutate 
with every carrier—but can be stopped from mutating by taking a cell from the already mutated cell and 
reproducing it—in other words, cloning the mutant. A vaccine possibility? Indeed, but not as you might 
think—you must first find a subject which has a disease which can be treated, clone the disease and 
transmit the treatable disease into the host and therein treat the treatable disease, building immunity to any 
other assault on the system. You don’t even have to touch the HIV sleeping in the nice comfy T-cells. The 
experimenting can easily be carried out in sheep and cows and most certainly has been to ad nauseam 
extent.

Now, for the miserable part of the human social experience, there comes forth the Satanic wor-
shippers, witches and those who practice wicca magic while calling it white magic, etc., and the Zionist 
Elite sacrificial dallyings and other blood-letting ritualistic nonsense, and soon you have groups in the actual 
state of evil worship through the blood baths and supping and ritual killings of both animals and humans. 
Part of the intent is the terror involved and the other is the simple stupidity of human ritual to evil with no 
intent otherwise. Please do not be foolish in your translation, dear ones—you who think you practice 
divine magic while practicing wicca had best think again for unless you are a truly HOLY MAN you will get 
yourselves trapped, for wicca, by its pure meaning, is taken from the word “wicked” which means: Evil in 
principle and practice; vicious; sinful; depraved; akin to “wicca”. Now, let us take it a bit further in 
definition: “Witch: a person who practices sorcery; one having supernatural powers, especially to work 
evil and usually by association with evil (wicked) spirits or the devil.” “Wicce” witch is the feminine of 
“wicca” wizard. So—when a beautiful young minister gives you equal billing with speakers for “Wicca”, I
think I would probably consider that there is not great discernment as to that which should be allowed to enter into the sanctuary of God acting under the guise of a “Christian” church. Further, to place my “Command” (Hosts) on the same level of “dark” controversy is a bit on the “much” side. I serve only Holy God of Light and furthermore, a wicca wizard wouldn’t last ten minutes in my presence for I will simply ask him to take leave in the name of God.

7/29/92 #2    HATONN

AFTERNOON HYSTERICS

Let me tell you ones that it is not always EASY working with you—you had best be glad it was GOD who invented “humor”.

I have had to take an hour to settle Dharma enough to work again—she gets “visions” and regales into peals of laughter. Chelas, there is only “good” in seeing the humor in every situation because it is ultimately that which will save your sanity. But, leave it to be obvious that we space-cadets also have great need for patience and understanding at that which unfolds before us. Monty Python or Benny Hill or Mel Brooks could do wonders with any of this material and make a billion dollars. Truth is inherently more funny than is a dreamt up sit-com.

KILLER RABBITS

Remember the story (TRUE) about Carter and the “killer rabbit” on his outing trip? Python had a ball with that one as his group went in search of the Holy Grail. Editors: please see if you can locate the cartoon about the misadventures of Mr. Carter.

[Editor’s note: There are several stories. Carter was changed out so early in the game as to actually end up embarrassing the thugs to bits. He talked of attack rabbits, only “lusting inside” and thus and so. He was supposed to die in one of his “runs” at Camp David—in public—but instead he simply collapsed while “running in the air with his legs never missing a beat” and DID NOT DIE. It was necessary to take “that image personage” inside Camp David and outfit a nice new one who came out and gave out awards as if nothing had happened but couldn’t even recognize where he was. Now this is all documented, readers, so don’t go saying I have gone bonkers!]


CHAPTER 2

THE CONSTITUTION OF THE UNITED STATES OF AMERICA

Editor’s note: The Constitution Of The United States Of America and the Bill Of Rights have been extracted from the 1995 Information Please Almanac for your use.

(Historical text has been edited to conform to contemporary American usage. The bracketed words are designations for convenience, not part of the Constitution.)

The oldest federal constitution in existence was framed by a convention of delegates from twelve of the thirteen original states in Philadelphia in May, 1787, Rhode Island failing to send a delegate. George Washington presided over the session, which lasted until September 17, 1787. The draft (originally a preamble and seven Articles) was submitted to all thirteen states and was to become effective when ratified by nine states. It went into effect on the first Wednesday in March, 1789, having been ratified by New Hampshire, the ninth state to approve, on June 21, 1788. The states ratified the Constitution in the following order:

Delaware December 7, 1787
Pennsylvania December 12, 1787
New Jersey December 18, 1787
Georgia January 2, 1788
Connecticut January 9, 1788
Massachusetts February 6, 1788
Maryland April 28, 1788
South Carolina May 23, 1788
New Hampshire June 21, 1788
Virginia June 25, 1788
New York July 26, 1788
North Carolina November 21, 1789
Rhode Island May 29, 1790

Preamble

We the people of the United States, in order to form a more perfect Union, establish justice, insure domestic tranquility, provide for the common defence, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

Article I

Section 1

[Legislative powers vested in Congress.] All legislative powers herein granted shall be vested in a
Section 2

[Composition of the House of Representatives.—1.] The House of Representatives shall be composed of members chosen every second year by the people of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

[Qualifications of Representatives.—2.] No Person shall be a Representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

[Apportionment of Representatives and direct taxes—census.—3.] (Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three fifths of all other persons.) The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Representatives shall not exceed one for every thirty thousand, but each State shall have at least one Representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three, Massachusetts eight, Rhode-Island and Providence Plantations one, Connecticut five, New York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.

[Filling of vacancies in representation.—4.] When vacancies happen in the representation from any State, the Executive Authority thereof shall issue writs of election to fill such vacancies.

[Selection of officers; power of impeachment.—5.] The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment.

Section 3

[The Senate.—1.] The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof, for six years; and each Senator shall have one vote.

[Classification of Senators; filling of vacancies.—2.] Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one-third may be chosen every second year; and if vacancies happen by resignation, or otherwise, during the recess of the Legislature of any State, the Executive thereof may make temporary appointments (until the next meeting of the Legislature, which shall then fill such vacancies).

[Qualification of Senators.—3.] No person shall be a Senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen.

[Vice President to be President of Senate.—4.] The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.

[Selection of Senate officers; President pro tempore.—5.] The Senate shall choose their other officers, and also a President pro tempore, in the absence of the Vice President, or when he shall exercise the
office of President of the United States.

[Senate to try impeachments.—6.] The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice shall preside: and no person shall be convicted without the concurrence of two thirds of the members present.

[Judgment in cases of Impeachment.—7.] Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States: but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment and punishment, according to Law.

Section 4
[Control of congressional elections.—1.] The times, places, and manner of holding elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of choosing Senators.

[Time for assembling of Congress—2.] The Congress shall assemble at least once in every year, and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day.

Section 5
[Each house to be the judge of the election and qualifications of its members; regulations as to quorum.—1.] Each House shall be the judge of the elections, returns, and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties as each House may provide.

[Each house to determine its own rules.—2.] Each House may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two thirds, expel a member.

[Journals and yeas and nays.—3.] Each House shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of either House on any question shall, at the desire of one fifth of those present, be entered on the journal.

[Adjournment.—4.] Neither House, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.

Section 6
[Compensation and privileges of members of Congress.—1.] The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the Treasury of the United States. They shall in all cases, except treason, felony, and breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place.

[Incompatible offices; exclusions.—2.] No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the United States shall be a member of either House during his continuance in office.
Section 7

[Revenue bills to originate in House.—1.] All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other bills.

[Manner of passing bills; veto power of President.—2.] Every bill which shall have passed the House of Representatives and the Senate, shall, before it becomes a law, be presented to the President of the United States; if he approve he shall sign it, but if not he shall return it, with his objections to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each house, respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent its return, in which case it shall not be a law.

[Concurrent orders or resolutions, to be passed by President.—3.] Every order, resolution, or vote to which the concurrence of the Senate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by two thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

Section 8

[General powers of Congress.]

[Taxes, duties, imposts, and excises.—1.] The Congress shall have power to lay and collect taxes, duties, imposts and excises, to pay the debts and provide for the common defense and general welfare of the United States; but all duties, imposts and excises shall be uniform throughout the United States;

[Borrowing of money.—2.] To borrow money on the credit of the United States;

[Regulation of commerce.—3.] To regulate commerce with foreign nations, and among the several States, and with the Indian tribes;

[Naturalization and bankruptcy.—4.] To establish a uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

[Money, weights and measures.—5.] To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;

[Counterfeiting.—6.] To provide for the punishment of counterfeiting the securities and current coin of the United States;

[Post offices.—7.] To establish post offices and post roads;

[Patents and copyrights.—8.] To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

[Inferior courts.—9.] To constitute tribunals inferior to the Supreme Court;

[Piracies and felonies.—10.] To define and punish piracies and felonies committed on the high seas, and offences against the law of nations;

[War; marque and reprisal.—11.] To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water;

[Armies.—12.] To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;
Section 9

[Migration or importation of certain persons not to be prohibited before 1808.—1.] The migration or importation of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

[Writ of habeas corpus not to be suspended; exception.—2.] 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.

[Bills of attainder and ex post facto laws prohibited.—3.] No bill of attainder or ex post facto law shall be passed.

[Capitation and other direct taxes.—4.] No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.

[Exports not to be taxed.—5.] No tax or duty shall be laid on articles exported from any State.

[No preference to be given to ports of any States; interstate shipping.—6.] No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another: nor shall vessels bound to, or from, one State, be obliged to enter, clear, or pay duties in another.

[Money, how drawn from treasury; financial statements to be published.—7.] No money shall be drawn from the Treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

[Titles of nobility not to be granted; acceptance by government officers of favors from foreign powers.—8.] No title of nobility shall be granted by the United States: and no person holding any office of profit or trust under them, shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.

Section 10

[Limitations of the powers of the several States.—1.] No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make any thing but gold
and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing
the obligation of contracts, or grant any title of nobility.

[State imposts and duties.—2.] No State shall, without the consent of the Congress, lay any imposts
or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws;
and the net produce of all duties and imposts, laid by any State on imports or exports, shall be for the use
of the Treasury of the United States; and all such laws shall be subject to the revision and control of the
Congress.

[Further restrictions on powers of States.—3.] No State shall, without the consent of Congress, lay
any duty of tonnage, keep troops, or ships of war in time of peace, enter into any agreement or compact
with another state, or with a foreign power, or engage in war, unless actually invaded, or in such imminent
danger as will not admit of delay.

Article II

Section 1
[The President; the executive power.—1.] The executive power shall be vested in a President of the
United States of America. He shall hold his office during the term of four years, and, together with the Vice
President, chosen for the same term, be elected, as follows

[Appointment and qualifications of presidential electors.—2.] Each State shall appoint, in such manner
as the Legislature thereof may direct, a number of electors, equal to the whole number of Senators and
Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or
person holding an office of trust or profit under the United States, shall be appointed an elector.

[Original method of electing the President and Vice President.] (The electors shall meet in their respec-
tive States, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same
State with themselves. And they shall make a list of all the persons voted for, and of the number of votes for
each; which list they shall sign and certify, and transmit sealed to the seat of the Government of the United
States, directed to the President of the Senate. The President of the Senate shall, in the presence of the
Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The
person having the greatest number of votes shall be the President, if such number be a majority of the whole
number of electors appointed; and if there be more than one who have such majority, and have an
equal number of votes, then the House of Representatives shall immediately choose by ballot one of them
for President; and if no person have a majority, then from the five highest on the list the said House shall in
like manner choose the President. But in choosing the President, the votes shall be taken by States, the
representation from each State having one vote; A quorum for this purpose shall consist of a member or
members from two thirds of the States, and a majority of all the states shall be necessary to a choice. In
every case, after the choice of the President, the person having the greatest number of votes of the electors
shall be the Vice President. But if there should remain two or more who have equal votes, the Senate
should choose from them by ballot the Vice President.)

[Congress may determine time of choosing electors and day for casting their votes.—3.] The Con-
gress may determine the time of choosing the electors, and the day on which they shall give their votes;
which day shall be the same throughout the United States.

[Qualifications for the office of President.—4.] No person except a natural born citizen, or a citizen of
the United States, at the time of the adoption of this Constitution, shall be eligible to the office of Presi-
dent; neither shall any person be eligible to that office who shall not have attained to the age of thirty-five
years, and been fourteen years a resident within the United States.
[Filling vacancy in the office of President.—5.] In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice President, and the Congress may by law provide for the case of removal, death, resignation or inability, both of the President and Vice President, declaring what officer shall then act as President, and such officer shall act accordingly, until the disability be removed, or a President shall be elected.

[Compensation of the President.—6.] The President shall, at stated times, receive for his services, a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other emolument from the United States, or any of them.

[Oath to be taken by the President.—7.] Before he enter on the execution of his office, he shall take the following oath or affirmation:—“I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will to the best of my ability, preserve, protect, and defend the Constitution of the United States."

Section 2

[The President to be commander in chief of army and navy and head of executive departments; may grant reprieves and pardons.—1.] The President shall be Commander in Chief of the Army and Navy of the United States, and of the militia of the several States, when called into the actual service of the United States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices, and he shall have power to grant reprieves and pardons for offences against the United States, except in cases of impeachment.

[President may, with concurrence of Senate, make treaties, appoint ambassadors, etc.; appointment of inferior officers, authority of Congress over.—2.] He shall have power, by and with the advice and consent of the Senate, to make treaties, provided two thirds of the Senators present concur; and he shall nominate, and by and with the advice and consent of the Senate, shall appoint ambassadors, other public ministers and consuls, judges of the Supreme Court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law: but the Congress may by law vest the appointment of such inferior officers, as they think proper, in the President alone, in the courts of law, or in the heads of departments.

[President may fill vacancies in office during recess of Senate.—3.] The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their session.

Section 3

[President to give advice to Congress; may convene or adjourn it on certain occasions; to receive ambassadors, etc.; have laws executed and commission all officers.] He shall from time to time give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both Houses, or either of them, and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors and other public ministers: he shall take care that the laws be faithfully executed, and shall commission all the officers of the United States.

Section 4
[All civil officers removable by impeachment.] The President, Vice President, and all civil officers of the United States shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.

Article III

Section 1

[Judicial powers; how vested; term of office and compensation of judges.] The judicial Power of the United States, shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges, both of the supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.

Section 2

[Jurisdiction of Federal courts —1.] The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the United States, shall be a party; to controversies between two or more States; between a State and citizens of another State; between citizens of different States; between citizens of the same State claiming lands under grants of different states, and between a State, or the citizens thereof, and foreign states, citizens, or subjects.

[Original and appellate jurisdiction of Supreme Court.—2.] In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations, as the Congress shall make.

[Trial of all crimes, except impeachment, to be by jury.—3.] The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

Article IV

Section 1

[Each State to give full faith and credit to the public acts and records of other States.] Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State.
And the Congress may by general laws prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

Section 2
[Privileges of citizens.—1.] The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States.

[Extradition between the several States.—2.] A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall on demand of the Executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

[Persons held to labor or service in one State, fleeing to another, to be returned.—3.] No person held to service or labor in one State, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim of the party to whom such service or labor may be due.

Section 3
[New States.—1.] New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or parts of States, without the consent of the Legislatures of the States concerned as well as of the Congress.

[Regulations concerning territory.—2.] The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.

Section 4
[Republican form of government and protection guaranteed the several States.] The United States shall guarantee to every State in this Union a Republican form of government, and shall protect each of them against invasion; and on application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic violence.

Article V

[Ways in which the Constitution can be amended.] The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the Legislatures of two thirds of the several States shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the Legislatures of three fourths of the several States, or by conventions in three fourths thereof, as the one or the other mode of ratification may be proposed by the Congress; provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth Section of the first Article; and that no State, without its consent, shall be deprived of its equal suffrage in the Senate.

Article VI
[Debts contracted under the confederation secured.—1.] All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

[Constitution, laws, and treaties of the United States to be supreme.—2.] This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, any thing in the Constitution or laws of any State to the contrary notwithstanding.

[Who shall take constitutional oath; no religious test as to official qualification.—3.] The Senators and Representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

Article VII

[Constitution to be considered adopted when ratified by nine States.] The ratification of the conventions of nine States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

Done in convention by the unanimous consent of the States present the seventeenth day of September in the year of our Lord one thousand seven hundred and eighty seven and of the independence of the United States of America the Twelfth. In witness whereof we have hereunto subscribed our names.

George Washington
President and
Deputy from Virginia

New Jersey
Wil. Livingston
Wm. Paterson

David Brearley
Jona. Dayton

Pennsylvania
B. Franklin
Thomas Mifflin
Robt. Morris
Geo. Clymer

Thos.

Georgia
William Few
Abr. Baldwin

Attest: William
Jackson, Secretary

Massachusetts
Nathaniel Gorham
Rufus King
Virginia
John Blair
James Madison, Jr.

North Carolina
Wm. Blount
Richd Dobbs Spaight
Hu. Williamson

South Carolina
J. Rutledge
Charles
Cotesworth Pinckney
Charles Pinckney
Pierce Butler

New York
Alexander Hamilton

Delaware
Geo. Read
Gunning Bedford Jun.
John Dickinson
Richard Bassett
Jaco. Broom
CHAPTER 3

THE BILL OF RIGHTS
AND OTHER, LATER AMENDMENTS TO
THE CONSTITUTION OF THE UNITED STATES

(Amendments I to X inclusive, popularly known as the Bill Of Rights, were proposed and sent to the states by the first session of the First Congress. They were ratified on December 15, 1791.)

**Article I**

[Freedom of religion, speech, of the press, and right of petition.] Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom 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 II**

[Right of people to bear arms not to be infringed.] 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 III**

[Quartering of troops.] 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 IV**

[Persons and houses to be secure from unreasonable searches and seizures.] 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 persons or things to be seized.

**Article V**

[Trials for crimes; just compensation for private property taken for public use.] 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 any person 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 VI**
[Civil rights in trials for crimes enumerated.] 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 defense.

Article VII

[Civil rights in civil suits.] 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 re-examined in any court of the United States, than according to the rules of the common law.

Article VIII

[Excessive bail, fines, and punishments prohibited.] Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Article IX

[Reserved rights of people.] The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Article X

[Powers not delegated, reserved to states and people respectively.] 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.

Article XI

(The proposed amendment was sent to the states Mar. 5, 1794, by the Third Congress. It was ratified Feb. 7, 1795.)

[Judicial power of United States not to extend to suits against a State.] The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another State, or by citizens or subjects of any foreign state.

Article XII

(The proposed amendment was sent to the states Dec. 12, 1803, by the Eighth Congress. It was ratified July 27, 1804.)

[Present mode of electing President and Vice-President by electors.] The electors shall meet in their respective states, and vote by ballot for President and Vice President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their
ballots the person voted for as President, and in distinct ballots the person voted for as Vice President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted; the person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President. The person having the greatest number of votes as Vice President, shall be the Vice President, if such number be a majority of the whole number of electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.

Article XIII

(The proposed amendment was sent to the states Feb. 1, 1865, by the Thirty-eighth Congress. It was ratified Dec. 6, 1865.)

Section 1
[Slavery prohibited.] Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section 2
[Congress given power to enforce this article.] Congress shall have power to enforce this article by appropriate legislation.

Article XIV

(The proposed amendment was sent to the states June 16, 1866, by the Thirty-ninth Congress. It was ratified July 9, 1868.)

Section 1
[Citizenship defined; privileges of citizens.] All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor
deny to any person within its jurisdiction the equal protection of the laws.

Section 2

[Apportionment of Representatives.] Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the executive and judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

Section 3

[Disqualification for office; removal of disability.] No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State Legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may, by a vote of two thirds of each House, remove such disability.

Section 4

[Public debt not to be questioned; payment of debts and claims incurred in aid of rebellion forbidden.] The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations, and claims shall be held illegal and void.

Section 5

[Congress given power to enforce this article.] The Congress shall have power to enforce, by appropriate legislation, the provisions of this article.

Article XV

(The proposed amendment was sent to the states Feb. 27, 1869, by the Fortieth Congress. It was ratified Feb. 3, 1870.)

Section 1

[Right of certain citizens to vote established.] The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

Section 2

[Congress given power to enforce this article.] The Congress shall have power to enforce this article by appropriate legislation.
Article XVI

(The proposed amendment was sent to the states July 12, 1909, by the Sixty-first Congress. It was ratified Feb. 3, 1913.)

[Taxes on income; Congress given power to lay and collect.] The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration.

Article XVII

(The proposed amendment was sent to the states May 16, 1912, by the Sixty-second Congress. It was ratified April 8, 1913.)

[Election of United States Senators; filling of vacancies; qualifications of electors.] The Senate of the United States shall be composed of two Senators from each State, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislatures.

When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writs of election to fill such vacancies: Provided, that the legislature of any State may empower the executive thereof to make temporary appointment until the people fill the vacancies by election as the legislature may direct.

This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.

Article XVIII

(The proposed amendment was sent to the states Dec. 18, 1917, by the Sixty-fifth Congress. It was ratified by three quarters of the states by Jan. 16, 1919, and became effective Jan. 16, 1920.)

2. Repealed by the 21st Amendment.

Section 1

[Manufacture, sale, or transportation of intoxicating liquors, for beverage purposes, prohibited.] After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

Section 2

[Congress and the several States given concurrent power to pass appropriate legislation to enforce this article.] The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

Section 3

[Provisions of article to become operative, when adopted by three fourths of the States.] This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission
hereof to the States by Congress.

Article XIX

(The proposed amendment was sent to the states June 4, 1919, by the Sixty-sixth Congress. It was ratified Aug. 18, 1920.)

[The right of citizens to vote shall not be denied because of sex.] The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

[Congress given power to enforce this article.] Congress shall have power to enforce this article by appropriate legislation.

Article XX

(The proposed amendment, sometimes called the “Lame Duck Amendment,” was sent to the states Mar. 3, 1932, by the Seventy-second Congress. It was ratified Jan. 23, 1933; but, in accordance with Section 5, Sections 1 and 2 did not go into effect until Oct. 15, 1933.)

Section 1

[Terms of President, Vice President, Senators, and Representatives.] The terms of the President and Vice President shall end at noon on the twentieth day of January, and the terms of Senators and Representatives at noon on the third day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.

Section 2

[Time of assembling Congress.] The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the third day of January, unless they shall by law appoint a different day.

Section 3

[Filling vacancy in office of President.] If, at the time fixed for the beginning of the term of the President, the President-elect shall have died, the Vice President-elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President-elect shall have failed to qualify, then the Vice President shall have qualified; and the Congress may by law provide for the case wherein neither a President-elect nor a Vice President-elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified.

Section 4

[Power of Congress in Presidential succession.] The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them.

Section 5

[Time of taking effect.] Sections 1 and 2 shall take effect on the 15th day of October following the
Article XXI

(The proposed amendment was sent to the states Feb. 20, 1933, by the Seventy-second Congress. It was ratified Dec. 5, 1933.)

Section 1

[Repeal of Prohibition Amendment.] The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Section 2

[Transportation of intoxicating liquors.] The transportation or importation into any State, territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

Section 3

[Ratification.] This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by convention in the several States, as provided in the Constitution, within seven years from the date of the submission thereof to the States by the Congress.

Article XXII

(The proposed amendment was sent to the states Mar. 21, 1947, by the Eightieth Congress. It was ratified Feb. 27, 1951.)

Section 1

[Limit to number of terms a President may serve.] No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once. But this article shall not apply to any person holding the office of President when this article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this article becomes operative from holding the office of President or acting as President during the remainder of such term.

Section 2

[Ratification.] This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three fourths of the several States within seven years from the date of its submission to the States by the Congress.

Article XXIII
(The proposed amendment was sent to the states June 16, 1960, by the Eighty-sixth Congress. It was ratified March 29, 1961.)

Section 1
[Electors for the District of Columbia.] The District constituting the seat of Government of the United States shall appoint in such manner as the Congress may direct: A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment.

Section 2
[Congress given power to enforce this article.] The Congress shall have the power to enforce this article by appropriate legislation.

**Article XXIV**

(The proposed amendment was sent to the states Aug. 27, 1962, by the Eighty-seventh Congress. It was ratified Jan. 23, 1964.)

Section 1
[Payment of poll tax or other taxes not to be prerequisite for voting in federal elections.] The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reasons of failure to pay any poll tax or other tax.

Section 2
[Congress given power to enforce this article.] The Congress shall have the power to enforce this article by appropriate legislation.

**Article XXV**

(The proposed amendment was sent to the states July 6, 1965, by the Eighty-ninth Congress. It was ratified Feb. 10, 1967.)

Section 1
[Succession of Vice President to Presidency.] In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

Section 2
[Vacancy in office of Vice President.] Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

Section 3
[Vice President as Acting President.] Whenever the President transmits to the President pro tempore
of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to
discharge the powers and duties of his office, and until he transmits to them a written declaration to the
contrary, such powers and duties shall be discharged by the Vice President as Acting President.

Section 4

[Vice President as Acting President.] Whenever the Vice President and a majority of either the principal
officers of the executive departments or of such other body as Congress may by law provide, transmit
to the President pro tempore of the Senate and the Speaker of the House of Representatives their written
declaration that the President is unable to discharge the powers and duties of his office, the Vice President
shall immediately assume the powers and duties of the office as Acting President.

Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker
of the House of Representatives his written declaration that no inability exists, he shall resume the powers
and duties of his office unless the Vice President and a majority of either the principal officers of the
executive department or of such other body as Congress may by law provide, transmit within four days to
the President pro tempore of the Senate and the Speaker of the House of Representatives their written
declaration that the President is unable to discharge the powers and duties of his office. Thereupon Con-
gress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the
Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in
session, within twenty-one days after Congress is required to assemble, determines by two thirds vote of
both Houses that the President is unable to discharge the powers and duties of his office, the Vice Presi-
dent shall continue to discharge the same as Acting President; otherwise, the President shall resume the
powers and duties of his office.

Article XXVI

(The proposed amendment was sent to the states Mar. 23, 1971, by the Ninety-second Congress. It
was ratified July 1, 1971.)

Section 1

[Voting for 18-year-olds.] The right of citizens of the United States, who are 18 years of age or older,
to vote shall not be denied or abridged by the United States or by any state on account of age.

Section 2

[Congress given power to enforce this article.] The Congress shall have power to enforce this article
by appropriate legislation.

Article XXVII

(Ratified May 7, 1992.)

[Congressional raises.] No law, varying the compensation for the services of the Senators and Repre-
sentatives, shall take effect, until an election of Representatives shall have intervened.

1. Amended by the 20th Amendment, Sections 3 and 4.
2. Repealed by the 21st Amendment.
CHAPTER 4

RECENT MESSAGES FROM RONN JACKSON

“YEAR OF THE PATRIOT”

by Ronn Jackson 1/17-23/95

MY FELLOW AMERICANS:

1/17/95: The supreme law of the land is the Constitution. It is the basis and foundation of our country and it specifically states, “sovereignty is bestowed in the people and is the source of all law.” For government to believe that they have the power to circumvent the Constitution in any way is an overt act of war against the citizens of this country and is punishable under Article III, Section 3 of the Constitution! Citizens have the authority to interpret the founding document to take any constitutionally entitled action.

Our provisional constitutional government is now formed in all 50 states.

Our constitutional court is formed in 38 states.

10th Amendment initiatives are passed in 6 states and are being introduced in 23 states this year.

1/18/95: I don’t understand the figures the World Bank just released. That organization, which we created with non-positive, unconstitutional law, stated, “The United States is the 6th richest nation.” The 5 countries before us, all receive foreign aid from us. It is not possible, my fellow citizens, to expect our government to be honest with us. The truth is absolute and cannot be changed or denied.

1/19/95: “Servitude” and “bondage” are quite often misunderstood terms. When we normally think of those terms, they are applied to slavery.

Let us look at our national debt and your checking account. Aren’t you curious why, on the back of your checks when you receive them at the end of the month, the stamp says, “Pay to the order of FRB?” The reason is the Federal Reserve Board wants their money. Your government helps the FRB collect and it was they who created the national debt.

Now as to servitude and bondage. Government only talks about balancing the budget and at the end of this year, government will have spent more than it has taken in. Your children and children’s children will still by paying on our national debt. Just because you can walk to the super market does not mean you are free.

Tyranny and unconstitutionality must be stopped.

1/20/95: So we have electricity, communications and transportation but our circumstances are not unlike those of the founding fathers of this country. They were suppressed and smothered by England, which was ruled by a tyrannical and self-serving small group of individuals. Their name for themselves was and is called a monarchy. Ours, which is supposed to be a republic, is an oligarchy. There may be those of you who question this fact and the reason you question it is that you do not live next door to a “Waco” or a
“Ruby Ridge”, and your only touch to that reality is what you are fed by our media.

The United States Government will say their actions and deeds are for the people. If those actions and deeds do not comply with the Constitution, then government, by virtue of their oath of office, is unlawful and is not in compliance with the law of the land. There are no degrees or levels of treason.

**1/21/95:** Postage stamps are now thirty-two cents and that quasi-government agency announced, with its rate increase, an expected billion-and-a-half-dollar loss for this year.

My fellow Americans, each and every time the United States Government touches anything, automatically we can expect it to turn to excrement.

**1/22/95:** Did you ever stop and ask yourself why President Bill-Hillbilly-Socialism Clinton seems to be buttering up the middle class. I’ll tell you why he and government are so frightened of this select group and why so much emphasis is placed on them.

Reason #1: If you take the combined assets of every combined business in this country, the middle class has more money in its pocketbook, by far, than exists within those entities. **Money is power.** Government is nothing without the power to enforce their unlawful and unconstitutional activities. The military is around 400,000. The combined reserve forces and national guard forces is 1 1/4 million. Law enforcement is at 1 1/2 million. This gives government a little over 3 million people in service. The middle class has over 200 million weapons. You’re damn right. The government fears the day they are found out. Yes, that day is soon.

**1/23/95:** Sub-chapter “A” of Title 26 of the Income Tax Law defines the terms of an agreement and has nothing to do with income taxes. My fellow Americans, your government passes laws and expects you to obey them. Your government, on the other hand, refuses to acknowledge that for the most part, each action of theirs violates many laws, including the Constitution. What government is saying is that the United States Government is above the law. History will show that when it is the time for accountability, each member of our government will look at us blankly, and say, “What did we do?” The truth is absolute and cannot be changed or denied.

1995 is the year of the patriot!

In Light and Freedom

/s/ Ronn Jackson 33866
SNCC P.O. Box 100-1B5A
Jean, NV 89026
CHAPTER 5

JASON BRENT—THE SEQUEL

Editor’s note: In our spare time (ha!) here at CONTACT, we’ve perfected a Time Machine that has allowed us to go forward and bring back for your “enjoyment” the Letters To The Editor which are printed in this Wednesday’s (1/25/95) edition of THE TEHACHAPI NEWS and an election ad at the time of his failure to be retained as a judge. After Brent took center stage as last week’s Front Page story, Commander Hatonn has continued to refer to the absurdity of this man and his viewpoint throughout writings in this week’s CONTACT. Thus we thought you might care to read some of the heated, indignant local reactions to the ideas of this “rebel without a cause”. If you didn’t already have it figured out before now, you ought to now have a pretty good idea of the typical “brilliance” of the shining stars of most so-called high-IQ societies. I have reluctantly had to be around such proclaimed “brilliance” for all of my professional life and, believe me, it takes some getting used to—if that’s ever really possible while holding onto one’s common sense! —E.Y.

LETTERS TO THE EDITOR
Tehachapi News 1/25/95

READER SHOCKED BY BRENT ARTICLE

I am shocked and alarmed that Mojave’s former judge, a licensed attorney-at-law, would make such Nazi statements as Jason Brent has in his recent article appearing in the newsletter of an alleged high-IQ organization called Mensa.

Mr. Brent, a practicing attorney in Tehachapi, wrote some of the following remarks in his article—which, by the way, has been picked up by the major press across the country. His remarks include:

“...society must face the concept that we kill off the old, weak, the stupid and the inefficient,” concluding that the true travesty wrought by Hitler was that he forever spoiled the concept of a master race, and “I’m not a fascist, I just have a problem that we better face,” [I’ll say he has a problem—big time] and “I don’t want to be portrayed as some weirdo person, though nobody else agrees with me—we cannot continue to have population explosion. Growth has to stop. We better face that we have to kill people. There are not unlimited amount of resources.”

From a man who is practicing law in our humble community, and touted as a leader of the community, formerly evidenced by a billboard upon entering town and one in Mojave—is this the kind of stupid and prejudicial commentary that we want to reflect on our community? In Brent’s pious condescending tone, he goes on to add, “The way to trim the population, is to force people to purchase the right to reproduce.”

With such inappropriate commentary, Brent should be called to answer for his actions before the State Bar Association.
Even in a free society this kind outrageous arrogance is rare—particularly when stemming from an alleged
group of “smart folk”.
Amazing disgrace,

Rick Martin

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JASON BRENT-THE SEQUEL
HOPES GOD MORE FORGIVING THAN BRENT

In reference to the article on Jason Brent’s idea of eliminating the elderly, weak, stupid and inefficient is
better known as Genocide. Does Mr. Brent want to walk these people into ovens as did Hitler!

I would like Mr. Brent to know that the people of this nation will not put up with this kind of thinking.

And if any organization that Mr. Brent belongs to would advocate this kind of thinking, should be watched and monitored closely.

I suggest that Mr. Brent get some psychological help.

I would also like to add that I will defend Mr. Brent’s right to his opinion.

The world should be protected from people like Mr. Brent and his way of thinking.

I hope that my God is more forgiving of the elderly, weak, stupid and inefficient people of this world than is Jason Brent.

Sandra L. Wills

***

APPALLED AT ATTORNEY’S WRITINGS

In reference to Mr. Brent’s statement to Mensa, I would be appalled to have a member of my organization write or say anything like this.

I, being one of the old, weak, stupid and inefficient (veterans) that fought for this country so that Mr. Brent can have his opinion. I must say Hitler would have been proud.

Why have a debate? What political office is Mr. Brent trying to run for. I think Mr. Brent should read the plaque on the Statue of Liberty.

David F. Terry
Old, weak, stupid taxpayer
Tehachapi attorney, Jason G. Brent, was quoted on January 10, 1995 in the Los Angeles Times from an article he wrote for Mensa. Mensa is a group of people who think they have high IQs, over 132.

Mr. Brent, referring to the over-population in the world says in the article, “society must face the concept that we kill off the old, weak, the stupid and the inefficient. We cannot continue to have population explosion. Growth has to stop. We better face that we have to kill people. There are not unlimited resources.” Further, Mr. Brent says the true travesty wrought by Hitler was that he forever spoiled the concept of a master race. Rush Limbaugh was so incensed by Mr. Brent’s article that he quoted from it on his national radio and television shows, pointing out the absurdity of it and the arrogance of Mr. Brent or anyone touting such a barbaric view.

In the May 31, 1990 edition of the Tehachapi Advantage, Kern County Judge John Quinlen publicly listed $50,000 worth of political contributions made by Jason Brent’s L.A. law firm in 1987 and 1988. Mr. Brent was appointed shortly afterward to his Kern County Judgeship. What a coincidence. In 1989, Judge Brent was officially criticized in the Kern County Auditor’s report for a poor record in disposing of cases. After seeing the facts in print, the voters turned Brent’s bid for election down in 1990.

There is a problem with over-population in this world but I think that Mr. Brent’s solution is a disgrace to humanity. Mr. Brent certainly has a right to his opinion but he also represents the public as an attorney and the people have a right to know what kind of a person he is. The ironic thing is that Mr. Brent has stated publicly many times that he is Jewish. In my opinion, he is living proof that a supposed high IQ doesn’t translate to any degree of moral integrity or wisdom.

Brent Moorhead

Dear Sir:

In response to Judge Brent’s invitation to observe the “justice” meted out to litigants in his court.

I sat in a public court session a few weeks ago when he openly defamed and slandered an older couple.

They have been in his court on a number of occasions over a period of months to try to prevent their home from being taken from them by a S & L Bank which holds a falsified title to it. After many thousands of dollars in legal fees and much time and effort on their part, he still will not let their case be heard because of all kinds of legal technicalities and yet he led the audience to think that this couple were worthless bums who are trying to steal their home from the S & L. He was very blunt about this.

This couple and their colleagues are far along in the planning and financial negotiations for multimillions of dollars for major improvements and many excellent jobs for this community.
Why won’t judge Brent allow them to have a fair hearing of their case and why did he prejudge them while holding a hearing about one of the technicalities of this case without ever letting them present all of the facts in the case? If a judge can be sued for slander he left himself wide open.

Name withheld because of possible retaliation.

Sincerely,

Dr. Al Overholt
CHAPTER 6

HABEAS POCUS POWER

Editor’s note: This superb “how to” article is reprinted from the news magazine called AntiShyster, Volume 4, No. 4, December, 1994. Commander Hatonn requested we share this article; here is the pertinent excerpt from the writing, p. 29: “There is another article in ANTISHYSTER by Alfred Adask which I request be run with the immediately following copy of his Habeas Corpus document. I would like EVERY reader to clip and set aside this document-offering FOR PROCEDURE SAMPLE. This particular document is serving one who is incarcerated—but you can take from this sample “case form” and a bit of a “legal” jargon handbook the necessary procedures to bring your own suits against those guilty of offenses against YOU. You can, as you see, enter your “Ex Parte” (for self). Moreover, if you have no funds, you can plead for waiver of fees for entering same. Have a bit of fun, people. When you annoy the lawyers out of business, your nation may well stand a chance at survival.”

HABEAS POCUS
by Alfred Adask

During my recent arrest and incarceration (for traffic tickets), Dallas County Sheriff Jim Bowles reportedly smirked at the sight of my Writ of Habeas Corpus and quipped something about “Habeas Pocus”. His comment may offer a clue to law enforcement’s respect for “the great writ”. In my case, Sheriff Bowles may’ve been closer to the “magical” truth of our document than he could’ve guessed. In any case, I like his quip, and hence the title of this article.

On Tuesday, September 13, 1994, I was arrested in the Town of Highland Park, Texas and jailed for three days based on what I regard as unlawful arrest warrants issued by the City of Dallas, Texas for traffic violations. I refused to give my fingerprints to the Highland Park Police and didn’t sign any of their alleged “traffic citations” (contracts?). The Highland Park Police therefore vowed that I would not exit their jail until I “voluntarily” surrendered my fingerprints.

The police told my friends they’d hold me for a month if they had to. They also told my friends that they wanted almost $1300 from me (to pay for the tickets), and they wouldn’t accept anything but cash in full before I could be released. Absolutely. Never let me go. They were gonna “git tuff”!

Although I didn’t find out ‘til later, at lunchtime on Wednesday, about thirty people demonstrated for my release outside the Highland Park Jail. About the same time as the demonstration, the Highland Park Police moved me into a solitary cell (away from other prisoners) and denied me all further use of their telephones (normally available to all prisoners to make one call at each meal). My isolation and denial of phone privilege was reportedly based on “orders from the top”. The “top” was never identified, but maybe he’s the Mayor, maybe he’s the Chief of Police, maybe he’s the alleged municipal court judge.

About 4:00 p.m., three other friends prepared a Habeas Corpus (based primarily on the work of Dan Schnieder) to be submitted to a Federal Court to secure my release. Dan claimed that once this Habeas Corpus was submitted, the usual result was release of the prisoner in “about four or five hours”. However, it was too late in the day to reach the Federal Court, so around 5:00 p.m., my friends merely left a copy of the Habeas Corpus for the Highland Park Chief of Police.

About 10:00 p.m. Wednesday night, the Highland Park Jail spit me out and turned me over to the Dallas City Jail. I don’t know why they ejected me from Highland Park; maybe it’s normal procedure; maybe it was the potential political heat generated in an election year by the lunchtime demonstration;
maybe they were intimidated by the Habeas Corpus. Whatever the reason, their previous vow to get $1300 cash and my fingerprints had vanished. I hadn’t signed their “traffic tickets”, given them my fingerprints, or paid one dime. Despite their vows to hold me indefinitely—”about four or five hours” after my friends left the Habeas Corpus for the Chief of Police—they turned me loose and released me to the Dallas City Jail.

On Thursday, September 15th, I cooled my heels in the Dallas City Jail while my friends prepared a second Habeas Corpus (identical to the first, except for my new location) and filed it around 1:00 p.m. in a Federal Court.

Later that afternoon, I attended a docket hearing in which a judge offered to release me if I would plead “not guilty” to some post traffic ticket and past a $100 bond. I explained to the judge that the Dallas City Attorney’s office has already promised me a “jurisdictional hearing” on those tickets (which I believe means the arrest warrants which were issued on those Dallas tickets were unlawful), and asked if pleading “not guilty” would compromise my challenge to jurisdiction. The judge didn’t answer. I stared a moment, and under the implicit threat of continued incarceration, said, “OK”.

I didn’t like the Dallas City Jail. It scared me some. Bored me at times. I wanted to exit through the first open door regardless whether it was opened by a $100 bond or a Habeas Corpus.

About 9:30 p.m. Thursday night, I was released from the Dallas City Jail without posting a bond or signing a release form. I don’t know why I was released; maybe it was because of the docket hearing, maybe because of the Habeas Corpus.

In sum, on Tuesday, the police vowed to keep me for a month if they had to, and the Highland Park Municipal Court wanted $1300 cash. On Thursday, I was out without paying a dime. Either the cops lie like rugs, or I simply don’t understand administrative procedure, or something dramatic happened to change their minds.

Perhaps that dramatic event was the Habeas Corpus. The central arguments of that Habeas Corpus are:

**DEMAND**

1) Virtually *none* of the judges in Texas (or any other state, for that matter) have taken a proper Oath of Office;

2) Therefore, not one state judge in Texas (or probably any other state) is a lawful state officer;

3) Therefore it was impossible for any municipal or state judge to issue a lawful warrant for my arrest; and

4) Therefore my arrest and incarceration were unlawful.

The beauty of this Habeas Corpus is that, since it alleges that virtually no Texas state judge is lawful, you don’t waste time “exhausting” your administrative remedies at the state level before you can (finally) appeal to a federal court. Because there are no lawful state judges, you file directly with a federal court.

Dan Schneider concedes that his Habeas Corpus is not foolproof and that some people have used it unsuccessfully. However, he remains confident that, in general, this Habeas Corpus is so strong that prisoners who apply it *properly* are usually released in “about four or five hours”. I can only say that in two instances when I presented that Habeas Corpus, I was moved from one jail in “about four or five hours”, and ejected from a second in about eight hours.
THIS DOES NOT PROVE DIRECT, CAUSE-AND-EFFECT RELATIONSHIP BETWEEN MY RELEASE AND THE HABEAS CORPUS NOR DOES IT PROVE THE VALIDITY OF THE HABEAS CORPUS. Maybe the timing was merely coincidental. Maybe they meant to hold me for a month, lost the paperwork, and held someone else instead. Maybe they thought my Habeas Corpus was so funny, I won the “Looniest Litigant of the Month Award” and therefore received a “Get Out Of Jail Free” card in return for giving them such a big laugh.

Maybe so.

And maybe the Habeas Corpus is strong medicine for painful bouts of unlawful incarceration. In any case, here’s the Habeas Corpus, presented as a response to satisfy the federal Habeas Corpus form requirements:

* * *

District Court of the United States
Fifth Circuit
Dallas County
Republic of Texas

DEMAND FOR WRIT OF HABEAS CORPUS
BY A TEXAS STATE CITIZEN

The people free and sovereign of the Texas Republic, ex rel

Alfred Adask
Suitor, Movant at law

VS.

Darrell Fant
RESPONDENT, in personal capacity (Ex Parte Johnson 154 SW 2d 854)

AND

The Attorney General Of The State Of Texas
ADDITIONAL RESPONDENT

Highland Park Municipal Jail
4700 Drexel, Highland Park, TX
PLACE OF CONFINEMENT

CASE NUMBER
(To be supplied by the Clerk of District Court)
DEMAND

1. The name and location of the court which entered the judgment of conviction under attack: Highland Park, Texas.
2. Date of judgment of conviction: unknown.
3. Length of sentence: Petitioner was informed that he would be held indefinitely or until he surrendered his unalienable, substantive and perfect rights.
4. Nature of offense involved (all counts): All counts involved are non-jailable civil violations under Vernon’s Civil Statutes and no probable cause determination has been had to determine that Alfred Adask does in fact have the ability to pay pursuant to *Ex Parte Byran* 662 SW 2d 147, therefore Alfred Adask is in debtors prison (see *Tate v. Short* 401 U.S. 395 and *Ex Parte Tate* 471 SW 2d 404).
5. What was your plea? No plea.
7. Did you testify at trial? No.
8. Did you appeal the judgment of conviction? No.
9. N/A
10. N/A
11. N/A
12. State concisely every ground on which you are being held unlawfully. Summarize briefly the facts supporting each ground.

GROUND #1—The jurisdiction of the lower court issuing the commitment papers restraining Alfred Adask in his liberty are fatally defective and the district court’s review of the record upon certiorari will reveal that the following is true and correct to wit;

The alleged judge is not in fact a judge. He does not hold any office for the State of Texas because he has failed to meet the federal statutory prerequisites that would support the Constitutional mandate that all judges shall be bound thereby pursuant to Article of Amendment VI of the Constitution for the United States of America:

“This *Constitution*, and the Laws of the United States which shall be made in Pursuance thereof;’ and all Treaties made, or which shall be made, under the Authority of the United States shall be the supreme Law of the Land; and the judges in every State shall be bound thereby, any Thing in the *Constitution* or Laws of any State to the Contrary notwithstanding."

And pursuant to Title 4 U.S.C.A. 101 and 102 notwithstanding any conflicting Texas state statutes as stated:

101. Oath by members of legislatures and officers

“Every member of a State legislature, and every executive and judicial officer of a State, shall, before he proceeds to execute the duties of his office, take an oath in the following form, to wit: “I, AB, do solemnly swear that I will support the *Constitution of the United States.*” (July 30, 1947, ch. 389, 61 Stat. 643.)

102. Same; by whom administered

“Such oath may be administered by any person who, by law of the State, is authorized to administer the oath of office; and the person so administering such oath shall cause a record or certificate thereof to be made in the same manner, as by the law of the State, he is directed to record or certify the oath of office. (July 30, 1947, ch 389, 61 Stat. 644.)

Therefore, the alleged judge who signed the order that caused the restraint of Alfred Adask’s liberty is
not in fact a judge and is not in fact an officer of the State of Texas exercising any executive, legislative or judicial office of the State of Texas. He is a privateer in personal capacity (see *Haffer v. Melo* 112 S. Ct. 358, Nov. 5, 1991), in disguise upon the highway, using color of law and color of office to coerce contributions of money, information, and other things of value for a foreign principle who is in an attempt to disguise his true nature and character.

The true nature and character of the principle, for whom this alleged judge speaks, can be easily discovered by demanding that said alleged judge produce his paycheck. Since the State cannot emit bills of credit, then the paycheck will disclose the true nature and character of his employer; the alleged judge and this court will discover that said nature and character is not that of a sovereign and therefore, sovereign immunity cannot attach and the alleged judge will have to provide his own attorney to respond so as to not use public funds for private gain.

GROUND #2—The jurisdiction of the alleged court issuing the commitment orders restraining Alfred Adask of his liberty are fatally defective for the following reasons to wit;

1) The alleged order of commitment and the proceedings that it is based upon will, on their face, upon review by certiorari of this district court, prove the absence of the minimal due process standards or even the rudiments of administrative process as provided for in Title 5 U.S.C.A. Administrative Procedures under reorganization. Said commitment is arbitrary, capricious, not in accordance with law, it is contrary to the *Constitution*, fails the procedures required by law and is unsupported by evidence. It not merely exceeds the jurisdiction of the court, but jurisdiction is totally void and the fundamental substantive, unalienable and perfect rights that have been denied to Alfred Adask, and that would be a bar to the jurisdiction of any court or judge thereof, do include and are not limited to the following to wit;

A) Alfred Adask was never provided with a copy of the information or complaint, or the affidavits attached thereto by an accuser.

B) Alfred Adask was never informed as to the true nature and cause of the accusations against him.

C) In any cause, civil or criminal in nature, the plaintiff has the absolute duty and obligation to prove each and every element necessary for jurisdiction. There is no pleading by any attorney authorized to appear in behalf of the municipal corporation with authority to represent the Municipal Corporation of Highland Park or the State of Texas. Therefore, there are no facts, no evidence, no pleadings, no motions or any documents going to show the jurisdiction of the accuser/plaintiffs unless this court will allow a police officer to practice law without a license or will allow the alleged judge to practice common barratry from the bench as there are no facts or testimony before the alleged judge, and any decision is based upon extra record evidence in violation of rules of evidence 102 & 201 (see *Fed Rules of Evidence Service 1 @ I Government of the Virgin Islands v. Gereau* 523 F.2d. 140 [1975]).

D) In order for the plaintiff to make its case, the police officer, an alleged but yet to be proven agent for the plaintiff, would have to plead the municipal corporation’s own infamy, in that he would have to admit that he is in disguise upon the highways, the disguise being that of a conservator of the peace, and there have been no facts or evidence, nor can there ever be any facts or evidence, as to a breach of the peace, therefore, the plaintiff’s true character as a privateer collecting contributions, information and other things of value for a foreign principle would be disclosed.

2) The district court will find, after their review upon certiorari of the record of the court that caused the restraint of liberty by the commitment papers allowing the commitment of Alfred Adask, that justice will require action be taken to postpone any further restraint or execution of any sentence, and that judicial review of the conditions as required to prevent further irreparable injury, this United States district court may issue all necessary and appropriate process the effective date of their actions or to preserve status or
rights pending conclusion of the review proceedings (see Title 5 U.S.C. 705).

3) Since the review of the record of the lower inferior state court by the district court will go to show that said lower court did not now or ever have jurisdiction, therefore, Habeas Corpus is the only plain adequate and complete remedy available. The extraordinary remedy is absolutely necessary, as normal and ordinary relief would be totally inadequate in this particular case, as it applies to Alfred Adask. It is also necessary, in this particular case, to reach above the bias and prejudice of the local Dallas County officials. Mr. Adask is a local publisher who has taken a position that is very unpopular with local politicians and lawyers. The Federal Courts and justices thereof, because of their lifetime tenor and other factors removing them from political prejudices, will make them better qualified to act in an absolute fair and impartial manner, however, any judge or justice who sits on this case should be make aware that Alfred Adask is the publisher of a publication called the “AntiShyster” and if that would prejudice them in any way, they should be given the opportunity to recuse themselves and/or possibly even suggest another venue. Alfred Adask is not displeased with the small percentage of lawyers who are effective and competent, however, he has been and still is, in opposition to the majority of incompetent and ineffective lawyers as voiced by a former Supreme Court Justice. However, Mr. Adask finds these competent and effective lawyers to be priced out of his financial abilities. Therefore, Mr. Adask is forced to present this Habeas Corpus In Propria Persona.

13. Jurisdiction Argument—The district court of the United States has jurisdiction over this matter pursuant to the All Writs Statute 28 U.S.C. 1651 and the Savings to Suitors Clause of the Judiciary Act of 1789 Session 1, Chapter 20 § 16 & 9a. Saving to suitors is the extraordinary common law remedy whenever said remedy is the only complete and adequate remedy and it is hereby and herein declared that statutory relief is not a complete or adequate substitute for the unalienable perfect remedy at law.

14. Alfred Adask hereby and herein demands that the district court for the United States order the Respondent, Darrell Fant, make return in personal capacity pursuant to Ex Parte Johnson, 154 SW 2d 854, that said return include the Writ of Commitment and/or any other documents that would go to show the lawful reason for the commitment of Alfred Adask, and that the district court order the record, including any and all police documents and records, that would go to show the reason for the commitment of Alfred Adask, and that the district court set a time and place certain that all interested parties be given an opportunity to subpoena witnesses and evidence as is necessary for them to present their position and the law in support, so that this district court can fulfill its obligations and duties pursuant to U.S. v. Sine 461 F. Supp. 565 and provide the concrete and specific reasons for the district judge’s decision, whatever that decision may be, because Alfred Adask does hereby and herein demand that the court provide findings of fact and conclusions of law.

Movant, Suitor at law in propria persona,

________________________
Alfred Adask
Non-domestic mail
c/o 4700 Drexel (Highland Park Jail)
Highland Park, Texas
(214) 559-0303

________________________
Dated
CHAPTER 7

A SENSE OF SURVIVAL
MAKING A 14-DAY EMERGENCY KIT
by J. Allan South
from Preparedness Journal Aug./Sep. 1993

CHAPTER 8

MORE BAD VACCINATION NEWS

Editor’s note: This comprehensive brochure arrived at the CONTACT offices “coincident” with Commander’s writing on vaccinations on pages 2-4. Our long-time readers will recognize the excellent connections made herein between the practice of vaccinations and the larger sinister game plan of New World Order controls being exercised against we-the-people in an ever tightening downward spiral.
Here is what the media has been lately presenting for your consumption. As always, it pays to read between the lines, utilizing what you have learned about the media controllers and their One-World goals. Editorial comments are presented in brackets.

**POPE PROMOTES RELIGIOUS UNITY**

In an article from the *Los Angeles Times*, reprinted in the January 22 edition of *The Orlando Sentinel*, [quoting:]

COLOMBO, Sri Lanka—Snubbed by Buddhist leaders, Pope John Paul II ended an exhausting Asian tour Saturday with a call for the world’s great religions to unite on behalf of shared moral values.

Vatican planners say they are preparing two papal trips in Europe this year, one to Africa, and one rescheduled visit to the United Nations and nearby American cities. At the same time, a task force is working on celebrations of the third millennium of Christianity that the pope firmly expects to direct in the year 2000. [One-world religion is right on schedule. If your’re wondering about the pope’s ability to handle such a strenuous travel schedule, read the article on robotoids, replicas, and synthetics in last week’s CONTACT!]

**CITY STILL SMILING ABOUT FLUORIDATION**

In an AP article from the January 26 edition of the Los Angeles *Daily News*, [quoting:]

GRAND RAPIDS, Mich.—For 50 years, it’s been blamed for everything from a communist plot to cancer. But putting fluoride in public water hasn’t caused anything but a decline in tooth decay, officials said Wednesday, the 50th anniversary of the day Grand Rapids became the first city to fluoridate its water.

The city’s test eventually showed that people who drink fluoridated water when they are young have 20 percent to 40 percent fewer cavities, said Dr. Linda Niessen, former president of the American Association of Public Health Dentistry.

Today, 56 percent of the U.S. population receives fluoridated water, according to the American Dental Association. [That was another classic example of media disinformation! Apparently this AP reporter hasn’t read *A Struggle With Titans*, in which author George L. Waldbott, M.D. documents his eleven years of medical research on the negative effects of fluoride on the human organism. And I guess he missed Dr. John Yiamousyiannis’ more recent book, *Fluoride, The Aging Factor: How To Recognize and Avoid the Devastating Effects of Fluoride*. See the following article for “the rest of the story”.]
FLUORIDE: DRUG OF CHOICE
FOR POPULATION CONTROL

The following article is reprinted from The American Mercury (date unknown), [quoting:]

Here is an unforgettable statement on the effects of fluorides on the human brain. It is from one of the nation’s foremost industrial chemists, Charles Eliot Perkins, who was sent by the United States Government to help take charge of the giant I. G. Farben chemical plants in Germany at the end of World War II. The statement is taken from a letter which Perkins wrote the Lee Foundation for Nutritional Research, Milwaukee, Wisconsin, October 2, 1954:

“I have your letter of September 29 asking for further documentation regarding a statement made in my book The Truth About Water Fluoridation to the effect that the idea of water fluoridation was brought to England from Russia by the Russian Communist, Kreminoff.

“In the 1930’s Hitler and the German Nazis envisioned a world to be dominated and controlled by the Nazi philosophy of pan-Germanism... The German chemists worked out a very ingenious and far-reaching plan of mass control which was submitted to and adopted by the German General Staff. This plan was to control the population in any given area through mass medication of drinking water supplies. By this method they could control the population of whole areas, reduce population by water medication that would produce sterility in the women, and so on. In this scheme of mass control, sodium fluoride occupied a prominent place.

“We are told by the fanatical ideologists who are advocating the fluoridation of water supplies in this country that their purpose is to reduce tooth decay in children, and it is the plausibility of this excuse, plus the gullibility of the public and the cupidity of the public officials that is responsible for the present spread of artificial water fluoridation in this country.

“However—and I want to make this very definite and very positive—the real reason behind water fluoridation is not to benefit children’s teeth. If this were the real reason there are many ways in which it could be done that are much easier, cheaper and far more effective. The real purpose behind water fluoridation is to reduce the resistance of the masses to domination and control and loss of liberty...

“In the rear occiput of the left lobe of the brain there is a small area of brain tissue that is responsible for the individual’s power to resist domination. Repeated doses of infinitesimal amounts of fluorine will in time gradually reduce the individual’s power to resist domination by slowly poisoning and narcotizing this area of brain tissue and make him submissive to the will of those who wish to govern him...

“I was told of this entire scheme by a German chemist who was an official of the great Farben chemical industries and was also prominent in the Nazi movement at the time. I say this with all the earnestness and sincerity of a scientist who has spent nearly 20 years’ research into the chemistry, biochemistry, physiology and pathology of fluorine—any person who drinks artificially fluorinated water for a period of one year or more will never again be the same person, mentally or physically.” [Now you know why the citizens of Grand Rapids are “still smiling”, after 50 years of fluoridation! See why America is not waking up? Do you know what’s in YOUR water?]
THEY CALL IT TOMORROWLAND!

In an article from the January 17 issue of THE ORLANDO SENTINEL, [quoting:]

Test runs of the Magic Kingdom’s first PG-13 horror attraction proved it so scary that screams drowned out parts of the script and some people bolted in terror for the door.

Yet when Walt Disney Co. CEO Michael Eisner recently sat through a showing of the Extra-TERRORestrial Alien Encounter, he ordered it shut down until Imagineers could make it even more intense.

The Alien Encounter is a showcase attraction for Walt Disney World not only because it’s breaking ground in terror-based entertainment [sounds like an oxymoron to me] but also because it is the cornerstone of a $100 million Tomorrowland update.

How can Disney intensify an attraction that locks people into their seats and plunges them into darkness while an alien monster roams the room mauling people?

“I don’t know that WE even know at this point what we’re going to do,” said Elrod, noting the show will be open off and on for testing until this spring. [Our sender-reader suggests this might be in preparation for the New World Order’s planned “alien invasion” and Project Blue Beam and wonders if Disney is under contract with NASA on these ventures...]

haiti

Miguel Vencis, 25, displays a skull and the bullets he found inside it while digging the site of the former Fort Dimanche Prison in Port-au-Prince. Hundreds of poor Haitians are squatting on the site notorious as the death camp where thousands were killed during Francois Duvalier’s dictatorship.

(Our sender-reader has these comments: “These 6 bullets were NOT shot into this skull. (1) 5 of the bullets are 30.06 caliber and the large one is at least 50 caliber. (2) This destructive power would have completely destroyed the skull (either when alive or in the advanced state of decay it is now in). (3) The bullets would not have remained in the skull but would have passed clear through. (4) This caption and presentation is a complete phony.” Guess you can’t believe everything you read, even in THE ORLANDO SENTINEL, where this photo originated.)

WHEN THE MARRIAGE STINKS

On a lighter note from the DENVER POST (11/03/93), [quoting:]

The Jewish Bulletin reports that at the first International Workshop on Bad Breath, conducted recently in Tel Aviv, Shlomo Goren, former chief rabbi of Israel, announced that bad breath is a legitimate reason for a religious divorce. Several Israeli couples have been granted divorces on that basis.

The conference also “discussed malodorous emanations from areas other than the mouth,” says the Bulletin, which refrains from providing further particulars.
LOOK OUT! SPACE SHUTTLE LAUNCH SET FOR FEBRUARY 2

This article by Seth Borenstein comes from the January 22 edition of THE ORLANDO SENTINEL, [quoting:]

CAPE CANAVERAL—NASA is getting ready to play the Space Shuttle version of Beat The Clock. Instead of having a leisurely 2 1/2 hours in which to launch a Shuttle before having to quit for the day, the space agency will have only five minutes to get the Shuttle Discovery off the ground Feb. 2.

If launch managers at Kennedy Space Center can’t make that five-minute “window”, they’ll have to wait a day to try again—and still have only five minutes in which to work.

Because Discovery is to rendezvous with the Russian space station Mir, NASA has to send it aloft within five minutes of the appointed time to ensure the right trajectory. Otherwise, the Shuttle would burn too much fuel catching up with the orbiting Russian station, said Phil Engelhauf, the mission’s lead flight director. [If you’ve kept up with your CONTACT-reading this month, you will recognize this as PURE disinformation! (See Volume 7, Number 10 January 3, 1995: “True Story of Space Shuttles: Fire From the Sky, Parts 1-4” and Volume 7, Number 11 January 10, 1995: “Fire From the Sky: Battle of Harvest Moon & True Story of Space Shuttles, Parts 5-8”]

FARRAKHAN MURDER PLOT

Another ORLANDO SENTINEL article, this one from the Associated Press in the January 22 edition, [quoting:]

CHICAGO—When the feds announced they had broken up a sensational murder plot against a fiery black leader, the intended target lashed out, but not at the accused.

He saw another enemy: the very U.S. Government that said it was trying to protect him.

Since Qubilah Shabazz, the 34-year-old daughter of Malcolm X, was charged earlier this month with trying to arrange the murder of Louis Farrakhan, the Nation of Islam leader has defended the accused and castigated the authorities.

Rather than praising the FBI agents who say they foiled a plot to kill him, he asserts the plot is a government ploy to undermine black unity.

Farrakhan’s allegations are the latest example of the deep-seated suspicion of U.S. Government that some experts say is common among American blacks. [Sounds like a suspicion that ought to become a lot MORE common among all Americans. See Gary Wean’s article (page 33) on how this incident ties in to the OJ Simpson frame-up.]

JAPANESE CRITICIZED FOR HOLOCAUST DENIAL STORY
TOYKO—While the world this week recalls the 50th anniversary of the liberation of Auschwitz, Japan’s leading conservative publishing house has printed an article denying Jews were gassed at the Nazi death camp.

The 10-page article, complete with an editor’s note lauding its findings, has drawn fire from the Israeli Embassy and a leading American Jewish group and intensified concerns over Japanese anti-Semitism, a persistent theme in Japanese intellectual life that has taken on a new virulence since the Persian Gulf war.

The Simon Wiesenthal Center in Los Angeles has written Japan’s ambassador in the U.S. and asked the government to publicly condemn the magazine article. Titled “There were no Nazi Gas Chambers,” it appeared in February’s edition of Marco Polo, a slick monthly with 250,000, mostly young adult readers that is published by the prestigious Bungei Shunju Co.

In the Marco Polo article, free-lance author Masanori Nishioka claims there was no Nazi Holocaust and that the gas chambers at Auschwitz were set up by the Polish Communist government after the war.

Last April, Japan’s largest business daily, the Nihon Keizai Shinbun, ran a big advertisement for a series of books alleging Jews were responsible for the Japanese stock market crash. “Shoot Japan: The Last Strong Enemy” alleged that a cabal of Jewish bankers was out to destroy the last threat to their worldwide hegemony: Japan.

Two months ago, the Yomiuri Shinbun, the largest newspaper in Japan, ran advertisements for a similar set of books.

Throughout 1992, as Japan’s recession worsened, mainstream weekly and monthly magazines were filled with articles claiming Jews were behind Japan’s economic woes.

The magazine issued a statement Tuesday standing by the story. [And Japan’s recent earthquake was—a coincidence??]

CYBERTERRORISM THREAT IGNORED

In an article from the January 19 edition of THE GAZETTE, MONTREAL, [quoting:]

The technology to electronically knock a plane from the sky or cripple world financial markets is widely and cheaply available to “cyberterrorists,” a computer-security conference in Montreal heard yesterday.

But the potential for disaster is being ignored and covered up, said several security experts. They urged an audience that included civil and military intelligence officials from Canada and the United States to help design protections against such electronic warfare. [Remember, government hates competition or opposition.] Winn Schwartau (author and security expert) gave dramatic examples of potential new weapons that could be built for a few thousand dollars.
An EMP bomb could knock out the computers that control a trading floor, a communications network or a power grid with a massive electromagnetic pulse.

Meanwhile, a HERF—high energy radio frequency—gun could make an airplane fall from the sky by zapping its controls.

The scenarios might seem suited to a James Bond movie but Schwartau maintained that extortion using the threat of an EMP bomb has almost certainly occurred.

But he and Major-General Alan Pickering, director of information security at the ultra-secret branch of the armed forces known as the Communications Security Establishment, said some hackers have become hired guns.

“Hackers, hired often by drug lords, can get into court records to ferret out information” on wiretaps and search warrants, said Pickering.

In an Associated Press article from January 21 issue of THE ORLANDO SENTINEL, [quoting:]

WASHINGTON—Secretary of State Warren Christopher (A-5) unveiled a broad plan Friday to deter terrorists and narcotics smugglers from operating in the United States. New legislation authorizing wiretaps may be one of the tools.

Suspected criminals will find it harder to get visas or to remain in the United States if they violate entry rules with illegal passport schemes. Foreigners suspected of crimes could be barred even without convictions, said a senior State Department official in elaborating on Christopher’s speech to the Kennedy School at Harvard University.

The Supreme Court has imposed severe restrictions on wiretapping and since 1967 has required the government to convince a federal judge there is probable cause to believe taps will uncover a crime. The court also has protected aliens living in the United States with many of the rights of U.S. citizens.

But Christopher, a lawyer who held a high Justice Department post in the Johnson Administration 30 years ago, stressed a need for new measures to combat threats posed by international terrorists and drug traffickers.

“They ruin countless lives, destroy property and siphon away productive resources,” he said. “They sap the strength of the industrialized countries of the world and, even more gravely, threaten the survival of emerging democracies.” [I guess it is obvious to you readers that Christopher is not concerned about “international terrorists and drug traffickers” since they come under his jurisdiction as A-5. The real targets of this latest assault on the Fourth Amendment will be you and me.]

RUBIN, GREENSPAN AND CHRISTOPHER
PUSH MEXICAN RESCUE PLAN

This article by Tim Carrington comes from the January 26 edition of THE WALL STREET JOURNAL, [quoting:]

WASHINGTON—Congressional resistance to the Clinton Administration’s proposed rescue for Mexico remains strong, though government officials believe some plan will eventually be approved.

In an unusual appearance yesterday, Treasury Secretary Robert Rubin, Federal Reserve Chairman Alan Greenspan and Secretary of State Warren Christopher (A-5) defended the plan before the House Committee on Banking and Financial Services.

Although the U.S. plan involves loan guarantees, not direct subsidies, the package hasn’t been able to shake the label of “bailout”. Moreover, Mr. Rubin, formerly co-chairman of Goldman, Sachs & Co., found himself repeatedly explaining that the plan didn’t amount to a bailout for Wall Street.

Rather, the panelists emphasized that the stakes go far beyond particular investors’ losses, or even Mexico’s financial health. Mr. Christopher said the Mexican crisis represents “a test of American leadership,” particularly in this hemisphere. [See Pat Buchanan’s assessment: “Mexican Peso Not Worth Plug Nickel” in box on previous page.]

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UPDATE ON 10TH AMENDMENT
STATE SOVEREIGNTY RESOLUTION

COUNCIL ON DOMESTIC RELATIONS
P.O. Box 3362, Springfield, Illinois 62708

All of the 50 states have received the information and are networking with their state legislators. Our deep gratitude and respect goes to Colorado State Senator Charles Duke who authored and introduced the Resolution on March 2, 1994, and to all state legislators who are joining in and standing with Senator Duke.

The 10th Amendment Resolution took on its own momentum (we believe by the Grace of God). Many individuals and organizations are uniting in their respective states to support their legislators in passing the resolution. It has swept the country like a fire storm, giving hope to those who had lost hope, waking up sleeping Americans and getting them involved...and most importantly waking up state legislators who forgot or never knew that the states are autonomous and we, the people, sovereign over the federal and state governments.

Senator Duke emphasizes the importance of a joint resolution. He explains that a House resolution addresses issues relating only to the House, i.e., House rules, matters that concern House districts, etc. The same holds true for Senate resolutions. Duke said, “There is no earthly, logical reason whatsoever to have
the 10th Amendment Resolution passed as separate House and Senate resolutions other than to deceive the people.” He says the legislative leadership knows full well that separate resolutions are of no effect, do not represent the United voice of the general assembly and carry no weight. When a state legislature wants to make a powerful statement to government they send the message via a “joint or concurrent” resolution.

In the near future Senator Duke intends to invite state legislators who are sponsoring and supporting the 10th Amendment Resolution to meet as a Principal Assembly to formulate legislation which will implement the resolution...to put teeth into this declaration of sovereignty. He has now introduced the Colorado State Sovereignty Act (SB52) which creates a state controlled escrow account to hold federal excise tax payments. If the feds withhold any funds because the state refuses to pass unconstitutional state laws implementing federal mandates, i.e., the Brady Bill, the Crime Bill (with its ban of our home defense weapons), the Clean Air Act, federal land grabs, Goals 2000, etc., then the money in escrow will not be forwarded to the feds but will be used by the state. Duke is widening the path toward sovereignty and all state legislatures should pass a similar bill forcing the federal government into Constitutional compliance.

We are networking with concerned Americans in all 50 states. Please let us know about activity in your state. Help us keep this update current. We’ll connect you with others so your efforts will be cohesive and united.

For a 10th Amendment Resolution information packet, send $5 donation to CDR.

Thank you for your involvement in this most important cause.

May God bless America and our efforts to keep her free.

* * *

UNTIL ONE IS COMMITTED

there is hesitancy,
the chance to draw back,
always ineffectiveness. Concerning
all acts of initiative (and creation), there
is one elementary truth, the ignorance of
which kills countless ideas and splendid plans:
that the moment one definitely commits oneself,
then Providence moves, too. All sorts of things
occur to help one that would never otherwise have
occurred. A whole stream of events issues from the
decision, raising in one’s favour all manner of
unforeseen incidents and meetings and material
assistance, which no man could have dreamt
would have come his way. I have learned a
depth respect for one of Goethe’s couplets:
“Whatever you can do, or dream you can,
begin it. Boldness has genius, power,
and magic in it.”

Quotation from *The Scottish Himalayan Expedition*,
by W.H. Murray, published by J.M. Dent
& Sons, Ltd., 1951

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LATEST FROM
MICHAEL MAHOLY

Dear Friends,

The time has come for me to be moved to yet another prison. I will be leaving for Leavenworth (Kansas) Federal Prison very soon. I do not have the correct address yet, but just as soon as I receive it, I will pass it along to you.

I am asking you to hold any mail you might be wanting to send to me, until you hear from me again. I should receive any mail you have sent thus far.

This will be the fifth prison I have been to since 1991 and by far the most notorious. As I’ve told you in my previous plea letter, if I am to try and change anything in our corrupt government, and to stop any further charges from being fabricated and placed against me, I will need help—not a lot, just a little from everyone who really wants to stop this type of activity in our current government.

Thank you again for being a concerned friend, and you will be hearing from me soon.

Your friend,

/s/Michael Maholy
MY FELLOW AMERICANS:

1/24/95: Sometimes when I hear things and know about the subject matter, I am amazed at what is being said and note how uninformed is the person talking. Or is he uninformed? A member of the JDL [Jewish Defense League] was talking about Hitler and his family. In speaking about Ms. Nickelgruber, Adolph’s mother, he was purposely evasive in responding to direct questions about her. I think the reason he was evasive is the fact that Hitler’s mother was Jewish. The Third Reich may have exterminated a good portion of a specific religion, and I wonder why. It is never stated that the religion that was almost exterminated was done by one of its own. Maybe the JDL member had another reason for not mentioning this information. Perhaps it was his Khazarian influence in his younger years. Now, my fellow Americans, you know why some of your history books are being changed.

1/25/95: On January 3, 1995, NBC television attempted to make it appear that presidential candidate Robert Dole would be our next patron saint. My fellow Americans, all it is necessary for you to do is read his oath of office, and then ask Mr. Dole if he has always followed the mandate of the Constitution. The law of the land is the supreme law, and anyone who has introduced, sanctioned in any way, approved of, or voted for any non-positive law is in violation of their oath of office, has participated in an unconstitutional activity, and is lying directly to you. To say, “the people want it”, is not enough. The law is the law.

1/26/95: H. Ross Perot is in the mood again. He’s starting to flex his muscles and tell us how bad things are with the United States Government (which is true), and yet, there seems to be a problem with Mr. Perot’s words. You see, Mr. Perot is building a city down south, and he just accepted a nine-figure check from the government to build an airport. Mr. Perot is a good business man, and I’m sure he will profit from his venture quite nicely. Come on, Mr. Perot, write a check to government for that airport. You can’t have it both ways! Either you are a capitalist or a government lackey.

1/27/95: The government’s job and responsibility is outlined specifically in the Constitution, namely, the military, currency, tariffs, highways, and communications with other countries. Anytime any government official says anything outside these topics, they are voicing a personal opinion only, and to represent any other authority, they are exceeding their jurisdiction and are acting, flagrantly and overtly, in an unconstitutional manner. President “Bill-Hillbilly-Socialism Clinton” keeps talking about abortions. That topic is none of his, or the United States Government’s business. This country belongs to the people, not government.

1/28/95: A conspiracy is defined as: a plot; a treasonable combination. A conspiracy requires only two or more people. When the government enacts legislation that usurps your rights, not only is the United States Government acting in a conspiratorial and unconstitutional manner, they are breaking several laws. Government is not above the law, and is accountable! Wake up America, this country belongs to the people,
not government.

1/29/95: The United States Government is constantly changing job descriptions and responsibilities of some of its employees. For example, park ranger(s) went on a sovereign state citizen’s property looking for “pot” plants, and shot and murdered that citizen. What was a park ranger doing with a gun? What was a park ranger doing looking for a drug? The Constitution states that the federal government cannot own property. If you control property, you, in effect, own that property. If you shoot one of your employers, you have committed the act of murder and, therefore, those who employ you [within the government] are guilty of the act of murder. The United States Government is accountable and not above the law.

1/30/95: Yes, President “Bill-Hillbilly-Socialism-One World Order-Clinton”, my faxes are being very effective. Please take your stupid, asinine and unconstitutional words and place them where the sun don’t shine. You and government are accountable, and are not above the law. The truth is absolute and cannot be changed or denied. This country belongs to the people and will be returned to them!

1995 is the “Year of the Patriot”!

In Light and Freedom,
/s/ Ronn Jackson 33866
SNCC Box 100-1B5A
Jean, NV 89026
Editor’s note: Here we go again! Just when you thought you had heard enough about O.J. Simpson, we have decided to give you some more data to chew on. After all, if you can endure hour after hour of lies from the controlled media’s presentation of this orchestrated frame-up pageant, why not a bit of truth—for a change?

In the 9/6/94 issue of CONTACT, we presented an extraordinary document by Gary Wean on the truth behind O.J.’s frame-up. Now, almost five months and who-knows-how-many lies later, some of what we shared from Gary is beginning to come into focus in a major way.

But first: WHO IS Gary Wean? He entered the Los Angeles Police Department Academy in 1946 and, along the road of a brilliant career, eventually became Chief Investigator for the Ventura County Public Defender Office. Gary’s sources and connections are legendary in California law enforcement circles.

Gary’s outlay of the O.J. Simpson frame-up was so professionally thorough and comprehensive—and shocking—that, at this critical time in the expensive public pageant, we are repeating that document, after first presenting a recent “hot off the press” update from Gary now that the trial is “finally” underway. We are fortunate to include Gary as both a respected reader of CONTACT and as a professional of such high calibre that he could provide us with this update on VERY short request notice. Thank you, Gary Wean!

And should you need any more data to support the position made here that O.J. was framed, just go back and carefully study Barbara Walters’ interview with O.J.’s first wife, broadcast Friday evening 1/27/95 on the television news magazine program 20/20. Her comments, as one who has stayed out of the spotlight (though, since not well-to-do, she could have easily chased the $ train), indirectly confirm Gary’s position and reveal how preposterous is the case being made by the Prosecution.

No doubt there are many things yet to be presented that won’t add up in the public version of this case. However, as the saga continues to unfold, knowing THE TRUTH will help a lot in sorting the lawyers’ antics.

Thursday, January 26, 1995
To: CONTACT Newspaper
Update—The O.J. Simpson Frame-Up

Up to this point, Thursday, 1/26/95, Defense lawyer Johnny Cochran has still to finish his opening statement, in rebuttal to District Attorney Marcia Clark’s opening statement (which was a well presented
On Wednesday afternoon, 1/25/95 Cochran’s opening statements paralyzed the Prosecution and Clark’s co-counsel William Hodgman went to the hospital with a “heart attack” and the remainder of her staff went scurrying like rabbits.

The calamity within the Prosecution’s ranks was caused by confidential information which, as I stated in my article printed in the September 6, 1994 issue of CONTACT newspaper [reprinted starting on p.34], I first began to receive only hours after the double murder.

Cochran’s opening statement to the jury astounded not only America but the whole world—the fact that Detective Mark Fuhrman had interviewed a maid next door to O.J.’s house and she told him she had observed O.J.’s white Bronco parked at his house at the very time of the murder. But, what made this even more astounding was that Fuhrman did not make a report and, according to the D.A., did not advise them of this witness’ observations!

Further, and far more explosive, Cochran revealed a witness who had seen four suspicious men lurking in front of Nicole’s house at the time the D.A. says the crime occurred. These men wore dark coverings of some sort on their heads and ran to a car and sped away when they saw the witness watching them.

Another independent witness saw a lone man (not O.J.) lurking in some shrubs near Nicole’s home.

Now it is out in the open that numerous other parties were stalking Nicole other than O.J. Who were they and who was giving them their orders?

We know that this was not a ‘random’ crime, like some nuts just driving around in a car and shooting or stabbing any innocent people who happen to be on the street. This random possibility does not exist.

So we have to ask, what is the reason this horrible crime occurred; there has to be a ‘motive.’

The underlying ‘motive’ is the struggle for ‘political power’—untold, evil political power. It is a terrible thing if people must be killed in such a horrible manner as were these victims just so someone can maintain his power.

For over sixty years—back to Franklin D. Roosevelt, the Democratic Party has controlled the Black vote as a solid block. And the Mishpucka (the”Jewish” mafia; pronounced Mish-spooka—like spook)—through an evil system of fantastic sums of money being handed to individual Democrats—has held control of the Democratic Party.

Because of certain startling events that occurred, the ADL [Anti-Defamation League] Mishpucka intelligence agents became convinced that their powerful, solid block of Black votes was crumbling; it could no longer be controlled. This terrible blow to the ADL was blamed on Louis Farrakhan’s rising popularity among the Black people, and O.J. Simpson, who supposedly was connecting with Farrakhan and the Muslims.

At this time we must slow down, think, think deeply—about motive, remembering that ‘everything is
About the very time in mid-June 1994, when this double-murder occurred in Hollywood—clear back in New York, three thousand miles away, a mysterious figure, Michael Fitzpatrick, an ADL agent provocateur and also a U.S. Government agent-informer, approached Qubilah Shabazz, the daughter of Malcolm X (the Muslim leader who was slain thirty years ago). This approach amounted to an ADL plot to entrap a Black woman in a phony scam to assassinate Louis Farrakhan—and this was calculated and coordinated to simultaneously take out O.J. Simpson and Farrakhan, and cause the Black people to fight and break up amongst themselves.

After their leader and their hero were disposed of, the Black people could be drawn back into the ADL fold, and again the ADL would control a solid voting block which the Democrats know they will have to have to win in the 1996 election.

The mysterious Michael Fitzpatrick, which, I believe, is not his true name, was involved and caught with ADL-JDL [Jewish Defense League] Mishpucka terrorists in a mad scheme to blow up some innocent Arabs in New York City with high explosives.

These terrorists were caught by authorities and Fitzpatrick was imprisoned.

I ask you again: think, really think about all these strange interlocking events and put them in their proper places.

Years ago there was a group calling themselves the Symbionese Liberation Army. They were committing crimes and eventually were pinpointed by the L.A.P.D. hiding out in a house in the Watts area. It was machine-gunned to pieces, set on fire and all the occupants were cremated.

Patty Hearst, the daughter of the ‘family-owned’ Hearst newspaper empire had been caught up in the activities of the Symbionese Liberation Army through no fault of her own. It was planned by the ADL that she would be in the house and killed along with the rest of the SLA. However, fortunately she was not there. This action was to take place to convince the Hearst newspapers that they should get back in the ADL fold and follow THEIR guideline of what news should be released and what should not be released to the public.

L.A.P.D. did not discover this hide-out by themselves—a lawyer had leaked this info to them. F. Lee Bailey leaked the information to L.A.P.D. and his conduit to the ADL was his supervising agent (attorney) Alan Dershowitz. Bailey and Dershowitz are connected to the O.J. Simpson case and are up to their old ADL tricks of sabotage and provocation, sowing dissention and discord in the Defense ranks by leaking confidential Defense information and strategy to unauthorized persons.

Round and round we go—everything is connected. Now remember, Bailey and Dershowitz are members of “The Dream Team”—what the media calls O.J.’s lawyers. It will end up a “Nightmare”.

In my CONTACT newspaper article of 9/6/94, I explained how the Defense lawyer in the Vickie Morgan-Marvin Pancoast case made a big phony fuss to make himself look good—but all of the Defense’s evi-
dence of how someone else did it was ruled out by the judge—judicial discretion.

After Pancoast was found guilty, the Defense lawyer screamed to high heaven, “The record, look at the record, you can see I did my best, I really fought hard.”

Back to the present.

I agree, Cochran is doing a great job, but is it just a great big fuss to make the Defense lawyers look good and to justify all the millions they got from Simpson. Cochran actually has good witnesses who can prove that others did the killing, but he had this information clear back in July, and August of 1994 and, under the rules of discovery, was obligated to give the Prosecution this information. Cochran was well aware that by withholding the information he could be subjected to sanctions denying him the opportunity to put the witnesses on the stand. Why would he jeopardize O.J. like this unless he were deliberately inviting sanctions?

Cochran did not reveal these critical witnesses to the Prosecution until after the Prosecution made their opening statement and gave a road map of how they intended to proceed. It was like dropping a bomb on Marcia Clark and William Hodgman.

Now if O.J. is found guilty, all the world has heard Cochran tell the jury and the court that he had witnesses who could prove that others had committed the heinous crime. The only problem is that Cochran can’t produce them for the jury to hear, if Judge Ito places sanctions prohibiting the witnesses from testifying. The same tactic was used by the judge in the Pancoast murder trial. It’s a formula for race-hatred explosive riots, chaos that will harm both White and Black and America.

At this writing it is not known what decision and ruling Judge Ito will make or when he will make it. It is possible that he will withhold his ruling until further down the road when the Prosecution can give him more cause to rule out the witnesses from testifying—probably at some point when the issue will not be so volatile.

However, Cochran has given Black people good cause to believe O.J. is innocent and has been framed by White people. The ADL ‘chef’ has created a recipe for race hatred, explosive riots, death and mayhem, and chaos that will harm both Black and White and America. It’s in the oven cooking. It’s almost done!

Another connection: the ADL-concocted case of the Chicago Seven which damaged America and the American people inestimably. Jerry Rubin, a defendant in that case was killed in an “accident” in Beverly Hills not long after and not far from where Nicole and Ron Goldman were murdered.

Lawyer Kunstler, an ADL agent, was Rubin’s lawyer in the Chicago Seven case and now Kunstler has become the lawyer for Malcolm X’s daughter in the ADL frame-up to convict Qubilah Shabazz. This plot will serve to discredit and destroy Black leaders Farrakhan and Simpson and insure race riots and revolution.

Examine the possibilities and results of the ADL conspiracies:
Should Judge Ito rule against Simpson’s witnesses taking the stand, and O.J. is still found not guilty, then the true killers have not been exposed. Forever after the world will be split in their opinion: did O.J. really do it or not? He will never be free of the stigma—his life is destroyed.

If the D.A. staff loses this case it will probably finish Garcetti (the elected District Attorney). Ira Reiner, the ADL Mishpucka agent, will be returned to office as the District Attorney, and Stanley Scheinbaum will control the L.A.P.D. Sherman Block will control the Sheriff Department. Harry Pregerson will control the Federal Ninth Circuit. The L.A. City Council is controlled by the Mishpucka. Diane Feinstein and Barbara Boxer are California’s Senators; both are vicious ADL Mishpuckas. This is total political power.

Perhaps the ADL Mishpucka is right now making one of its first open moves to destroy Constitutional America as we know it. President Clinton has ordered the Justice Department, Attorney General Janet Reno, to destroy the Muslim groups in America and seize all their assets on the supposition that they are a cult and are exporting terrorism to Israel and bombing the Jews.

Next Reno can claim that the anti-abortion people are terrorists and are connected to Evangelical, Baptist, Catholic, Methodist and other churches which are supposedly exporting anti-abortion and anti-gay terrorism throughout the world and their assets will be seized and confiscated and some will be jailed. My information is that a small group of loyal American Senators are standing fast. I still do not know who they are but it is fully time for them to make their move.

The first productive action would be to totally “null and void” the Federal Reserve System, and put all of America’s money back in the hands of Congress and the people. Then remove all corrupt Federal and State judges!

When this small group of loyal Senators makes their move and the people see they are in earnest and intend to succeed, millions upon millions of loyal American citizens will rise, stand and march by their side.

/s/ Gary L. Wean 1/26/95
I am not going to return to the work in progress today, Dharma. I want to share a letter from M.T. Cross of Missouri to Governor Jim Guy Tucker of Arkansas. It is worthy of your using the thought in your own continuing correspondence. I trust that the staff is planning to run updates and letters of appreciation in the paper. [Yes, see this page.] The very case of Richard Snell and the “railroad job” on him are so very important for you to KNOW.

[QUOTING:]

Governor Jim Guy Tucker
Jan. 22, 1995
State Capitol
Little Rock, AR 72201

Dear Jim Guy -

You know that Bubba has you on the disposal list. Your insurance policy is Richard Snell SK897. When your policy is cancelled, you will be too. Does this give you a clue as to your next actions? Richard Snell and your policy stay in force together. Oh, you didn’t know? Well, now you do.

I Am—enlightened—you are too.

/s/ M.T. Cross

(P.S.) Bubba is the problem, not us. You know his tendency for lies. So who are you going to believe. Him or us?
Release Snell so he can be safe.

[END OF QUOTING]

You will find other pertinent and urgent requests for information and mail elsewhere in the paper. Maholy is being transferred to Leavenworth [Kansas]—YOU ARE GETTING THROUGH! Let us only use methods which HELP, not hurt, our incarcerated truth-bringers. We must seek protection for them at every opportunity.

Along the same lines of thought—DO NOT SEND MONEY TO RONN JACKSON FOR HIS NEW
NEWSLETTER. I DON’T KNOW WHO IS HIS SECRETARY OR RESOURCE FOR HANDLING SAME—BUT HE CANNOT RECEIVE SUCH MONIES IN THE PRISON SYSTEM. IT CONSTITUTES “DOING BUSINESS” WHICH IS FORBIDDEN. [See page 64 for subscription information.]

* * * * * * * * * * * *

RICHARD SNELL UPDATE
by Rick Martin 1/30/95

In a conversation on Jan. 24 with Olin Reed of the Arkansas Attorney General’s office, I was informed that Richard Snell’s appeal to the 8th Circuit concerning “problems with the penalty phase of his sentencing” was denied. The 8th Circuit’s ruling was upheld by the Supreme Court.

Attorney Olin Reed has just submitted a request to the District Court to enter a new judgement, denying relief, in compliance with the 8th Circuit opinion and to dissolve the stay of execution. According to Reed, once completed he will submit a request to the Governor’s office to schedule an execution date. Once a date for execution has been set a clemency application(s) may be submitted to the Parole Board by representatives of Richard Snell. A clemency hearing will be scheduled, with witnesses present, where the application(s) is reviewed. As a result of the clemency hearing the Board will then make recommendations to the Governor’s office.

Keep those prayers, letters and faxes to the Governor’s office pouring in—daily, no, hourly!

THE SEEKERS
THE LAST CALL MINISTRIES

P.O. BOX 6708, TEXARKANA, TX 75505-6708

January 23, 1995

Greetings from the Tombs:
To the staff of CONTACT: The Phoenix Project,
Commander Hatonn, and the readers of CONTACT

It is difficult to find words to express the appreciation of my loyal wife and me for your efforts in our behalf. To say that we were pleasantly surprised would be an understatement. Some things cannot be properly expressed by words.

When the first letter arrived from Hawaii, from someone I had never heard of, and one day later a deluge started, I was startled and maybe even amused. Well, well, who were all these strangers who were demanding that the Governor of Arkansas and others remember justice? Demanding not only a stay of execution, but a pardon? What was Contact newspaper and The Phoenix Project? Who was Commander Hatonn? Vaguely I remembered the name “Hatton” from a letter we had published, but knew nothing about him, nor those who called themselves ‘The Watchers’. Did they really think that mere letters
and calls could get a cop killer out of prison? Especially one who had been tried for ‘sedition’. Reading on, the realization came that they really did believe, and had no intention of taking “no” for an answer. Positive thinking indeed! Norman Vincent Peale was a beginner compared to these people! Just what could my wife and I say but, “Thanks”? Later, the Father of Lights will give more to say.

It is evident that your efforts have borne fruit, as the Governor has not set an execution date for January as promised. Hence it is impossible for them to kill me (by color of law) in January, as a 30 day notice must be given. So your efforts have slowed the “legal” process. But evil men have not changed their plans—yet. They have only become cautious and will try to wait out this storm of letters and calls, waiting until no one is looking. Isn’t that the way most criminals operate? Especially political criminals.

/s/Richard Snell

A SEARCH FOR JUSTICE
by Richard Snell

On August 13, 1985, the first day of the capital murder trial that resulted in this writer being on death row, after a repeated objection (all objections by the defense were overruled) by the young defense lawyers as to unethical tactics by prosecution, the Judge called the defense to the bench; in a low voice, unheard by the jury and not on record, he said, “Gentlemen, I don’t care about your objections, we must have a conviction here; be seated.”

Three days later, immediately after the jury returned its verdict, he again called the defense to the bench. In a quivering low voice, as if with a twinge of conscience, he said, “Gentlemen, you do have the appeals process.”

The synopsis of this appeals process will be kept as brief as possible, as all evidence is available for interested parties who are qualified and influential enough to instrument an impartial investigation and hearing. It is not intended, at this time, to satisfy research historians or the merely curious.

At the Habeas Corpus Hearing in January 1992 we presented the evidence that, beyond any reasonable argument the State had obtained its conviction through a conspiracy by both Federal and State authorities to present perjured testimony by the key witness. Yet, the presiding Judge, The Honorable Bruce M. VanSickle, imported from Nebraska for this hearing, ignored this conspiracy completely, as did the Eighth District Court of Appeals. The United States Supreme Court refused to review the appeal. Which brings us to now.

This conspiracy and deliberate neglect by Federal Courts to address same is flagrant disregard for constitutional law. It denotes not mere incompetence but malicious criminal intent. The searchlight of investigative justice must shine on all such officials if the citizens of this once great country ever expects to regain control of their Republic. Never again will an opportunity present itself wherein the conspirators signed their names multiple times to their plot, never dreaming it would see the light of day. The Light has shone. Will we walk therein?

All are now aware the Supreme Court has ruled that the appeals process is no longer concerned with
innocence or guilt, but only whether a defendant had a “fair trial”. The evidence available is irrefutable, that they violated even this criterion.

Could it be that the winds of change, now blowing across this nation demanding a return to constitutional law, is strong enough to blow away the fog of “Color of Law” and find Justice? We shall see.

    Blow, Oh Holy Wind, Spirit of I AM HE, uncover the evil and let Justice reflect Thy Light.
    Amen.

Where To Write:

Governor Jim Guy Tucker
State Capitol
Little Rock, AR  72201
(501) 682-2345
FAX 501-682-1382

Mrs. Mary Snell
Box 6708
Texarkana, TX  75505-6708

Richard Snell SK897
2501 State Farm Road
Tucker, AR  72168-9503
CHAPTER 13

SORDID “JEWISH” HATE CRIME
“BRILLIANT” EX-JUDGE JASON BRENT’S PERSECUTION AGAINST THE EKKERS

Editor’s note: Well readers, the time has come to lend support to Doris and EJ Ekker by sending your Letters To The Editor to the following places—always remembering, of course, to focus primarily on the antics of one Jason Brent [Hyman Berkowitz] and the ongoing persecution of the Ekkers by this Jewish Fluke—you know, the one who wants to do away with the old and the infirm. This is the “brilliant” spokesman who put his foot into it with his remarks published in the alleged high-IQ Mensa publication which was mentioned in the last two weeks’ CONTACTs.

Brent is the judge who was responsible for the Ekkers losing their home—and is the one in cahoots with George Green, Leon Fort, attorney-snake Steven Horn, George Abbott and, of course, Brendan Riley—the Associated Press reporter who seems to specialize in “science fiction” writing. Let these newspapers really hear from you—until they are so sick of it that they have to seek out the true story of cover-up and intrigue beginning with Jason Brent! To assist in your understanding of the situation, which has been ongoing for OVER seven years, we’ve included a background letter written some time ago by Doris Ekker, as well as a 1993 article by Rick Martin.

LETTERS TO THE EDITOR

Mr. Dan Day
San Francisco Bureau Chief
Associated Press
Fox Plaza Ste. 318
1390 Market St.
San Francisco, CA 94102

Editor
Los Angeles Times
Times Mirror Square
Los Angeles, CA 90053

Ms. Diane Hardisty, Editor
Bakersfield Californian
P. O. Box 440
Bakersfield, CA 93302
Fax (805) 395-7519
(250 word limit)

Editor
EDITOR'S NOTE: This letter is from the August 16, 1989 issue of the Tehachapi News.

Regarding the recent letters and rebuttals about the court system and Judge Brent, I will hereby risk the executioner to give input.

I have pity and empathy for the young man first written about several weeks ago in our paper, who was unjustly convicted of driving under the influence, etc. He must carry a scar from such injustice for all his life. We, too, had a son in his mid-20s who came against this type of “police justice” in Los Angeles. He killed himself in March 1985.

It comes to mind at this time, for we are currently going through “hell” in the Judge Brent court system, instigated by a “non-hearing” December 28 over what seemed to be such a simple case of trying to purchase our own home at public auction.

The sale was duly advertised and we had received a certified mail voucher of the notice. My husband and I went to Bakersfield to the City Hall with money order and cash in hand; no sale was held. We have witnesses to that fact in the persons of the Bakersfield City Clerk and the Bakersfield City Treasurer. Both attended court in Mojave on two occasions to testify to that fact, and were never allowed to speak.

There have now been over 10 separate actions (we lose accurate count and have never yet been sworn in) in Kern County and we still can’t get a hearing. These are just interim actions to stay eviction (even with paying “rent”). To get to a Superior Court hearing will take some one to three years, we are told.

At the first two scheduled “hearings”, Judge Brent told us, “You are not even here, technically, in this courtroom.” All our efforts to be heard have been aborted on legal technicalities regarding paper forms and wording format (i.e.: the word “response” instead of “answer” placed in the wrong sector of the paper and failure to use the court’s pre-printed form or identical format).

We have had five or six actions in Mojave alone, in an effort to be allowed a hearing. We have had numerous eviction notices and have lived for over a year in boxes, for if we lose a round, we have to be vacated within 24 hours. We have divested ourselves of nearly everything we own so that we could file a bankruptcy in order to stay execution of eviction, and thereby avoid loss of over $45,000 in equity to a giant S & L.

We have offered to lease, rent or buy the property at market value; all have been emphatically denied. They will “resell” us our own home for half again its market value plus all back payments (the amount established at $1500 per month rent—in Tehachapi—a castle yet?, from May 24, 1988, the day of public
non-sale) plus all legal fees and approximately $40,000 additional in damages! That’s cash; no negotiations. Oh, yes, we would have to drop all legal action against them regarding the lack of sale.

Funny thing: our legal bills (and no, Judge Brent, our lawyers are not on contingency arrangement) are well over $50,000. That, along with what the S & L will have to pay its $200-per-hour Beverly Hills attorney, may turn out to be more than the worth of the property. The S & L could have re-noticed and held a legitimate public auction for less than $500, but elected to bulldoze us out to capture the equity via an “unlawful detainer” suit filed in Judge Brent’s court.

Not knowing that Judge Brent is prejudiced against people who exercise their constitutional right to represent themselves in court, even under very extenuating circumstances, or that he is greatly impressed, influenced or perhaps intimidated by the legal maneuvering and tricks of a slick attorney is a serious handicap for ordinary citizens. Citizens beware!

I would ask the public, could we use a hearing with a jury of our peers or not? We are open to any suggestions as to how we might go about getting a jury trial without committing murder or a felony crime.

At our third session before Judge Brent, I made a softly-spoken comment about ending up in the U.S. Supreme Court and our attorney (I shall protect the name) said, “Shhh..this man is God!” Oh no, friends, this man is not God! I know God very well; I even write for him. This man is an elected “servant” of we, the people (and up for re-election in November).

If we do not stand up and speak for—demand—to be heard, then we shall never be heard. All we have requested from the onset is a fair hearing, and we have been insulted, slandered and accused of deliberately trying to “rip off” the S & L. If the public does not demand justice in the courts, there will be no justice. When will you be next?

For those of you who know us, we took a severe beating from the wind business, but we are back and in the final stages of funding some business projects which will provide hundreds of jobs for this valley. And this, by the way, is only the beginning of what we can do with God’s help.

Within or without our home, we will see this to the Supreme Court if necessary.

“Busy and overworked”? Yes, I am sure the judges most certainly are. In this case, however, Judge Brent’s arbitrary refusal to accept our answer (on a cute legal technicality) has multiplied his work several times and cost us tens of thousands of dollars. Had he elected instead to not pre-judge our status as “deadbeats” and hear the available testimony, the matter could have been settled in one hearing instead of having four more in Mojave and now having to be appealed in Superior Court.

No wonder, as he stated in his interview with Pam Johnson a few weeks ago, that more cases are “contested” in his court than any other in Southern California.

Feel free to print my name; I can’t be hurt much worse.

/s/ Doris Ekker
HATE CRIME IN SMALL CALIF. TOWN

EKKERS PERSECUTED FOR CONVICTIONS

by Rick Martin  11/26/93

Editor’s note: This letter is from the November 30, 1993 issue of CONTACT.

Tehachapi, CA—Doris and E.J. Ekker appear in the Mojave courtroom only to find out they’re “not scheduled,” and “by-the-way, a bench warrant was issued for you both last week.” What’s different about this day for them? Nothing, it’s just one more nail in the legal coffin designed to bring the average citizen who dares to speak out to his knees.

Facts in the case? Which case? The Ekkers are legend in the Halls of the Kern County justice system—with the thickest files on record. They have come before almost every judge in the county at one time or another.

And just what have these elderly devout citizens, who daily speak of their belief in and service to God, done to invoke the wrath of, seemingly, the entire legal system? Speak out. Speak out exposing the corruption in our society, such as with the RTC (Resolution Trust Corporation), and others connected with big money. Who are the villains in this scenario? Who has brought the law down on the heads of these Godly Citizens? Most recently it’s the Kern County Prosecutor and District Attorney. Ones like former Kern County Municipal Judge Jason Brent, now an attorney in the town of Tehachapi, California, and formerly linked to the firm of Shea & Gould, with major campaign contributions to the former governor of California, Deukmejian.

Why would a former judge take action against such devoutly spiritual people? Personal vendetta. The Ekkers spoke out, Brent lost his reelection and someone, by God, is going to pay—and his sights have been fixed on the Ekkers for some time now. Still holding some political clout, there are those who jump when Brent says jump. Why else might Brent want the Ekkers stopped? Well, because of a major mistake he made in open court in Mojave one day. The then Judge Brent openly slandered and insulted the Ekkers, on the record, before many witnesses. The funny thing is, the court recording of the incident is missing.

Who else might want to persecute these fine people? George Green, former publisher of Doris Ekker’s writing (under the pen name Dharma) and President of America West Publishers, Inc. Mr. Green was the creator and cofounder of the Phoenix Institute. One day, Mr. Green accepted delivery of $350,000 worth of gold coins donated to the Institute. There’s only one slight problem, he neglected to inform anyone else connected with the Institute about the gold. Instead, he decided to take it home, you know, for safety. When suddenly leaving the area, the gold warmed the back seat of the car, still unbeknownst to the Institute. Now, this type of embezzlement, grand theft, is obviously as blatant as you can get but when the Ekkers, on behalf of the Institute found out about the loss some months later and demanded legal accountability and prosecution by local authorities, the wheels of legal progress came to a grinding halt and the brick walls were firmly put in place. Why? Because the only orders on the agenda are: Get the Ekkers! Prosecute George Green for gold theft? No, arrest the Ekkers for criminal trespass and silence these people who perpetually speak out. The Kern County Prosecutor and District Attorney, not liking the egg
on their faces for their impotence in pursuing the Green gold theft, change their focus to the Ekkers. If these people can be silenced, somehow we’ll save face—say the Prosecutors to themselves behind closed doors.

Befriended by many of the local Sheriffs, the Ekkers are constantly bumping against some of them as they serve them with various legal papers for one reason or another. Invariably the Sheriffs walk away shaking their heads, embarrassed by the persecution of these fine citizens.

While speaking at a recent public meeting attended by approximately 50 people, Doris and E.J. Ekker were arrested by, again shaking their heads, local Sheriffs. The reason for the arrest? Criminal trespass: allegedly walking on the neighbor’s property. There’s only one problem with that: the Ekkers have a legal easement on that property.

There is another matter. George Green also quickly evaded the payment of a $150,000 note signed to the Institute for money he borrowed. Running with the gold and Doris’s books in tow, Green sought the safe shelter of Nevada. These matters are now being aggressively pursued by the Ekkers and the Institute, but not without great expense both in terms of money and personal anguish. George Green then further complicates matters by spurring on Jason Brent which, then, brings further persecution to these small-town citizens.

Then there is the matter of the local water board. E.J. Ekker, one time President of the local Golden Hills Property Owners Association, initiated a recall petition of the local water board due to general incompetence of the board. The recall effort did not succeed but, like elephants, the board members did not forget and began a program of intimidation and legal harassment—inspections daily by a wide variety of county inspectors and agencies, many of which no one has ever heard of. One example was the requiring of a heavy permitting fee for the construction of a bird house. And, an incredible array of annoyances costing the elderly Ekkers, who live on a monthly allotment of food stamps, money they didn’t and don’t have. And, further, over a year ago the water in Tehachapi was badly contaminated and a lot of people became very ill. The Ekkers, via the Constitutional Law Center, asked for a class-action suit against the local water board. And still, they don’t forget.

Well, who else might have it in for the Ekkers? A major California newspaper did an interview, a year ago or so, with this reporter concerning Doris Ekker’s writing. My statements were taken out of context throughout and were twisted and misrepresented. Nevertheless, the story was published in the Sunday edition.

Luke Perry, an unknown in Las Vegas, tried aggressively for months to extract his mother’s estate which had been placed into security within the Phoenix Institute. Angered by E.J. Ekker’s unbending efforts on behalf of the Institute to protect her investment, Mr. Perry launched a smear campaign, itself a Hate Crime, which, when combined with the misstatements from the article which had just been published, hit the AP wires like greased lightning. Suddenly wild stories appeared all over the country through the AP, making wildly ridiculous claims, labeling the Ekkers a whole array of falsities, yet no one checked the story with the Ekkers to verify. Suddenly the Ekkers become discredited nation-wide in a campaign of disinformation designed to shut-them up! Falsely accused with labels which were themselves a lie but which stick to the AP wires like some icon of truth. The public labeling was designed to discredit and bring ridicule and have
those who would otherwise offer assistance turn aside without inquiry. Just one more incident in a very long chain. Retractions? No, none yet, just continued bombardment of one thing after another—and still they endure with their faith in God.

Who could defend these devout citizens from such wrongful, public and legal persecution? How could the Ekkers have created such a stir? Doris Ekker merely writes, with the assistance of distant correspondents, for a newspaper out of Las Vegas, Nevada.

Get the Ekkers becomes some kind of Satanic chant amidst the backrooms of these conspirators who make plans to stop the flow of Truth presented by Doris through what remains of a free Press. Although this too is in jeopardy as nine of Doris’s books are currently banned in America, held at this very moment by the Federal Court in Fresno, California.

After more than five years of legal battles, the RTC finally confiscated the Ekker home and sold it. In the original hearings held in the East Kern Municipal Court under Judge Brent, justice was obstructed, since evidence was suppressed which would have proven that a sale of the Ekker home by public auction never took place.

The massive legal bills are enough to break the backs of any citizen. The Ekkers are no exception.

Why was a warrant issued for the Ekkers’ arrest in this latest legal appearance? For not appearing at a hearing which no one, including their attorney, knew about. Even the Ekkers’ attorney was barred from access to information concerning the signature which authorized the warrant. Somewhere in the United States Constitution, isn’t it written that you will be allowed to face your accusors?

What is the Ekkers’ crime? Well, they believe in God, with a passion. They believe in the Constitution of the United States. And they believe in speaking out. And it is for this that these ongoing Hate Crimes are being perpetrated against them.

How do I know of these things? How do I know the truth of these religious persecutions? Because I’ve seen it and heard it, first hand. And, you know what? This is just the tip of the iceberg.

CHAPTER 14

LONG LIVE THE CONSTITUTION!
CATHOLICS “GUILTY” OVER HOLOCAUST

In an article from the Jan. 25 edition of *THE ORLANDO SENTINEL*, [quoting:]

WARSAW, Poland—Roman Catholic bishops from Germany and Poland acknowledged on Tuesday the guilt of Christians who did not resist the Nazi extermination of Jews.

Their admission came in statements commemorating the liberation of the Auschwitz death camp 50 years ago.

The statements from the Catholic bishops were remarkable because criticism of Christian behavior during the Holocaust still is rare from church leaders in Poland and Germany.

“The Holocaust put a painful burden, not only on the relations between Jews and Germans, but also to a great degree on the relations between Jews and Poles,” said the Polish bishops’ statement.

CANADIAN MOUNTIES & THE HOLOCAUST

In an article from the Jan. 24 edition of *THE MONTREAL GAZETTE*, [quoting:] 

DIDSBURY, Alta.—Controversy is swirling in a central Alberta town after Mounties destroyed a public library book that claims the Holocaust is a lie.


Police shredded the work after Canada Customs confirmed it was banned from being brought into the country under hate literature provisions.

NEW HISTORY STANDARDS REJECTED

In an article from the Jan. 23 edition of *THE WASHINGTON TIMES NATIONAL WEEKLY EDITION*, written by Joyce Price, [quoting:] 

By a vote of 99 to 1, the Senate last week condemned national history standards developed under a federally funded project at the University of California at Los Angeles and urged their rejection by a certification panel.
The vote came on a non-binding resolution introduced by Senator Slade Gorton, Washington Republican, who described the standards as “ideology masquerading as history” and said they are a “gross distortion” of the facts.

Mr. Gorton is one of many critics who have charged that the standards are biased against Western civilization. They “emphasize what is negative in America’s past, while celebrating only politically correct culture and causes,” he said.

The Senate urged the National Education Standards and Improvement Council not to certify the standards, developed over two years at a cost of $2 million.

If federal funding is used to develop national history standards in the future, the resolution said, “the recipient of such funds should have a decent respect for the contributions of Western civilization and United States history, ideas and institutions.”

Mr. Gorton noted that the standards “make only a fleeting” reference to George Washington and never identify him as the first American president. They also never mention Daniel Webster, Robert E. Lee, Paul Revere, Thomas Edison, Alexander Graham Bell, the Wright Brothers, Albert Einstein or the U.S. Constitution. [That pretty much says it, wouldn’t you say?]

SEARCH FOR E.T.

In an article from the Jan. 29 edition of THE ORLANDO SENTINEL, [quoting:]

SYDNEY, Australia—The huge radio astronomy observatory sits in the outback 220 miles west of Sydney—and perhaps 150 million light years away from extraterrestrial civilization.

For five months starting Thursday, scientists paid by top computer industry whizzes will use the Parkes telescope to scan billions of radio waves across the galaxy in search for extraterrestrial life on 200 stars.

The scan is part of a large search, dubbed Phoenix Project, in which observatories around the world are focusing on 1,000 stars for at least the rest of the decade.

In an article from the Jan. 30 edition of southern California’s DAILY NEWS, [quoting:]

MOUNTAIN VIEW—Despite years of ribbing and skepticism, a group of Silicon Valley scientists searching for signs of extraterrestrial life in space will launch another experiment this week in hopes of making contact with aliens via a super-radio in Australia.

Backed by $4 million in donations from the founders of Hewlett-Packard, Intel and Microsoft and the owner of the Portland Trail Blazers basketball team, the scientists from the Mountain View-based SETI Institute are hanging out in a sheep pasture in Australia hoping to hear cosmic conversation between aliens.

Researchers plan to finish their Australian search in June. Soon after, they will move to radio telescopes in the Northern Hemisphere. [Just in time for Sipapu Odyssey.]
FOOD NOT ARMS

In an article from the Jan. 15 edition of THE ORLANDO SENTINEL, [quoting:]

WASHINGTON—After decades of running arms races and plotting star wars, world leaders will soon be forced back to the basics of feeding their people, according to a report released Saturday by an environmental group.

“Food security may well replace military security as the major preoccupation of governments in the years ahead,” said researcher Lester Brown, one author of the 1995 STATE OF THE WORLD, published by the Worldwatch Institute.

Overharvested fisheries, overcut forests, overpumped water reserves and overpopulated cities make it a woeful world, according to Worldwatch’s annual planet assessment.

The report cites a 99 percent reduction of the oyster harvest in Maryland’s Chesapeake Bay, similar reductions in the Caspian Sea sturgeon harvest and depletion of fish species in Europe’s Black Sea.

“Nature’s limits are beginning to impose themselves on the human agenda,” Brown said in the report.

SUPERGERM

In an article from the Jan. 15 edition of THE WICHITA EAGLE, written by Robert Greene, [quoting:]

It’s not just sunshine and water that make plants grow healthy and green. Bacteria that attach to the roots of such plants as soybeans and alfalfa also play a role.

Those bacteria have come under scrutiny as regulators study modern techniques of grafting genetic material from one life form to the next.

A Missouri company has asked the Environmental Protection Agency to approve genetically engineered bacteria that are supposed to make for better alfalfa, a prized livestock feed that also enriches the soil with nitrogen.

If approved, the strain of rhizobium produced by Research Seeds of St. Joseph could be the first live, genetically engineered micro-organism released into the environment. The EPA also is considering several requests to approve genetically altered microbes for use as pesticides.

AIDS VACCINE STRATEGY

In a recent AP story from Southern California’s DAILY NEWS, [quoting:]

Scientists searching for a safe AIDS vaccine said Tuesday they have created one with a built-in time bomb [I bet that part is true]—a gene that will cleanse the virus from the body on cue.
Researchers believe the most effective AIDS vaccine is likely to be a live virus, which will prime the body to mount a spirited reaction to HIV. Many, though, worry about giving healthy people even a weakened form of the AIDS virus, since it might cause cancer, immune suppression or even AIDS.

So now a team from the National Institute of Allergy and Infectious Diseases has come up with a novel strategy: a live but weakened AIDS virus that can be killed off once it does its job.

A team headed by Dr. Kuan-Teh Jeang created a form of the AIDS virus that carries an extra gene taken from the herpes virus. Because of this gene, cells that become infected with the virus can be selectively destroyed with ganciclovir, a widely available herpes medicine.

**TUBERCULOSIS**

In an article from the Jan. 18 edition of *THE MODESTO BEE,* written by Laurie Garrett, [quoting:] Tuberculosis is on the increase all over the world, and at least 3 million people will die of TB this year, according to a startling report to be released today by the World Health Organization and the U.S. Centers for Disease Control and Prevention.

Worldwide, the number of TB cases climbed from 7.5 million in 1990 to nearly 9 million expected this year.

**POT SELLER GETS HEARING**

In an article from the Jan. 21 edition of the *SAN LUIS OBISPO COUNTY TRIBUNE,* [quoting:] Washington—The Supreme Court on Friday agreed to hear the appeal of a former prison inmate who says he was disciplined just before the 1988 election to stifle his allegation that he had sold marijuana to Dan Quayle.

The court said it will study Brett Kimberlin’s bid to revive his claim that federal officials violated his rights.

**CHILDREN LEFT OUT**

In an article from the Jan. 18 edition of the *JOHNSON CITY PRESS,* written by Sandra Sobieraj, [quoting:] Six minutes in Hong Kong. Thirty minutes in Belgium. Forty-two minutes in the United States. Preschoolers worldwide spend on average less than one waking hour a day alone with their fathers, according to an 11-nation study.

The mother remains the primary adult in a preschooler’s life even when she works outside the home and the child is in day care, said the report Tuesday by the International Association for the Evaluation of Educational Achievement, a private research organization based in the Netherlands.

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KEEP WRITING THOSE LETTERS!
JASON BRENT STILL
STIRRING UP TROUBLE!

Editor’s note: We have to share with you some of the latest feedback from the news media about “brilliant” ex-Judge Jason Brent—you know, the Mensa high-IQ group’s star(?) spokesman who wants to “humanely dispatch” any of us old, poor or stupid taxpayers—and who has had a personal vendetta against the Ekkers for many years now. See the Front Page story of the 1/17/95 issue of CONTACT for the basics on this matter, and also see p.43 of the 1/24/95 issue of CONTACT for follow-up reactions. Last week’s CONTACT, pgs. 55-56, provided some of the early background on how this paragon of “justice” has railroaded and otherwise persecuted the Ekkers.

And don’t forget to register YOUR indignations about the shenanigans of this “judge”—and keep those letters pouring onto the desks of the others, listed below, who either need constant reminding of your watchful concern or who just need your words of support.

FROM NEWSPAPER READERS ACROSS THE COUNTRY

THE DENVER POST (1/22/95):

Evolution has graced homo sapiens with the capacity for high intelligence, and the capacity for compassion and moral reasoning. Based on the disgraceful pronouncements from the Los Angeles chapter of Mensa, I would much rather cast my lot with Mensa’s designated misfits than with a group whose putative high intelligence is distressingly devoid of any trace of essential humanity.

Joseph D. McInerney
Colorado Springs, CO

THE BAKERSFIELD CALIFORNIAN (1/21/95):

This letter is written in response to the article by Jason Brent, which dealt with his views on population control and euthanasia. My first comment is in regard to the reaction of people who became outraged at the thought of those two subjects. But isn’t this how our ideas and our ideals begin to change. We start with a radical concept introduced by someone, then it is fostered along by others. New words or phrases are used by these people to tone down or soothe us until we are desensitized to what is actually going on. At this point, we may begin to believe what is being said just might be right. This, in turn, erodes the moral fiber of ourselves and our society.

This has already happened in our society. Forty years ago, the concept of abortion would have brought about the same reactions that are happening today regarding the statements by Brent. Now we have phrases such as, “It’s a woman’s choice,” “Medical procedure,” or using the word “fetus” when referring to the baby.
All of these have contributed to the devaluing of our morals, and many of us are not even aware of it. Take some time and ask yourself what is actually going on. Are we believing that something is right based upon the criteria that I have mentioned? If so, let’s work to change what has been done.

Ronnie McLean  
Bakersfield, CA

THE BAKERSFIELD CALIFORNIAN (1/21/95):

The gift of a superior IQ carries with it the duty to use that ability to assist those with limitations imposed by physical or mental incapacity and the inevitable effects of growing old.

A good example of this is Dr. Steven Hawking, the world renowned astrophysicist whose intellect searches for answers that may benefit all life forms without arbitrary standards or distinctions, while at the same time his remaining bodily functions are held hostage by a most debilitating illness.

Brent’s concern about the effects of the geometric increase in population growth is nothing more than a restatement of the earlier discarded views of the economist Robert Malthus.

Instead of looking at the glass as half empty, I challenge Brent, together with all thinking people regardless of their age or infirmities, to view the glass as half full and provide the leadership that is needed to ensure that the family of man will act responsibly and to guarantee that the atrocities committed by any self-appointed superior being will never happen again.

Philip Rudnick, Attorney  
Bakersfield, CA

THE BAKERSFIELD CALIFORNIAN (1/29/95):

I am not a member of Mensa, but I am sometimes interested in the discussion of radical ideas. With this in mind, I present the following:

Is it better for society to put a disabled man out on the streets without food or clothing, expose him to abuse by those who would take advantage of his vulnerability, ignore his medical needs and allow him to suffer untold misery for years until he dies of starvation, exposure and disease, or would it be better to extinguish the man’s life quickly in a humane manner?

Most readers would probably respond that neither of these options is acceptable in a civilized society. Many were shocked recently when Jason Brent suggested that societies might benefit if they considered the second solution for citizens suffering from serious, persistent mental illness.

For me, the first idea is just as immoral, and yet we have allowed it to become a reality. One-third of our homeless population suffers from serious mental illness, which is, in most cases, treatable. However, our legislators have passed laws that prevent the medical intervention these people must have to improve their quality of life.
Unless the laws are changed, our citizens who have been struck down by incurable, no-fault diseases at the beginning of their adult lives are doomed to suffer rejection and abuse until they die.

Elizabeth Davis
Tehachapi, CA

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RECENT MESSAGES FROM RONN JACKSON

"YEAR OF THE PATRIOT"
by Ronn Jackson 1/31-2/6/95

MY FELLOW AMERICANS:

1/31/95: The only taxes that are constitutional are tariffs and property taxes on a local level. Remember, the United States government can only give what it has first taken away. This is known and used by government and is classified as “redistribution of wealth”, no matter what government says it is. Taxes were and are a part of the *Communist Manifesto*. They are people control. Government must grow and expand in order to survive and it expects allegiance from those it employs. What was that about reinventing government? Why? The one we have cannot obey the law of the land, the *Constitution*.

2/1/95: Even as your president comes before you, he lies and holds a remarkably straight face. Spending cuts that he suggested he is responsible for are only reductions in what was going to be spent. Politicians believe that the “choo-choo” train they are on will go on forever. When they fall, no tears will be shed for the tyrannical sons of bitches.

2/2/95: There is no reason for a Russian plane to land in this country, and there is no reason for its cargo to be transported to one of our arsenals. There is no reason for a national security lid to be placed on this kind of situation. There is no reason for the United States government to do many of the things that they do other than to try to hide an unlawful or unconstitutional activity. To say that national security is an issue, and then say out of the other side of their mouth “the cold war is over” is usual government rhetoric. All I can say is, “Government, when your bubble bursts, you brought it on yourselves.”

2/3/95: The *Constitution* is the supreme law of the land. Any deviation from that document is an unlawful act. The American people expect and demand that all lawmakers obey all laws. Anything less is an overt act against the people and the *Constitution*, and is an act of war because of the trust placed in those leaders. This country belongs to the people and will be returned to them, with or without government’s sanction.

2/4/95: The 104th Congress is pondering several issues. We the People are only interested in a constitutionally correct government with all members observing all laws. Anything less is an overt act against the people and the *Constitution*, and is an act of treason. The *Constitution* is the law of the land and is going to be followed. This country belongs to the people and is going to be run by them, not government!

2/5/95: Yes, the reality of our situation is, the United States Government is bankrupt and in the hole, four and a half trillion of what our government and the media refer to as dollars. These dollars are not currency,
but are notes of the Federal Reserve type. What you don’t know, my fellow Americans, is the Social Security farce is upside down, six trillion of “their” dollars. There is no Social Security trust fund, and there never has been. Government lied to you. As soon as your money from your check hit the Treasury, it was spent by government, with government representing those “dollars” as being put away for your retirement. This is only one of the many examples of the fact that when the United States Government touches anything it automatically turns to shit.

2/6/95: The Brady Bill is yet another example of how the United States Government deceives you. You see, the oath of office that members of government take when entering office specifically states that they agree to follow the law of the land, the Constitution. The Brady Bill is a non-positive law and only applies to the Federal United States, not the United States of America. In other words, government implies that they have jurisdiction over you, and you believe them. This is government by deception. To say the people want it is only a fraudulent ploy. The law of the land is the Constitution. Any law made by government that does not comply with the Constitution is a direct violation of each member of government’s oath. Now, my fellow Americans, you know the real reason why government is working on a new oath of office and doesn’t want you to know about it. The truth is absolute and cannot be denied.
Hundreds of Russian main battle tanks and other armored vehicles are now pre-positioned at various locations throughout the United States. They may be part of a UN scheme to build a new global army.

From a variety of sources, The SPOTLIGHT has been able to determine that as many as several hundred pieces of Russian armor have been brought to America. This, of course, calls into question explanations by the Army and Joint Chiefs of Staff given to members of the House and Senate who have inquired for their constituents about the presence of the vehicles. The Pentagon insists they have been brought to America to train U.S. soldiers how to engage them in combat, for “museum exhibits”, and for “target configuration”.

“There is no question,” one military analyst told The SPOTLIGHT, “that all of this Soviet armor is here for reasons other than the lame excuses given by the Pentagon. It simply does not wash that all of this Red hardware is needed for target practice and training. There is simply too much of it.”

Stories emanating from the White Sands Proving Grounds in New Mexico, where dozens of the Soviet vehicles have been tested and kept, as well as at the Yuma Proving Grounds in neighboring Arizona, indicate that all of the equipment is being fully maintained and is in operable condition.

Sources at White Sands have also indicated that the tanks have been dispersed throughout the United States.

Reports have reached The SPOTLIGHT that the armor, mostly Soviet T-72 and T-80 main battle tanks but including some self-propelled guns and armored cars, have been arriving in the United States through the port of Galveston, Texas, and port facilities in Louisiana and Mississippi, as well as across the nation’s northern border from Canada.

The SPOTLIGHT has obtained photographs of Soviet T-72s and BTR-60 armored personnel carriers, used extensively by the Soviets for urban warfare, passing through Bay City, Michigan, aboard trains after being hauled into the U.S. from Canada. It is very likely that the Soviet armor has been reaching America from the North through Canadian ports on the East Coast.

One source told The SPOTLIGHT that he suspects that there are currently more operable Russian heavy tanks in America than operable M-1 Abrams heavy tanks in use by America’s National Guard. The Abrams is the main battle tank of the U.S. Army.

“They are taking better care of the Soviet stuff than our own,” he said.
ABRAMS INOPERABLE

More than half of the Abrams tanks recently turned over to National Guard units across America are inoperable, many with faulty engines. Some are even out of commission with turrets that fail to function (SPOTLIGHT, Jan. 23).

There is increasing evidence to suggest that the presence of so much former Soviet military hardware in America is part of a UN scheme to standardize the military equipment of all nations in order to establish a global army under its control.

The reasoning behind this growing possibility is the fact, in the case of the tanks as an example, the Russian-built T-72s and T-80s are far less expensive than American Abrams or German Leopolds, to cite two of the West’s main battle tanks.

While inferior up to this point to those of the West, the Russian tanks, if equipped with sophisticated U.S. electronics and other equipment, could prove to be the most economical solution to equipping a global UN army.

The up-grading of Russian military equipment with U.S. electronics was recently revealed by the appearance of two Russian helicopters at the Safford Municipal Airport, located in the remote southwestern Arizona desert at the edge of the Gila Mountains (SPOTLIGHT, Jan. 23).

RUSSIANS’ LATEST

Both of the helicopters were of the Hind series, including a Hind-D, exported extensively by the Soviets to many countries of the former Eastern Bloc in Europe, as well as Third World countries around the world. The other was a Hind-F, one of the Russians’ newest and best attack helicopters.

The Hind is universally recognized as one of the world’s best attack helicopters, if not the best, according to some analysts. Its principal weakness is its outdated avionics, which restricts, among other things, its night-fighting capabilities.

However, if equipped with modern U.S. avionics, the Hind would be both formidable as well as far more economical to produce than such attack helicopters as the U.S. Apache.

The Hind-F photographed by a SPOTLIGHT reader at the Safford airport who, allowed to get close to the helicopters and to look inside, detected that all of its instrumentation bore English markings and instructions, as compared to the Hind-D, which had plastic labels in English above the Russian language gauges, switches, etc., enabling American pilots to use them.

The source told The SPOTLIGHT that he was certain that the Hind-F was manufactured with the English instrumentation, that it was not “jury-rigged” with American instruments.

Insignia of the unit flying the helicopters, stationed at Fort Bliss, Texas, indicated that the General Electric Company was involved in their presence in America.
With this up-grading of Russian military tanks and helicopters as one explanation for the presence of so many of them in the United States, it is interesting to note that the Pentagon has halted the production of new Abrams tanks and Apache attack helicopters for the U.S. military.

*The SPOTLIGHT* has already reported (Jan. 23) that the United Nations is undertaking research and development in Europe on new small arms for its planned global army, now referred to by insiders as ProFor, for UN Protective Forces.

One of the main obstacles to any global military force would be lack of standardization of parts for its military hardware and ammunition.

As an example, during the Persian Gulf War so-called coalition forces were forced to provide spare parts and ammunition for troops equipped with vehicles, aircraft and guns produced by several nations, including Russia, The United States, Great Britain, France, Germany, Italy, etc., creating a supply nightmare for military planners.

Could Russian military vehicles be the standard vehicle of a global UN army?

Consider this: Airmar Resources, the supposed private sector company that maintains the now famous depot near Saucier, Mississippi, where several hundred Russian-built and East German-built trucks have covered several acres for more than a year, claims to be refurbishing the vehicles at great savings for...the United Nations.
Is the nation’s top banker a liar, who uses his extraordinary unconstitutional powers over the nation’s money supply to enrich himself and his cronies?

That Federal Reserve Chairman Alan Greenspan habitually deceives the public with false and manipulative statements is not news to readers of this populist newspaper, but this month the devious economic czar’s tangled lies made him a laughing stock in the one place where his pronouncements matter—on Wall Street.

Behind the contemptuous ridicule—“Greenspan makes Ollie North look like a saint,” quipped veteran bond trader Dewitt Mayfield—serious questions are being raised by market watchers about Greenspan’s involvement with an inner circle of billionaire speculators who have displayed uncanny foresight about recent zigzags in the Fed’s monetary policy.

Greenspan does not merely fail to tell the truth, he apparently no longer remembers in January, 1995 what he told Congress and the public throughout 1994, observed financial writer John Crudele in his January 16 stock-market column.

Last year, Greenspan “raised interest rates six times...and each time blamed it on dangerously accelerating inflation,” recalled Crudele.

In fact, the government’s own figures indicate that inflation rose only to 2.6 percent in 1994, Crudele explained. And on January 12, the Fed chairman startled a joint session of the House and Senate Budget Committees by testifying that even those reassuring figures may be a bit too high, Crudele reported.

Greenspan told the surprised lawmakers that in reality inflation was stable throughout last year and never even reached a minuscule 2 percent per annum.

“What’s going on here?” Crudele asked sarcastically.

It wasn’t just that official figures often lied; the problem was that Greenspan was an even worse liar, Crudele concluded. The Fed’s real reason for boosting interest rates was Greenspan’s concern about widespread speculation in the financial markets—unleashed by Greenspan’s own manipulation of the economy—running out of control and setting the stage for a devastating crash.

Instead of telling the truth, the Fed czar “created an inflation bogeyman and blamed it for every interest-rate hike,” Crudele explained.

In telephone interviews with a SPOTLIGHT reporter, other experienced observers were even more sharply critical of what one called Greenspan’s “deliberate dishonesty.”
“There is no other word for such fraudulent manipulation of the public,” stated Dr. Aldo Milinkovich, a former Treasury policy analyst who is now a corporate consultant in New York. “Greenspan’s disinformation has already impoverished American taxpayers and savings depositors by tens of billions of dollars. It is time to take a hard look at just whom these deception operations have enriched—and how.”
The story you are about to read is stranger-than-fiction. Truth usually is. The names are real and have not been changed out of concern for the honorable and the innocent—and to expose all others to the clear light of Truth.

There was a great deal of activity in the 1980s, generally speaking. In 1985, Doris and EJ Ekker were living with their children in the Southern California town of LaCrescenta. EJ had retired from TransAmerica Corporation toward the end of 1979, early 1980. EJ was exploring various business possibilities, but from 1982 on was primarily focused on the wind-energy business. Doris was working with a group of medical doctors who specialized in transplants.

1985 was a very important year for the Ekkers, particularly Doris. In March, their son Paul committed suicide by gunshot in the town of Bakersfield. This event, understandably, hit Doris like a ton of bricks and triggered a deep and soulful examination of life’s purpose.

It was in the spring that Doris began her training as a hypnotherapist with the “master teacher” Mark Gilboyne. She became a certified therapist. EJ was also to complete the training in 1986.

With the idea of a movie titled Sipapu Odyssey percolating, in the spring of 1985 a friend named Gerry Popper introduced the Ekkers to a Lakota Sioux by the name of Carl Bryant. Bryant is no longer the name associated with this person—he is now known as Little Crow.

By May 1985, Doris had completed a series of audiotapes on weight loss which became known as Dimensional Life.

It was during 1985 that Doris and EJ went to a gathering in Mt. Shasta, California sponsored by Sister Thedra of A.S.S.K.—the Association of Sananda and Sanat Kumara, after being referred by a man they met at a health food store in the little town of Weed, called The Eager Weed. Doris and EJ were passing through Weed after having investigated a cogeneration “prospect” along the Pitt River.

It was at this Mt. Shasta gathering that they met not only Sister Thedra, then in her late 80s, but also David and Tuieta of Portals of Light. Tuieta, at that time, was Commander Hatonn’s primary “receiver” or translator. Sister Thedra and Tuieta were both “receivers” for various beings. At this gathering they also met Ann Valentin, receiver for the Silver Ray (known to the Native Americans as Grandfather, the Creator ray of light—the Silver Ray), and Virginia Essene and purchased their new book titled New Teachings For An Awakening Humanity. Doris and EJ remained on their mailing list and in this way kept in contact.

It was in 1985 that Doris and EJ discovered the I AM Reading Room in Mt. Shasta and became acquainted with John Swanson, who would become a beloved friend.
While still living in LaCrescenta, Doris and EJ made a trip back to Mt. Shasta in the fall of 1986 to attend a gathering put on by the I AM people. There was a spiritual excitement in the air—as if on the threshold of something known, filled with promise.

In the winter of 1986, Ann Valentin and Virginia Essene held a meeting in Pasadena. At that time retired dentist Dr. Al Overholt (then living in Costa Mesa) decided to attend this meeting. It was here that Al had a “reading”. Doris and EJ were also at the meeting. It was through Ann and Virginia (who were living in San Jose, California at that time) that Al met Doris and EJ Ekker.

John Schroepfer was working with Ann and Virginia during this period. It was through Ann and Virginia that Al became a close friend to John.

The movie treatment for Sipapu Odyssey was originally to be written by Doris. Simply put, she didn’t want to do it. A man by the name of ChaCho [his real name was Charles Silva] telephoned EJ out of the blue one day in December of 1986 and volunteered to write the treatment. ChaCho is the person portrayed by the character named “David” in Shirley MacLaine’s film Out On A Limb. As Shirley was originally being considered for the film Sipapu, ChaCho had been contacted by Gerry Popper and was asked to call the Ekkers. ChaCho did not write the treatment.

Little Crow said that he would write the story.

Little Crow’s friend, also a Native American, Paul Apodocca said he’d write it.

In the end, the Silver Ray stated, through Ann Valentin, that Doris would be given a period of accelerated energy to write the treatment between the dates of December 15, 1986 through February 1, 1987. It was during this time period that the book Sipapu was, in fact, written. Portions of the book were written by Little Crow, independently, and did fit seamlessly into the final story.

What follows is from the Forward of Sipapu Odyssey:

[Quoting:]

I am Hatonn, cohan of this chela (teacher of this student). Much in the life journey upon the placement of Earth must be understood in segments of truth which pierce the veil of your memories, each and all of you who walk this trail.

This portion, which comes in fantasy format is, in fact, truth in every measure—names have been changed for security of living individuals who would be moved from your life dimension were they located too soon. As truth comes forth in segments ones can comprehend and accept that it is most dangerous for those who dare to speak out. The life of this chela has been taken three times just since the writing of this “fantasy” and we have recommenced her life stream.

We of the Brotherhood of Light, and we who serve in the Intergalactic Fleets and Cosmic Federation Councils, come forth to bring you knowledge for a most eventful and confusing transition into change. The time of your projected “Revelations” is upon you and we are sent from our Higher Sources to assist you
and bring instructions for this final act of your play of third dimensional experience.

It was decided that we would first bring forth an “acceptable” story line that would bear a particular message to the ones awaiting instructions and the knowledge that the time of final instructions and “count-down” is at hand—it most surely served its purpose and we honor all of you ones who saw and heard the message and responded instantly.

It comes forth as a “fantasy” that man in mass can accept of the story as fiction but the heart will know of the truth. Then, we can move on into the truth of the instructions. Further, the entire story has not been enacted in your reality—but the truth is there to its smallest detail. So be it.

[End quoting.]

On June 16, 1987, Doris and EJ moved to Tehachapi, located in Kern County, California off Highway 58. Tehachapi, considered “high desert”, sits at an altitude of 4,000' with higher peaks surrounding it. Its population at that time was approximately 5,000. Tehachapi means land of plenty acorns and water, and offered promise to EJ as he further explored possibilities in the wind business.

Today, according to the New York Times, Tehachapi is the world’s largest producer of wind-generated electricity, producing 1.3 billion kilowatt-hours of electricity per year—enough to meet the residential needs of nearly 500,000 people.

Doris and EJ were often visited by their daughter Diane, who would occasionally come with her former sister-in-law, Liz Kerzner, who was like a member of the family. Liz’s area of expertise was in personnel management, having worked with a major personnel firm. Liz and her son Ryan moved to Tehachapi in 1988. Hatonn refers to Liz as Ilise, light of the sun. A very appropriate name. Diane is referred to as Daylene. Liz’s father, “co-incidentally”, built special effects models for the early Star Trek series.

Doris and EJ’s home was nestled against the mountain, overlooking the valley. It was purchased in May, 1987 for $215,000 with a down payment of $23,500 cash, $15,000 second trust deed, $6,500 to the broker, still owed, and a land sale contract of $170,000. The property was purchased from Zack T. and Mary Ann Haynes, who have subsequently moved to Texas. At the time of the purchase, there was an outstanding encumbrance (mortgage) on the property with Santa Barbara Savings and Loan Association in the amount of $170,000.

The property was, and is, located at 21512 Adam Drive and is “legally” described as:

“Lot 130 of Tract No. 3224, in the unincorporated area of the County of Kern, State of California, as per map recorded May 9, 1969, in Book 17, Page 151, of Maps in the office of the Recorder of said county.”

Tehachapi is in a beautiful valley and they looked forward to peacefully enjoying their home in semi-retirment.

In the meantime, in 1986, I was living in Grants Pass, Oregon on some acreage with my mother, Zita. We
were spending our time in preparation for the geophysical events to come, planting fruit trees, tending a one-acre organic, bio-dynamic, French-intensive garden, working in the greenhouse, holding weekly meetings for meditation and discussion of preparations and spiritual matters. I had been “receiving” from Germain for some time. We began a food cooperative, stored some food, installed a hand-pump on our water-well in case the power went out, and generally prepared for the financial collapse which we knew would be any day. Our standing joke among ourselves was, “What happens if you spend all your money and the collapse never comes?” The answer, of course, is, “You’re broke.”

Two years prior to this I had left the small mountain town of Willits, California in the County of Mendocino for Fort Lauderdale, Florida where Zita was living at that time. One day in a health-food store a “psychic” with a booth there made the comment to me out of the blue in passing: “Do you know Sister Thedra?” I said, “No.”

“Well, you should meet her.” I never gave it a second thought.

Then, some months later at a meeting of a well-known and respected “channel” in Miami, named Paul McClain, Germain (through Paul) turned to me and said, “I once knew you by another name.”

“Oh,” I said, “what name was that?”

“Thomas.” It had no meaning to me, so I didn’t give it a second thought. That was in 1985.

Paul McClain made another comment to me one day, “You know, you are going to be working for a newspaper—very specialized, with a very limited circulation.” On another occasion he said, “You will be working in the years ahead with extraterrestrial beings—and this work will continue for you for many, many years if such is your choice.” I had never given any thought to extraterrestrials other than seeing some craft on different occasions in the mountains of Oregon. Once again, I never gave these statements a second thought until listening to a tape-recording of one of our conversations from 1985—in 1993. Only then did I realize that he was “right on”.

One afternoon while home in Grants Pass in 1986, I picked up a book titled Celestial Raise which had been published by A.S.S.K. I began reading a writing which was by Sananda (Esu “Jesus” Immanuel), received by someone named Sister Thedra. Half way through the first writing of Sananda’s I had the overwhelming feeling that I needed to meet this woman. I told Zita, “I don’t know who Sister Thedra is. I didn’t even know if she is still alive (little did I know she was in her late 80s at that point) or even reachable but I must go see her and receive a “reading”. All that Zita said was, “Do you mind if I join you?” At that moment I picked up the phone, called information for Mt. Shasta (about 2 hours from Grants Pass) and asked for the number for A.S.S.K. The next thing you know a frail voice answers on the other end, “Hello.” I spoke right up and said, “You don’t know me, my name is Rick Martin. I want to come to Mt. Shasta to meet with you and receive a reading.”

She responded, “I don’t do fortunes.”

I replied, “I’m not interested in fortunes, I’m interested in spiritual teaching.”
She said, “When can you come?”

Within a week we were in Shasta and spent an entire day with Sister Thedra. She shared with us many very intimate and personal stories about her past and several involving actual physical manifestations of Sananda. She told of her meetings with the “space brothers” in the early 1950s, subsequent harassment by the FBI and her training in the mountains of Peru. We became friends.

Over the months that followed, we traveled to Shasta to meet with her often, and she also came to Grants Pass to stay with us. It was during this period that I began writing, “receiving” from Sananda.

Once we went to Shasta in 1986 or 1987 and there was someone named Tuieta who Sister wanted us to meet. We went to her meeting where she received from and spoke for Lord Michael, Captain Fetogia, Commander Leah, and others. The energy in the room when receiving these beings was—there’s no other word for it—electric. At that time Tuieta was Commander Hatonn’s primary receiver. Tuieta, and her husband David, were meeting with Sister Thedra to form an alliance and were considering merging Portals of Light with A.S.S.K.

On another occasion Sister invited Zita and me to Shasta because someone named Penny Torres was giving a presentation in Weed, California for an energy known as Mafu—we went. Mafu gave an impassioned talk on “coming home” to God which was so powerful, I cried.

In the Spring of 1987, Sister Thedra received a writing from Sananda instructing her to leave Mt. Shasta. She was informed that the underground facility at Shasta had been evacuated and she was asked to go to the “Four Corners” area. We received a call in the summer of 1987 asking if we would like to go to work for her and move to the Southwest. This struck right to my heart as I had been working all day, every day, for months on end in the garden praying to Sananda to “put me to work”—this was the answer to my prayers and yet I loved Oregon and surely didn’t want to move to the desert! Not to mention the fact of our hard work in preparation for self-sufficiency, only to leave it all behind.

Zita loved the idea of Arizona because the overcast sky of Oregon had her in a state of depression.

After some very soulful searching, we decided to sell everything, now completely set-up for self-sufficiency, and move to points unknown. In an impossible market, we asked Sananda for help. The house had been on the market for about two weeks. One day we held a garage sale, and after ending the sale there was a knock at the door. I answered and a couple in their 30s were before me. I told them the sale was over and the man said, “The house is still for sale, isn’t it?” Within 10 days we received full asking price, in cash. Unheard of during that period of time in a very depressed market in Oregon. We had received the help we asked for. This was just one of many, many examples of help provided over the years which followed.

In the summer of 1987, specifically August 17-19, there was something which was being referred to as *the harmonic convergence*. This was a time when all of the ancient calendars, such as the Mayan, literally ended. I wasn’t particularly clear on what exactly was converging, but I felt strongly that it was a good time to be alone with nature. Zita and I received a phone call from Sister Thedra saying that she was going to a meeting with some people—would we like to join her? I said, “Thanks for the thought but no thanks.”
Zita wanted to go but didn’t. With Sister we were never able to tell if she was going to a “lift-off” or some similar magnificent event. As it turns out she was driving some distance from Shasta down to a little known community called Tehachapi—and, lo and behold, to the dwelling of Doris and EJ Ekker. Doris and EJ had not really completed their move, many boxes remained still packed. Yet a gathering was forming with many people. Doris was cooking up a storm, which she does, by the way, very, very well. Tuieta and David came, as did Sister Thedra. In some other life I’m sure Zita will forgive me for not going with her to that gathering. It just wasn’t meant to be.

There were many people at this gathering in Tehachapi. Little Crow had come early, performed the pipe ceremony, and then left. The Native American elders were “secretly” meeting at a special place in the mountains just outside of Tehachapi near Indian Hills Campground.

Many others were present over the days that followed. Sister had brought with her a man named Wally McPherson and his friend, Jim Casper. There was a woman named Jean Henderson, who also performed the sacred pipe ceremony. Many stories could be written about the cast of characters at the Ekkers’ house on that weekend. Perhaps another day those stories will be written.

In a writing received by Doris from Hatonn dated 5/23/90, he explains one key event that occurred during the gathering of the harmonic convergence,

[Quoting:] On August 19, 1987, Grandfather [not Doris’s father, but Creator GOD in the language of the Native Americans] spoke to these ones following a lovely gathering of ones professing to be friends and who set the meeting—for these ones [Ekkers] did not call any meeting of any sort; they simply allowed use of their property and welcomed all in graciousness, who wished to come. They knew nothing of “harmonic convergence” or space men or new age—Dharma [Hatonn refers to Doris as dharma, small d. Actually, in the first few years of contact he referred to her as dorma] had penned a small book she thought to be fantasy. The fact that it was not fantasy was not apparent to her at the time, and she gave it unto others to do that which they would with it. I tell you this to lay the scene.

Grandfather came the day after the crowd left and Dharma simply wanted to get her home into some semblance of order. She and Oberli [Hatonn refers to EJ as Oberli] were washing up the sticky kitchen floor and Grandfather asked Dharma to please come forth as he would like to make an audio tape for the departed ones. Dharma said to Oberli that someone, Grandfather?, wanted her to make a tape with “information” of some sort. She was weary as anyone would be who had had some 30-40 guests for 4-5 days and she said aloud—”Well, not now—I am going to tend this house and maybe after I finish this floor I’ll consider doing something else. I don’t really believe in those silent little voices from out of nowhere, anyway.” Wham, she was flat on the floor and hardly able to get to the couch to lie down. Oberli helped her cross the room and it was quite clear that it was time to make a tape for Grandfather.

He quietly asked them, “Would you have a clean floor and no brother to walk upon it?” He spoke for a great time and he told them that the space brothers would be coming forth and that they would be as the hosts in service unto Creator and they must pay attention. He told them that the cover-up has been magnificent and that cover-up would continue as long as possible; then there would be the great discounting, and the connection made from high and planted sources that there were evil aliens causing havoc and
the fear planted in the mass consciousness and then, finally, every dastardly deed on the planet would be blamed “officially” on the aliens when the truth could no longer be kept secret. Have you not seen it played out in just these three years?

[End quoting.]

It was Tuieta who, during this weekend, told Dharma what her job would be. It was during the harmonic convergence weekend that Hatonn passed the torch, metaphorically speaking, from Tuieta to Dharma.

The calendar officially ended on August 16, 1987. That is when the new counting, or the new calendar began. The counting of the new calendar started on August 17, 1987, as Day 1, Year 1—which explains the dating of Hatonn’s writings in what are now referred to as the PHOENIX JOURNALS.

Once Zita and I had made the decision to join Thedra in her move to the Four Corners area (where-ever that was) a “scouting trip” was organized by Thedra. Once Thedra and her office manager George Blair had determined that Sedona, Arizona was the place, a second trip was planned which Zita went on. I was unable to go because of the garden but Zita went ahead with Sister Thedra, George Blair and a couple from Redding named Kirt and Debby. Harold (“Blue”), a house-keeper for Sister, stayed behind in Shasta to take care of A.S.S.K. in Sister’s absence. On their return from Sedona, they stopped by Tehachapi to meet with Doris and EJ Ekker and Commander Hatonn. Sananda spoke through Dharma directly to Sister and informed her that the Four Corners referred to was Tehachapi, in the ancient understanding. This was the place where the native tribes gathered. Sister did not give Sananda’s input any credence and decided to move to Sedona anyway.

David and Tuieta also moved from Indiana to Sedona, but the actual merger of Portals of Light with A.S.S.K. never took place. Eventually David and Tuieta left Sedona and returned to Indiana.

Upon returning to Oregon, when asked how the trip went, Zita replied, “I have some tapes you really need to listen to. There is this space commander and you really need to hear what he has to say.” I simply said, “Okay.” Upon listening to the recording Hatonn made such statements as, “And Zita’s son named Rick will be invaluable in the project of underground hydroponic food production in long quonset-like structures...” Well, I didn’t know who this guy was making such statements about my life or what he had been smoking but it sounded pretty “out there” to me.

Some time after the convergence, Ann Valentin and Virginia Essene came to visit Doris and EJ. Eventually there was a confrontation with Commander Hatonn. The Silver Ray never did come forth.

Also, after the gathering of the convergence weekend, EJ contacted a man involved in the film industry by the name of Wally Gentlemen. Wally was the man who had been responsible for the incredible special effects in the movie 2001: A Space Odyssey, but had been fired at the last minute by Stanley Kubrick, who took all the credit for Wally’s work.

Wally was sent a copy of the manuscript Sipapu. This was just the beginning of a long series of communications between Wally, the Ekkers, and Hatonn. Wally was a very precise, articulate and prolific task-master to Hatonn in his own right—and Wally’s questions were always responded to. During the year
preceding this, Wally had been traveling in Peru doing a documentary film on Penny Torres and the energy known as Mafu.

During this same time period Dr. Al Overholt had been very involved with the teachings or “receivings” of a man named Ron. Ron, as it turned out, was a receiver for the Dark Brotherhood. As an example, Al had received instructions to move to within half-a-mile of the fault-line at Palmdale, California, and he was later to move north into Washington and find a place next to Mt. Rainier. He was under a great deal of stress. At one point Al telephoned EJ and Hatonn got on the phone. Al moved to Tehachapi immediately. This was January, 1988. It was shortly after this that Al was informed that he has been known in the past as Phylos.

On October 30, 1987, Sister Thedra was visiting Doris and EJ. A major intergalactic incident occurred at Vandenberg Air Force Base, causing Space Command to physically manifest visibly for several hours, which was seen and reported over hundreds of miles. It was a stand-off—Vandenberg was attempting to put a nuclear device in the atmosphere beyond the 150-mile limit, which is strictly forbidden by Space Command. The communications officer on duty at the time was soon being scheduled for a major mental adjustment—he now resides with Hatonn.

On December 15, 1987, there was a meeting with Doris and EJ, Hatonn, Darryl Anka. Darryl was a receiver for the energy known as Bashar. Also at this meeting were Bill Jenkins, Wally Gentleman, the actor Dennis Weaver, his wife and his son, Rusty. And once again, many stories can be written about these individual meetings. At this particular meeting Hatonn had an exchange with Bashar in which words were very clear—Bashar had a tendency to put on a dramatic show and he was “called on it”.

Al [Dr. Overholt] was in contact with John Schroepfer over the months which followed, and toward the spring to summer of 1988, John made the decision to move to Tehachapi. While EJ had been sending Hatonn’s daily writings from Dharma to Virginia and Ann, which at that time consisted of handwritten longhand copy, John was not directly in communication with the Ekkers.

John’s move to Tehachapi, while beginning in the Spring of 1988, culminated in the summer. Soon thereafter John was informed by Hatonn that he is the one who was known as Paul from Biblical times. This was not good news to John, in fact he became angry at the very idea. Paul, formerly Saul of Tarsus, was Esu Immanuel’s adversary.

In March of 1988, Wally McPherson and Jim Casper moved to Tehachapi. Wally was instrumental in much of the work done on a business proposal for something which would later be referred to as Advanced Building Technology [ABT]—involving the construction of a manufacturing facility for the production of prefabricated, “cellular concrete” homes—beautiful homes.

Many contacts were being made by EJ during this time period. Two men named Crawford and Guthrey owned property which was being considered for a major business complex which was in the planning stages. They came to private meetings with Hatonn for several months and then drifted away.

Another such contact was Joe Bedini who had access to a free energy device. Joe, living near Burbank, ended up moving to Idaho seeking safety.
Another individual named Victor Strange was in contact with EJ concerning some potential funding for business projects. It was through Victor Strange that Randall Lane entered the picture.

Wally McPherson was an extremely intelligent and articulate individual and a prolific writer. He was very uncomfortable with the use of Nevada corporations for business and eventually grew dissatisfied and confronted Commander Hatonn. He left Tehachapi immediately after that confrontation. His friend Jim Casper followed.

While moving from Grants Pass, Oregon to Sedona, Arizona to work with Sister and A.S.S.K., Zita and I stopped by Tehachapi to meet Doris and EJ. Zita insisted that I needed to speak with this Hatonn. This was early 1988, I believe. In the living room of Doris’ and EJ’s home, Hatonn calmly and coolly asked what our plans were. I was almost shocked at the question and was somewhat indignant. I responded, “Well, we’re going to Sedona to work for Sister, Sananda, and God.” After all, we had just sold everything to do this—didn’t he know that? Very calmly he looked over to me and said, “You won’t stay long.”

“What?”
“You won’t stay long.”

I asked, “Where will I be?”

“Here.”

“Here in Tehachapi?” I asked.

“Yes,” Hatonn responded.

Well, now I had heard everything. This guy really was smoking something. Wild horses couldn’t cause me to move to a little podunk town like this one—boy, was he far off-base.

For reasons which I will not go into at this time, I felt very uncomfortable with what was happening at A.S.S.K. and I really didn’t like Sedona. So, after six incredibly long and arduous months, in a very depressed state, I decided to call EJ. I told him I was in pretty bad shape and, if it was appropriate, sometime in the next few weeks, could he ask Commander what the heck is happening. Less than five minutes passed and the phone rang. I picked it up. Hatonn was on the line. He asked me to tell him what was happening. I did. He told me, quite simply, that I was in the wrong place. We spoke for half an hour.

I hadn’t decided to move to Tehachapi at that point, in fact, it took a number of weeks thereafter for that concept to register. Once I made the decision I got some odd jobs to scrape together enough money to make it out here. On the last day of September, 1988, I pulled into Tehachapi. Within a few days after my arrival, I listened to some private audiotapes of meetings with Hatonn, recorded over the previous weeks. I noticed something which, to me, was remarkable. Literally on the day I had made the decision to move to Tehachapi, which I had not told anyone including my family, Hatonn stopped in the middle of his own talk and spoke to EJ in a sidebar comment, “EJ, Rick has decided to move here.” Perhaps he hadn’t been smoking anything because he surely proved to be right about my moving to Tehachapi. Zita remained behind in Sedona until August, 1990.
Doris and EJ made me feel right at home and while I offered to rent a room somewhere they said I could stay with them. Al offered to put me up temporarily but I was frankly so at peace in Doris’ and EJ’s home, I declined. During this time there were regular daily meetings with Hatonn with anywhere from four to eight people present and his writings were in the form of handwritten pages—which were photocopied and sent out to a mailing list of some twenty to forty people. The list varied. At this point there were no journals, no newsletter, and no newspaper.

It was during this time that we received word that Randall Lane was also moving to Tehachapi. I began working immediately on business proposals and specifically on Advanced Building Technology (ABT). When Randal arrived we began working on several other business plans and worked together on ABT. Plans were being made to secure financing for the manufacturing facility. More on this later in the story.

Shortly after that, Doris’s daughter Diane moved to town. As a practical matter, we both agreed to share a house, which we did. The house was owned by Wally McPherson and was across the street from Doris and EJ.

Diane eventually met Jack Kunick and moved out of the house. I relocated to an apartment where I stayed for several years. Jack and Diane were later married.

Debby, Doris’s daughter, was married to Dave Campbell. Kathy, who has been assisting EJ for some time now, was Debby’s friend and had known Dave. When Dave and Debby got divorced, some years later Kathy and Dave became reacquainted and both moved to Tehachapi and got married.

In one or more meetings with Commander, he revealed that EJ was the disciple known as Mark. During Hatonn’s meetings, EJ—from day one—has taken detailed notes of what is being said—very quietly, very exacting.

Hatonn also revealed that Dharma was the disciple known as Peter. He went on to add that long before that, in ancient Egyptian times, she was Akhenaton. Akhenaton was an Egyptian pharaoh who communicated with the God of Light/Aton and would not worship the many gods recognized at that time. For more information about Aton, I would recommend *THE GARDEN OF ATON* by Nora Boyles.

Hatonn also stated that I was the disciple known as the “doubting” Thomas. This had no real meaning to me at the time except to take his word for it. Later, however, lights began to go on as I understood many things I had been told throughout my life. Pieces were beginning to fall into place.

Doris and EJ were by now comfortably settled into their “retirement” home and life was joyful. The Tehachapi Valley was quiet and beautiful. Little did they know of the events that were about to take place to disrupt the stillness and throw their lives into chaos.

This story, *THE VALLEY OF RADIANCE*, will be continued over the months ahead as separate journals with this title as it is written. It will also be printed as a continuing story in the *CONTACT* newspaper probably on a weekly basis if Rick has the time.