

Phoenix Journal

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By Gyeorgos Ceres Hatonn

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CHAPTER 1

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PRESERVATION OF THE INTEGRITY OF THE WHITE HOUSE

by Grandma 3/11/97

Fellow Americans, the alleged preservation of the integrity of the White House is pure bunkum. However, the Federal Regulations on confiscation of real property (homes, lands, autos, etc.) under these so-called federal common laws as published for 30 days before becoming law are in all probability the only reason the Attorney General (Janet Reno) is trying to figure out: How in the Hell do I confiscate the White House?! Now, I need to answer Representative Rogers and others as to what is the cite of law on the crimes committed by this administration and employees residing therein!

Frankly, when Ms. Reno refused to answer the Budget Committee upon being asked “Is taking or soliciting money on federal property a crime, and if so, will you please tell which crime or which law covers this crime?”, I was as shocked as the committee members who asked the honorable question, by Ms. Reno’s marked disrespect, and outright contempt for the Committee.

Ms. Reno refused to answer the question as to what laws had been broken, alleging that an “investigation was ongoing, and even to mention a law would hinder the investigation?”

Ms. Reno would have absolutely no difficulty in seeking out and identifying the laws if she would just walk over to her wall library, and pick up 18 U.S.C. (Title 18), and throw the entire book at the White House crew!

Now, as to preserving the integrity of the White House. For Heaven’s sake, the White House is not of capacity to do anything. It is not a real person. It is made of wood, brick, mortar, stone and has a bunch of antique furnishings (including a few secret panels here and there). It cannot commit a crime. However, those crooks, criminals, communists and treasonists occupying the White House, did commit crimes in violation of the Smith Act, thereby knowingly, willingly, willfully and wantonly attempting to overthrow the Government (people) of the United States.

The attempt to overthrow the Government of the United States (the people) is evidenced by:

(1) Selling off American soil to foreign nations, violating the Monroe Doctrine, the North American Alliance, the Alliance of Pan American Nations, the *Constitution of the United States*, subsequent treaties with the sovereign territorial civil government so said territorial states of the Union of Republics, by:

(A) Selling off Holloman Air Force Base to a foreign nation, i.e., Germany.

- (B) Allowing the forbidden lodging of armed foreign troops on American soil.
- (C) Allowing concentration camps and crematoriums to be built with body disposal capacity of 3,000-plus daily.
- (D) Disposing of the Presidio, and lodging a known Communist, international leader (Gorbachev) to set up operations on said Presidio military base.
- (E) Taking bribes and favoring a notorious, internationally known Communist government (China), to buy and set up an armed military base in Long Beach, California, while knowing said Chinese government shipping facility would be used for selling arms, dealing in arms sales, while not being subject to American laws.
- (F) Giving away of American Treasury Trust monies to foreign bankers (Federal Reserve), and lying to the American people, stating the nation is in debt.

The inmates have control of the asylum, and I really don't care who knows it! This crap is like watching a daily Soap, and the players are the U.S. Government! This is outrageous! What is going on in that White House, in the U.S. Congress and Senate, is government out of control, with drunks, drug addicts, child abusers, drug pushers, arms dealers, criminals, crooks, mob rule, persons who do not know the difference between right and wrong, and those who absolutely dare the American people to say anything, or do anything about it. And no matter how hard the people try, no remedy occurs or trickles down from Washington, District of Crooks and Criminals. Instead, they sell off American soil, which by law they cannot do (Monroe Doctrine and the *Constitution of the United States*). Then they allow armed foreign troops on American soil while in the interim, both U.S. Houses (and Ms. Janet Reno) are passing laws and disarming the American people. Folks, this is serious stuff here! We are being overthrown from within! And our leaders are behind it all!

Yesterday morning we watched television news, and the moderator was discussing "possible cloning of mummified Egyptian pharaohs". What next? Cultism is rampant in our Representative and Legislative bodies of government. The President has openly laughed at the American people when asked about concentration camps, and foreign troops on our soil, by Sarah McClendon. The President and his executive office of committed men and women should be impeached and tried for treason the old-fashioned constitutional way! The same goes for both U.S. Houses and any governors or state representatives who have gone along with this.

Yes, it can be done. Frankly, there is no other way than this, to save this nation or this nation's civil government's sovereignty (the people), from being overthrown by the Communist Fourth Reich "U.S. Federal Government", now in active process.

I sincerely hope you are paying close attention on this cloning fiasco. U.S. Representative Tom Harkin and others think this is just G-R-E-A-T! He states, "I can't wait to see human cloning!" Yep, he said it right there on federal property!

THINK ABOUT THIS!

How many of you are aware of the fact that there is a brain bank (I think it is in the Siberian region) in Russia, which holds the brains of such persons as Lennin, Stalin, Hitler (after he died here just about 4 years ago), and hundreds of more just like them, all sitting there safe and secure, ready for cloning for the Fourth Reich leadership. And that's the facts, folks!

I wrote a long time ago that I thought the Government cloned my husband. I also stated where they excavated his vital body fluids (the photos exist). Also, I told you, he was very high up (military rank), and was involved in the Blacks Beach Government Cloning Facility. The U.S. Government has been cloning for years at that Military installation.

Well, about 4-5 weeks ago, I saw my husband, and a (deceased) scientist friend of his named Chuck. (They had previously worked together at Blacks Beach Laboratory, just inland from Coronado in the San Diego area.) Both men were leaving Scott Air Base in a White Cherokee with Washington State plates. My husband looked to be around 45 years of age and was in full U.S. officer's uniform, winter weight. I drove along side them for about 3 miles. He did not recognize me, and I think it was because he was so much younger and I am getting old. Also, my weight leaves me at a size he would not be familiar with.

Women know their men, just as they do their children, and that's a fact! I do not care who believes me, or who does not, but I saw my husband as clear as I see this word processor sitting here in front of me!

THINK ABOUT IT!

Grandma Herrman-Herman

CHAPTER 2

THE SLEEPING TIGERS ARE STIRRING by V.K. Durham 3/21/97

Back in the 1960s, President John Kennedy was told the United States would fall from within, and not a single shot would be fired. Everyone laughed, and said, “impossible.”

This is no longer a laughing matter. While Americans were being sold drugs in the classrooms, locker rooms, on the golf courses, in country clubs, yacht clubs, cloak rooms and men’s rooms at court houses, a secondary pincer military tactical advance was being made through Psy-Wars.

Psy-Wars (psychological warfare used by governments when one government wants to overthrow the other) began in the United States with a fervor, unknown to the American people who structured their governments and judiciary with a built-in equality in the courts and a sense of fair play. In other words even the suckers got an even break with our ethical and moral sense of fair play. (Hell, even the mob had ethics in those days, and believe it or not some of them had morals.)

This nation was known universally as a nation of morals and ethics. We were law abiding, peace loving, peace keeping, honorable, and considerate for other fellow men and we were respected and envied and enjoyed a reputation as honorable people. Now, we are the most hated nation on the globe. Our lives are in danger anywhere we go. We must ask ourselves what in the Hell happened to cause all this?!

The United States Government no longer represents the people. Agents of other nations and special interest groups have overthrown the government of the people, while our elected leaders are paid to pass laws repugnant to the *Constitution* and keep the people from a common defense of nation, person, and properties.

Unfair and unequal representation exists in the House and Senate. Our Christian government has been overthrown by Jewish persons. Jewish attorney Dershowitz proudly announced to the public at large: Jews now control Congress and the Judicial System—they have arrived. According to Mr. Dershowitz, 92% are Jewish.

Mr. Dershowitz even suggests intermarriage to absorb Christianity through the children of these mixed marriages, insisting Jewish beliefs must flourish for it is the real culture of basically divine origin! (What about separation of church and state mandated in our *Constitution*?)

What Mr. Dershowitz did not explain to the public at large is the “Seed of Israel”. The most hated thing as related to the Seed of Israel is the fact that one drop of gentile blood taints the entire seed, and it is no longer considered pure stock, or a pure seed. Furthermore, if the mother is gentile the seed is discounted and cast aside. However, if the mother is Jewish the seed is perfected. Only those perfected seeds are acceptable to the Jewish people, the others will remain slaves. These are, to the Jewish people, the goyim or gentile, which in old Hebrew means less than a pig. Incidentally, pigs are unclean and unholy to the Jewish people and must not be associated with, or indulged. In other words the new seedlings will be the workers or slaves to the Jewish people. (I know from whence I speak. I was married to a Jewish male,

and paid dearly as a gentile, as has my son.)

Once again, as I have so many times stated before, I am not anti-Semitic—I am Semitic.

Also, I am anti-un-American activities!

LOOK AT THE STRANGLEHOLD ON OUR LAWS, IN OUR COURTS

The International Bar Association controls the American or National Bar Association. The Bar Association is not a recognized entity. It is a carefully organized group comprised almost in its entirety of Jewish Bar members. This organized group determines which laws can be enforced at the bench, and which ones to deny (specifically the *Constitution of the United States* and the *Bill of Rights*). In court after court across this land, they deny the Law of the Land to the people! These bar associations are not licensed to do business nor registered with any secretary of state, or licensed to conduct the practice of law.

THE RISE AND FALL OF THE THIRD REICH (It's time all of you re-read the book)

In 1927, the German Bar Association was used to overthrow the old *Constitution of Germany*. Almost in entirety, the German Bar Association was comprised of Jewish persons. After the overthrow about two thousand men and several hundred women had been apprehended at the beginning of the extraordinary pacification actions. Most of them already had been summarily sentenced, a Nazi euphemism for liquidation. A second batch of intellectuals was then being rounded up for summary sentence. This went on in every nation after the people had been disarmed under the guise of (1) joblessness creating large movements of people from nation to nation seeking jobs to earn money to feed their families; (2) the joblessness allegedly created criminal activity and armed violence; (3) the people were disarmed under an alleged peace agreement; and (4) old constitutions became burdensome and cumbersome and it became necessary to summarily do away with, or overthrow them.

Cleansing by fire originated in Sumaria (a historic origin of Mara or Maria, which controlled the seas), and then transferred to Phoenicia which became Maritime or Rhodian Law (the Law of the Sea), which had a code (this is in Admiralty Law Book One): “The Law of the Sea prevails, as long as there are no other laws to stop it.” The only law which can stop the present encroachment of the Sea Laws (Admiralty Laws), is the *Constitution of the United States*, and our territorial state treaties with the civil government of the United States.

Do yourselves a favor once and for all, go pick up your *Bible*, and turn to *Revelation*, chapter 3, verses 9-11. Read them carefully. Then, research Higgins and Unger's *Bible Dictionaries*. Look up the word Jew. You will find, upon careful research, the term Jew was applied to the tribes of Judah and Benjamin (the wolf). They were slaughtered while they slept in their beds, in Palestine. This is the reason for the present furor for Jewish occupation of Palestine. They must, before the Messiah returns, have the Palestinian power seat. The power seat is Palestine. The Jewish people as we know them today are not those who possessed the covenant with God. These are the ones who broke God's covenants with Abraham, Solomon, and David. They are not that which they profess. They are the assimilators. They have

assimilated the role of the Jewish people, those who were slaughtered while they slept in their beds; and their temples of God were desecrated by fire and sexual rituals. These are the Ashkenazi—the merciless, barbaric, ritualistic holocausting (burning with fire) remnants of Sumaria, assimilated into and with the tribes of Levi. This is the barbaric, merciless, ritualistic tribe of Israel. These Levites take great pride in their ability in law, war and overthrowing laws and nations’ laws. Mr. Dershowitz knows this to be true; he is a Levite. He also knows history is documented. He also knows that he and others representing themselves as Jews, are not Jews. The Arab nations know this also. Americans are the only ones asleep at the switches, with a runaway government, out of control.

THE LORD ALMIGHTY SAYS:
YE SHALL KNOW THEM BY THEIR DEEDS

LET’S LOOK AT THE COSCO (CHINESE)
PAYOFF LISTS OF JEWISH PERSONS
IN THE U.S. HOUSES & EXECUTIVE BRANCH

Almost without exception, those on the payoff lists are Jewish. It matters not if the monies are returned after the deeds of selling out of the nations through legislative and executive resolutions, executive orders, treaties, alliances, GATT and NAFTA. The deed has been done. The deed by act is treason.

Treason defined: When two or more persons conspire to overthrow the Government of the United States (the government [people] of the Article IX and X-defined government). This is in no way to be confused with the U.S. Government (the contracted parties to the Government of the United States). The daily misinformation passed on by the major news media allege that a war must be in progress before treason can be invoked! Woops! Excuse me! Treason is treason!

When elected officials take bribes, pass laws to accommodate corruption, allow silent invasion of foreign nations into and onto American soil, pass laws to protect disarming of the American people to keep the American people from the ability of self defense or common self defense of their communities or nation, while knowing arms and drugs are being illegally brought into the nation and distributed on our streets, and pass laws to protect the perpetrators, while denying rights to the people, in court after court, with our laws held hostage by an organized Jewish Bar Association, with further hostaging of our laws by the President of the United States, who passes Executive Orders which circumvent a lawful Congress, to protect vested and special interest groups, with special committees, appointed by the President, all of whom are Jewish and does so under the *Federal Advisory Committee Act* which in itself is a repugnancy to the *Constitution*, then you know We-the-People have been sold down the river. This FACADE allows a dictatorship unparalleled in any historic past of any nation! This is treason; Congress is responsible for this SNAFU (situation normal: all fouled up).

It is up to Congress to repeal the *Federal Advisory Committee Act*, and make order from chaos! That, ladies and gentlemen, is where the shoe fits! Congress must by law rescind, repeal, impeach, and try acts of treason pursuant to the constitutional guidelines of treason. In the event they choose not to do so, I fear many an honorable, conscientious representative of the people will be judged, and tried with the same treason brush, by the people. I, for one, would hate to see this happen—but as sure as the daylight comes, and is followed by night, it will happen. The sleeping tiger will be awakened.

CHAPTER 3

EDITORIAL COMMENTARY

GOV'T SAYS YOU ARE EXPENDABLE!

Your government believes it owns your body and had/has a right to perform experiments on you at will as if you were nothing more than a Guinea Pig. It sounds like something out of Nazi Germany that Hitler would have done. Without your knowledge and consent, your government can experiment on you, kill you, or even worse, give you an incurable disease, at any time it wants to use you as its subject for its biological and chemical warfare experiments. Your government has put the *Protocols* into law in Title 50 of the United States Code, Section 1520. See the law below and judge for yourself.

CHEMICAL AND BIOLOGICAL WARFARE 50 USCS 1521

XII, Part C, 97 Stat. 695, and not as
part of Act NOV. 19, 1969, P. L.
91-121, Title IV, 83 Stat. 209,
which generally comprises this chapter.

1520. Use of human subjects for testing of chemical or biological agents by Department of Defense; accounting to congressional committees with respect to experiments and studies; notification of local civilian officials

(a) Not later than thirty days after final approval within the Department of Defense of plans for any experiment or study to be conducted by the Department of Defense, whether directly or under contract, involving the use of human subjects for the testing of Chemical or biological agents, the Secretary of Defense shall supply the Committees on Armed Services of the Senate and House of Representatives with a full accounting of such plans for such experiment or study, and such experiment or study may then be conducted only after the expiration of the thirty-day period beginning on the date such accounting is received by such committees.

(b)(1) The Secretary of Defense may not conduct any test or experiment involving the use of any chemical or biological agent on civilian populations unless local civilian officials in the area in which the test or experiment is to be conducted are notified in advance of such test or experiment, and such test or experiment may then be conducted only after the expiration of the thirty-day period beginning on the date of such notification. (2) Paragraph (1) shall apply to tests and experiments conducted by Department of Defense personnel and tests and experiments conducted on behalf of the Department of Defense by contractors.

(July 30, 1977, P.L. 95-79, Title VIII, 808, 91 Stat. 334; Dec. 21, 1982, P.L. 97-375, Title II, 203(a)(1), 96 Stat. 1822.)

HISTORY; ANCILLARY LAWS AND DIRECTIVES

Explanatory notes:

This section was not enacted as part of Act Nov. 19, 1969, P. L. 91-121, Title IV, 409, 83 Stat. 209, which comprises this chapter.

Amendments:

1982. Act Dec. 21, 1982, in subsec. (a), deleted para. (1) which read:

“The Secretary or Defense shall supply the Committees on Armed Services or the Senate and House of Representatives, not later than October 1 of each year, a full accounting of all experiments and studies conducted by the Department of Defense in the preceding twelve-month period, whether directly or under contract, which involve the use of human subjects for the testing of chemical or biological agents.”, and in para. (2), deleted “(2)” before “Not later than”.

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CHAPTER 4

NEW GAIA OFFERS JOURNEY TO HEALTH WHAT SHOULD WE BE TAKING?

by Sandra Tulanian, D.C. 5/26/95

The times in which we live in do not afford us the opportunity to keep life simple enough that health can be taken for granted by just ingesting food and water. The game rules have been changed by bureaucrats (directed by crooks higher up the ladder) who dictate questionable farming practices which, when added to the already choking pollutions of our atmosphere and water, end up depleting the soil, the food supply, plus the air & water we breathe, of many of the essential nutrients that would otherwise allow our bodies to function optimally.

Aside from a core of products that *New Gaia* carries which will be discussed further on in this article, two brand new products are being offered that are extremely important to present first. They are **GaiaCol** and **OxySol**. **GaiaCol** is a combination of Colloidal Silver, Trace Colloidal Gold and Trace Crystalline Drias. This combination of ingredients has produced a product that is so high-frequency and potent that it could quite possibly be the solution to our ongoing fight against the new antibiotic-resistant diseases that we face today. Colloidal Silver was used extensively and very successfully against bacteria, virus, fungi and the like before the advent of the first antibiotic, penicillin; and the uses for Colloidal Gold at that time were just beginning to present themselves. Once the chemical companies began manufacturing the myriad of antibiotics, silver and gold were no longer looked to for treatment. Interestingly, the antibiotics that they were producing had no effect on the more resistant viruses, fungi and parasites yet this did not stop the medical community from prescribing these drugs regardless of the type of infection. Now we face new generations of bacteria that are completely resistant to any antibiotics merely due to antibiotic overprescribing and resultant survival-of-the-fittest bacteria.

Research has demonstrated that Colloidal Silver is non-toxic to humans and allows no known disease-causing organism to live in its presence. With the addition of Trace Colloidal Gold and Trace Crystalline Drias, the frequency of **GaiaCol** is remarkably enhanced to allow these newer, more powerful viruses and bacteria to be eliminated. **GaiaCol** is gentle enough to use topically on just about any skin, hair, or mouth condition without fear of toxicity and is outstanding for burns. For internal use it is recommended to maintain with 3-4 drops, 3-4 times per day under the tongue and if an infection is present, start with 1 teaspoon the first day and then 10-12 drops, 3-4 times per day under the tongue until the infection clears. Important: Due to the powerful nature of this product, friendly bacteria can be affected so it is advisable to replace the natural intestinal flora with some type of acidophilus/lactobacillus supplement daily or, at the least, when symptoms are noted (symptoms may include cramps, bloating, diarrhea/constipation and a general feeling of malaise).

Please note that this product is said to be perfectly safe for children and pets and can be taken with other medications without incident. Colloidal Silver is not addictive and the body does not build up a tolerance to it. For your information only, Colloidal Silver has been used effectively on the following: acne, conjunctivitis, allergies, rheumatoid arthritis, bladder inflammation, venereal diseases, eczema, appendicitis, boils, cancer, candida, otitis media, prostate problems, whooping cough, ulcers, plus many, many others. **GaiaCol**

can also be used to wet wound dressings and bandages and help heal cuts, scratches, abrasions, fever blisters, etc. There is a myriad of uses for this product which makes **GaiaCol**, in my opinion, one of the most exciting and valuable products on the market today.

OxySol contains Colloidal Silver and Trace Colloidal Gold but has Hydrogen Peroxide (food grade) and other trace minerals to add a new dimension to the effects. Organisms that have plagued us for centuries may be destroyed using this product but the new, more resistant strains will require the higher frequency **GaiaCol**. When added to water, the **OxySol** will help to purify, which makes this ideal for taking to restaurants or for travel. When taken with **GaiaCol** you get a two-fold effect of combating foreign invaders and providing a greater oxygen content for the health of the cells from the Hydrogen Peroxide. **OxySol** is wonderful topically as well, but is not advised for burns (use **GaiaCol** for burns). The trace minerals found in **OxySol** are vital to our health because the nutrients that were once taken for granted in our vegetables and fruits have been systematically farmed out of our soil. These trace minerals need to be replaced, otherwise our bodies continue to be open season for aggressive bugs. Another use for **OxySol** is to rid the oral cavity of harmful bacteria by brushing your teeth with 4 drops **OxySol** on your toothbrush or use as a mouthwash or gargle. The recommended amount to take daily for system clearing is 6-10 drops, 3 times a day on an empty stomach. If taken with **GaiaCol**, reduce both daily requirements in half. If you are adding **OxySol** to your water, just add 1-2 drops in each glass of water. Both **OxySol** and **GaiaCol** are very powerful additions to our pursuit of health.

Without these “food”-based essential nutrients our immune systems and body physiologies are sitting ducks for any attack—from chemical and biological “warfare” practices, to increased nuclear radiation pollution, as well as from other high-energy photon bombardment as this planet prepares itself for the upcoming changes.

It is up to every individual to take personal responsibility for their health and prioritize the needs their bodies may have at this time as well as pay special attention to the needs of their children. I hope to describe here some good products available to you so that your search for a basic, complete arsenal against disease can come to an end.

New Gaia has presented many products to the public that you can pick or choose for individual needs. But there is a core of products, which should be taken regularly, that is felt to be essential to health and well being. These products are: **Gaiandriana, AquaGaia, Gaialyte, Kombucha Tea, Kombucha Vinegar, CarbraGaia, GaiaCleanse Program, Chlorella, Spelt, and 3-In-1**. Each of these provides a service to the body that is a necessary assistant to the other. We will discuss each one individually to provide you with the information you need to understand why these items are necessary.

The physiology of the body is basically governed by the actions and programming found within the cell. The cells make up the tissues of the body, the tissues make up the organs such as the heart or liver which, in turn, make up the organ systems that work in harmony with each other to keep the entire body functioning. If the cell structure has been altered or is malfunctioning (for whatever reason), every organ system is affected. To what degree they are affected depends on the offending substance that has caused the cell’s breakdown or the length of time that cell has been subjected to abuse.

Gaiandriana is a product that is said to help correct the faulty programming that has occurred at the cell

level by correcting into perfection the cell's DNA/RNA blueprint. Viruses, unlike bacteria, have the ability to fuse with the DNA strand within the cell, creating a mutation to that cell. By perfecting the DNA/RNA blueprint, the cell may be returned to a level of vitality which allows it to fight off an incoming virus and maintain the homeostasis within the cell and, in turn, within the organ systems.

This is essential for the immune organ system, because without healthy cells that can fight off offenders like free radicals, viruses, and cumulative levels of radiation, the immune system is overtaxed to the point of exhaustion—eventually leading to dis-ease. Another benefit from consuming **Gaiandriana** is its ability and nature to thrive on the invisible, higher photon frequencies which are bombarding us daily. **Gaiandriana** is able to speed up the frequency levels of the cells to more nearly match the energies pouring in and assaulting the body. This, in turn, can offer a two-fold benefit: One benefit is the ability of the cell to withstand and actually adapt to these otherwise damaging energies; the other benefit is to help protect ourselves from mind manipulation through pulse beams that are irradiating mankind relentlessly. Originally the dose was 10 drops, 3 times per day, under the tongue. However, with the growing number of “manufactured” epidemics and other stepped-up plans for our demise by the Elite, perhaps more is better. One ounce or more per day may produce faster and more effective results.

AquaGaia was introduced to benefit the mitochondria system that lies within the cell. The mitochondria is the energy producer of the cell and is essential to convert the food we eat into usable cell fuel and to produce enzymes that are absolutely necessary for survival of the body system.

AquaGaia is also said to feed on vessel plaques adhering to blood vessel linings. Most all of us, by the age of twenty, have plaques developing on the arterial walls due to the American diet that is filled with saturated fats, high protein, white flour products, and limited consumption of fresh fruits and vegetables. This product provides added fuel to any compromised system to assist in strengthening the immune system, as well as cleaning out blood vessels and enhancing the pliability of the vessel walls throughout the body. Both **Gaiandriana** and **AquaGaia** work in harmony to strengthen and eliminate mutations of all cells by working together within the cell structure itself.

Another product that you will find essential in your daily regime is **Gaialyte**. This is a fully integrated electrolyte liquid that is brought forth from the **Kombucha Tea**. The combination of tea and juice, vitamins, minerals, Ginkgo Biloba, Echinacea, **Chlorella**, oxygenators, Aloe Vera and **Gaiandriana** are a powerful combination that helps boost energy levels as well as provides electrolyte balance within the body to help enhance the performance of the **Gaiandriana** within the cells. Electrolytes are substances which dissociate into ions in solution and thus become capable of conducting electricity. The balance of these electrolytes in the body will aid in the protection from the various high-frequency energies that we are now subjected to as well as enhance the effectiveness of all the other products you are consuming for your health.

Another beverage that should be taken in a dose of approximately 8 ounces per day is the “**Tea Breeze**” **Kombucha Tea**. Enough can not be said about this fermented drink from the mushroom fungus found long ago by a prominent Japanese woman in a town called Kargasok, Russia. What she found amongst these villagers astounded her. The women were virtually without wrinkles or other signs of aging and the overall population was comprised of unusually healthy people. She was told that these people drank 8 ounces of **Kombucha Tea** daily. She brought the mushroom fungus back to Japan and, today, over a

million Japanese people drink the fermented tea daily. With the high content of special proteins and enzymes, this tea is said to reduce cholesterol, restore hair growth, strengthen eyesight, help insomnia, aid in weight reduction, help with allergies, bronchitis, asthma and a myriad of other debilitating conditions including the prevention of certain cancers.

While these are claims from people who have used or researched the product, it would simply be prudent to regard **Kombucha Tea** as a must to add to your daily health regime. Many people make their own tea with the mushroom that is available through *New Gaia* Products, but for those of us with limited time, the ready-made tea in the 1-liter and 2-liter bottles is both delicious and convenient. Try mixing the tea with the **Gaialyte** and your favorite juice, or just drink it straight.

There is a **Kombucha Vinegar** that has been developed which offers similar properties to unpasteurized apple cider vinegar, which has been used for centuries to care for all types of ailments. This product packs a punch when fighting off the common cold and is great as a digestive aid. Many are using this product in their salad dressings or other recipes to enhance the nutrition that their families receive. While **Kombucha Vinegar** is not recommended for canning or preserving, it certainly is recommended for general consumption.

CarbraGaia is the membrane that is found in the mushroom fungus of the **Kombucha Tea** bathed in a nurturing amniotic-like fluid of **Gaiandriana** to aid the body in repair of connective tissue. This product was designed to replace the need for Shark Cartilage supplement, which has been well researched and documented in recent years and which is said to program the body to never develop cancer tumors. By mixing one teaspoon in to any of the above mentioned drinks, you add one more weapon to your arsenal in the quest to build the immune system to its optimum healthy state.

A 14-day program called **GaiaCleanse** has been developed that assists in the elimination of the nasty and destructive parasites found within the body. Very few people realize the kinds and types of diseases that these parasites can contribute to, such as Cancer, AIDS, Hepatitis, Hodgkin's Disease, Diabetes, just to name a few. There have been reports that people have been able to turn their conditions around by utilizing a program such as the **GaiaCleanse Program** to eliminate the myriads of parasites, such as flukes, keeping house in their internal organs.

The beauty of this program is that 14 days every 3 months is all that is required to insure a body that is free of most parasites. The **GaiaCleanse** line includes tinctures that can be mixed in any one of the above beverages or in juice. There is also an intestinal cleanse that comes in the kit to ensure proper elimination and cleansing during the two weeks. These steps to health are important if one is to realize optimum health within the cellular structure and organ tissues of the body.

Chlorella is a single-celled, fresh-water algae which is a nutritionally balanced whole food that is extremely high in protein (60%) and contains more than 20 essential vitamins and minerals, 19 of the 22 essential and non-essential amino acids, enzymes, plus **Chlorella** growth factor. The combination of these factors results in a product that has been found to be excellent in the healing of wounds, injuries and ulcers, immune strengthening, age retardation, protection against radiation, normalizing digestion and bowel function, and protection against toxic pollutants, to name but a few of the benefits.

Chlorella is a rich source of chlorophyll, which is extremely effective in controlling body odor both internally and externally. The suggested daily consumption is 3 grams per day, but dosages should be adjusted to your individual needs. Many times the alkaline reserves in the body are so depleted that **Chlorella**, in larger doses, is warranted.

Moreover, because of its superb food value, **Chlorella** is an important addition to anyone's emergency food storage stash.

As part of an ongoing nutritious diet, the grain of **Spelt** (*Triticum Spelta*) should be added to every diet in replacement of the standard wheat grain. **Spelt** is superior to wheat in that it contains more protein, crude fiber, and fats than wheat. It also contains special carbohydrates (Mucopolysaccharides) which help stimulate the all-important immune system.

Many people who are allergic to wheat find **Spelt** to be easily digestible. What is most exciting is the delicious nutty flavor that **Spelt** offers to any baking needs. Another advantage of **Spelt** is the large amount of vitamin B-17 found in the grain (also known as Laetrile) which has a reputation for retarding cancerous cell growth and aiding in the healing of other serious illnesses. **Spelt** also has an exceptionally thick husk around the center grain, which protects it from all kinds of pollutants and insects far better than happens with other grains. The **Spelt** grain can be ground up into flour and used in any recipe where flour is required. *New Gaia* offers the whole **Spelt** grain bread mixes, or the grain itself to be ground into flour, or the flour already milled for your convenience. This simple addition to your family's diet can provide a wealth of extra nutrition for your loved ones as well as a great taste experience.

The last product I wish to discuss is a newer product of which you may not be fully aware. Many of you have heard of the latest craze using a product called "Pycnogenols". Pycnogenol comes from the bark of the pine tree and is said to have remarkable anti-oxidant properties that are aiding in the relief of a number of chronic conditions. The **3-In-1** product offered by *New Gaia* has been found to be superior to Pycnogenol. The research that has been conducted on the elements found in Pine Bark were primarily conducted on Grape Seed Extract because this, too, had the components that offered the superior anti-oxidant protection.

What was discovered is that the Grape Seed Extract was even superior to the Pine Bark in that it contains a higher level and higher potency of OPCs (Oligomeric proanthocyanidins) which are the active ingredient for free-radical scavenging. These OPCs found in the Grape Seed Extract are known for their instant bioavailability to seek out nasty free radicals and produce rapid counter-effect results. While no claims are here being made for the healing qualities of any product, the OPCs found in Grape Seed Extract have been identified with: Anti-aging protection, improved vision, decrease in wrinkles, resistance to mental deterioration, reduced risk of heart disease, reduced risk of stroke, enhanced immune system, faster healing, subdued PMS, and reduced inflammation of arthritis.

The other substances found in **3-In-1** are Ester-C and Aloe Vera. Ester-C is found to get into the blood stream faster and in larger amounts than other forms of vitamin C and wastes only a fraction of what other vitamin C products lose through elimination. It is also found to penetrate white blood cells more efficiently, which is necessary for their metabolism. There is also a reduction, if not an elimination, of the side effects from the acidity of regular Vitamin C because Ester C has a neutral pH. Each capsule also contains 150 mgs. of Aloe Vera which is the equivalent of one-and-one-half ounces of natural Aloe Vera juice. Ex-

cerpted from an article by John C. Pittman, M.D., we read: “Acemannan, a mucopolysaccharide, is a long-chain sugar which is found as an active ingredient in Cold Processed Whole Leaf Aloe. It interjects itself into all cell membranes. This causes an increase in the fluidity and permeability of the membrane, allowing toxins to flow out of the cell more easily and nutrients to enter the cell. The net result may improve cellular metabolism throughout the body, resulting in a boost of energy production.”

These three powerful ingredients are found in one product called **3-In-1**. It is a potent product that should be utilized by anyone suffering from a chronic condition or for those wishing to maximize the functioning of their immune system on a day-to-day basis.

All the above products discussed: **OxySol, GaiaCol, Gaiandriana, AquaGaia, Gaialyte, Kombucha Tea, Kombucha Vinegar, CarbraGaia, GaiaCleanse, Chlorella, Spelt and 3-In-1** can be the keys to a healthier and more vibrant life by reinvigorating the immune system, increasing the metabolic activity of the cells, providing more complete nourishment to allow the organ systems to function in harmony with one another, and to increase our bodies’ overall frequency levels to withstand the onslaught of various high-frequency energies that are thrown our way. These products work synergistically together to maximize the effects of each product.

Of course, right thinking, right exercise, and right eating are absolutely necessary to add to any health regime, but the benefits and gifts found within these various products are priceless to our well being in this high-stress world.

CHAPTER 5

“CULT” ENGINEERING FLOP, OR: TURNING LEMONS INTO LEMONADE AND LEMON PIE!

by Dr. Edwin M. Young
Editor-In-Chief

As you readers well know, it is not very often that I take to the podium like this. There are already quite more than enough excellent contributors to the pages of CONTACT. But sometimes the fools in low graces, in conjunction with the crooks in high places, attempt some outrageous maneuver of such breathtaking stupidity that one in my position cannot remain silent. No fan with a front-row seat at the stadium can sit still for very long when the game turns exciting. The game?

I doubt that anybody who is of an inclination of mind to read CONTACT has missed discerning the cool and calculated recent media assault upon us which reached its high-water mark (so far) on April Fool’s Day—of all days! However, the greatest confirmation of the potency of this vehicle of Truth, CONTACT, has come about exactly because the media’s shenanigans were so utterly, outrageously desperate—so much so that they lost all credibility with anyone gifted with an ounce of common sense.

But that is exactly how God works—turning lemons into lemonade AND lemon pie!

As soon as the announcement exploded on the airwaves, some days ago now, about the comet Hale-Bopp-related mass suicide of the “cult” near San Diego, in Rancho Santa Fe, California, red flags of suspicion went up and we braced for the possibility that there was a very specific hidden agenda in that obviously engineered event to try and discredit us through the usual tactics of guilt-by-vague-association that the media spinmasters are seemingly so adept at dishing out.

Actually (and this was my own opinion, yet I now share it because it was borne out by the events which unfolded) there were TWO main “targets” to be “hit” by those who control information flow to we-the-people. And both WERE hit—with just enough pause between each to lend a polite aire of unconnected happenstance to the events unfolding—whereas in truth what was happening was actually a matter of a very well engineered double attack.

The First Target of attack is personified in late-night radio talk-show host Art Bell. He has too large an audience now. He manages to get a lot of good information out. And he does this with deceptive simplicity, grace and humor—whether it is the next random, unfiltered caller, or a special guest with something unusual to share.

Radio is not dead. In fact, quite the opposite. Many who work irregular hours, such as truckers and shift workers nationwide, can often LISTEN while they work, whereas they couldn’t WATCH if we were talking about a television program.

Art often uncovers and presents extraordinarily useful tidbits of news over those radio airwaves in the 11 P.M. to 4 A.M. West Coast time slot wherein his show airs live from his home in the little country town of Pahrump, Nevada, near Las Vegas, and is carried now by 320+ stations, with many, many millions of listeners—and growing.

I said the First Target was “personified” in Art Bell because the actual LARGER First Target was the combination of Talk Radio and the Internet—two avenues which routinely do end runs around the controlled media and thus are a constant irritation to those dark-intentioned manipulators who control, from well behind the scenes, our information flow as part of the general daily mind controlling of our entire society.

Those of you with good memories will quickly note that this is certainly NOT the first time Big Brother has gone after talk radio. Think back just to the time of the Oklahoma City bombing event (what a surprise that THAT event is back in the news these days due to the trial finally getting underway). At that time, while desperately trying to hide the truth about the bombing(s), Big Brother tried to pull down talk radio AND the various organized private militias around the United States in a convoluted logic of intertwined intrigue we were supposed to swallow without question. At that time, of course, the Internet was still in diapers and hardly a threat to controlled information flow.

But let me get back to Art Bell: Art personified this Talk Radio-Internet target because Art’s pre-eminent position in honest, useful talk radio is undisputed. Further, his outstanding Internet site (www.artbell.com) has been the repository for much good ancillary and backup verification data of what is presented on his show. Talk is cheap; well-displayed and accessible back-up data, including convenient link-ups to other web sites, can be quite potent—so long as you remember to operate from a cautious base of vigilant discernment and don’t just swallow everything you see on the ‘net as God’s truth.

So, within a few days of the engineered, comet Hale-Bopp-related “cult” suicide announcement, Art was clobbered with the first attack “missile” as the media poison-dart launchers worked to spin an implication that Art was responsible for those deaths—get this—because Art had the gall to break the news back on the night of November 14, 1996 about a “mystery companion” traveling along next to comet Hale-Bopp that was discovered by an amateur astronomer earlier that evening and was subsequently reported on Art’s show THAT VERY SAME EVENING TOO—with backup photo evidence on his Internet web page. No censors; no official NASA channels of information flow; just the truth. Oh-oh.

As I said at the time in an editor’s note in our coverage of this matter on pages 28-30 of the 11/19/96 issue of CONTACT, this was a VERY INCONVENIENT photo from the point of view of those who wish to keep us in the dark about how busy things actually are in space! And it was now plastered all over the Internet. Oh-oh.

People were downloading that photo and showing it to their friends like crazy. So much for a controlled media. Oh-oh.

As a matter of fact, that Internet avenue was how WE got the high-quality photo to share with you in that issue of CONTACT! Double oh-oh.

So you can see how annoying such “leaks” are to the dark-intentioned controllers. Now they had to go into “clean-up” or discrediting mode.

You may remember that the photo was taken by amateur astronomer (and professional newscaster at two Texas radio stations) Chuck Shramek, near Houston, Texas, with his Mead LX-200 10" telescope with fancy computer controls and excellent photographic capabilities. He discovered this just-appeared-that-night “companion object” during one of his nightly Hale-Bopp viewing sessions that evening of November 14, 1996. Chuck had the presence of mind (Higher Guidance?) to get the information spread around “out there”—in a maneuver that amounted essentially to an end run around the machinery in place to carry out NASA’s control agenda to keep we-the-people in the dark about what’s REALLY going on out there beyond the treetops while feeding us insultingly antiquated garbage.

*You regular readers will remember our outlay on this subject ran over several weeks, naturally crediting Art for breaking the news. Of note, however, was that OUR coverage of this event was first within the context of a truly prophetic—in retrospect—article by Commander Toniose Soltec which was titled: “**Mind Controllers Ramping Up Latest Antics**” in the 11/19/97 issue of CONTACT. Indeed, keep that prophetic headline in mind as you study the whole Heaven’s Gate mass suicide event!*

*Back to the story: If Art had not been so “irresponsible” by breaking that inconvenient news, the official reasoning goes, these “cult” members wouldn’t have decided to commit suicide in order to “ascend” up to that Hale-Bopp mystery-companion “ship”! By this slick (if simplistic, to the thinking person) connection of inferences and innuendoes, we are supposed to swallow that Art was essentially **GUILTY OF MURDER** for telling the truth about the existence of this Hale-Bopp companion object, and thereby agitating these excitable Heaven’s Gate “cult” people into their suicidal encounter with Destiny.*

Well, Art has been refuting this outrageously lame “logic” quite well, both on television interviews (which saw nationwide exposure on news programs) and on his own radio show. But both he and Chuck Shramek were, AT FIRST, the recipients of much hate mail. Chuck said, during an interview on Art’s show the night of 4/2-3/97, that a typical message to him read something like: “It’s too bad you didn’t die with those thirty nine.” Art said the same kinds of vicious sentiments also came to him—INITIALLY.

Then, quickly, the media’s unprofessional spin-doctoring became so obviously wild and overstated that discerning people began to see through the shenanigans and smell a rat. After that, Big Brother’s intended result was a complete flop. Both Art and Chuck say their later mail is OVERWHELMINGLY positive, supportive, and quite encouraging. Art’s listeners are now downright suspicious and curious about what is REALLY going on that the media is so brazenly helping to hide.

Again, it looks like lemonade and lemon pie happened and Art's listening audience has only grown even more extensively—both in numbers AND, hopefully, with a newly acquired wisdom in discernment. GOOD!

Now to us. Missile Number Two, aimed squarely at us, was fired, as I said earlier, after a few days of preparatory brainwashing were carried out. Media attention remained focused on every angle of this Heaven's Gate "cult" with an interminable, escalatingly scary, and sensationalistic gush of "cult" blather nationwide (and from some reports, worldwide).

To the discerning observer, the mind-control programming agenda seemed to ooze from every pore of each slick sound bite. The media showed no shame (or the slightest moral need to present any truth) as the dutiful talking-head, teleprompter-reading puppets spun their guilt-by-vague-association spell on the public.

*And they're slick. By the time the media spinmasters got rolling with their high-voltage game of inference, anybody who ever even thought they might have ever possibly even known of anything or anyone who might have ever possibly overheard of anyone or anything being referred to with the slightest hint of suspicion of being a "cult" was, let's face it, **PURE EVIL**—even if the erratic suspicions happened to fall upon Great Aunt Edith's innocent sewing circle. (Said the mentally challenged relatives in coming to this matter-of-fact conclusion: "We know it was **EVIL** 'cause all of them women eventually died!!!!") Okay. Score one for loopy hysteria. This is what drives ratings as well as mind control.*

*Now let me make one thing perfectly clear: I don't in any way mean to make fun of the very serious, secret, government-run mind-control projects rampant in our country (and actually worldwide through "underground" networks of secret, satanic, elite organizations). A mother's tears over the loss of children to a "cult" are real. However, the **REAL** sad problem is how generally uninformed the public is about the actual extent of mind-control shenanigans going on and **WHO** is actually responsible for them!*

***BUT**—long-time readers of CONTACT know very well that **WE** have been committed for years to getting out the sinister, diabolical **TRUTH** about this subject of mind control, if for no other good reason than that by knowing **WHO** the players are on the playing field and **WHAT** games they are playing, you stand a better chance of not falling into their perverted pits of destruction.*

*For example, you readers who save your papers may wish to go back to our outlay of the Jim Jones People's Temple "cult" massacre (excuse me, I mean suicides—or should I say suicidings?) in Guyana which we first presented in the 7/21/92 issue of CONTACT's predecessor, THE PHOENIX LIBERATOR. The account was titled: "**Will The Real Guyana Story Please Stand Up**" and the writings featured in that story by Commander Hatonn were from back in April of 1990 and directly implicated the infamous **MK-ULTRA** secret government mind-control program. You may recall that in that particular "cult" setting, Congressman Leo Ryan and 900 men, women, and children were "sacrificed" in an incident the convoluted, contemptible likes of which you have **NOT** heard about elsewhere.*

Since that shocking outlay of five-to-seven years ago now, we have presented MUCH on the technologies of secret government mind-control and “cult” engineering projects. And by the way, to the trained eye, this more recent Heaven’s Gate “cult” shows ALL the signs of having been a product of those typical government build-a-cult blueprints.

More recently, as you readers with strong stomachs well know, our information has also included the personal accounts of Cathy O’Brien and Mark Phillips, culminating in their superb book called, Trance-Formation Of America: The True Life Story Of A CIA Slave.

The basic point I want to make here is simply that to be stupid enough to attempt to associate CONTACT with a “cult” is about as plausible an effort (to anyone who actually READS CONTACT) as would be thinking you can quench a fire with gasoline. It is simply a foredoomed coupling. It would be far easier and accurate to make a case that the New York Times and the Washington Post are associated with a “cult” than that CONTACT is! Now, back to the story:

So, once the media had the public properly stirred-up with a few days of heavy doses of general “cult fever”, now came the direct missile lobbed at CONTACT.

Of course, in preparation for the media assault, first there were cameras and crews which began slinking around our premises, poking and prodding—and then making up whatever they couldn’t get on tape. After all, this was modern “journalism” at its “finest” in tabloid-style mentality! Sometimes the parasites of the legal “profession” have to take a back seat to the tactics of these media “hounds from hell” chasing their ratings game—at anyone’s and everyone’s personal expense.

I’m sure all of you readers saw any of a number of variations of the Finished Product on your own televisions—whether such was carried on regular “news” programs or on any of several tabloid “news” programs such as Extra. You couldn’t easily avoid us, especially the Tuesday evening of April Fool’s Day, no matter where you were in the U.S.—or as far away as Africa, Australia, Greece and New Zealand, at last report.

Do we rate or what? We must be doing something VERY right, don’t you think?!

At one point, while going through a slick procedure of flashing various shots of Front Page headlines of CONTACT on your television screen, either the local news program or one of the tabloids (it’s hard to remember which one because they all used each other’s material—how interesting) gushed the “shocking” news that WE said Henry Kissinger was responsible for the Ebola and AIDS viruses. Picture a shot of that “lovable” face of Kissinger coming up out of the CONTACT page on your television screen. (I hope you weren’t trying to eat dinner at the time.)

One might wonder why they focused on that particular story among hundreds and hundreds of others? It couldn’t be the Khazarian Zionist element so pervasive in control of the media, could it? After all, some of the media propaganda aired about us that day on the East Coast outright branded us anti-Semitic—the typical fear-tactic strategy these ones employ that gives them away.

Anyway, they didn't even get that story right (no surprise), yet the truth is more ironic to savor than their attempted slander ever could have been. What they were referring to was the 1/7/97 issue of CONTACT wherein was Commander Hatonn's outlay of a transcription of a lecture by Dr. Len Horowitz. The irony is that Dr. Horowitz calls himself a "Messianic Jew" at the end of Rick Martin's superb personal interview with Dr. Horowitz, which followed a few weeks later in the 1/28/97 and 2/4/97 issues of CONTACT.

Meanwhile, it was Dr. Horowitz HIMSELF who stated, on page 26 of that 1/7/97 issue of CONTACT, "This, in essence is a summary report on Emerging Viruses: AIDS & Ebola. And, **the horrifying reality is that it was Henry Kissinger, in 1968, who ordered the development of these types of viruses!** The story goes something like the following...." So, how convenient that it was "overlooked" by the media propagandists to bother to state accurately WHO actually said The Truth about Henry Kissinger! What tangled webs of deceit.

And while we're on that subject, WHY do you think these media puppets find it more important to chase after us, trying their best to mislabel us a "cult", while monumentally important news such as Dr. Horowitz is trying to get out is completely overlooked? Ah yes—the orders from the puppet MASTERS to the puppets! Then there's the money (pay check) trail! Is it any wonder we are under attack?! Is it any surprise why we are here to do what the so-called "news" media does not dare face?!

Oh yes: I can't forget to share the all important "clues of local intrigue" with you, for such is what puts some real juicy spice into this already bizarre "barbecue" sauce.

If you saw any of the variations of the propaganda assault on us, there were a few unflattering, uncharacteristically lengthy (for modern TV sound-bite attention spans) interviews aired with several disgruntled ones, formerly strong supporters of us, who are quite familiar to CONTACT readers from our articles about attempts to collapse the Phoenix Institute For Research & Education, Ltd. These include Leon Fort and his "friend" Ann Beam, Betty Tuten, and a ludicrously disguised Rod Enz/Ence. These are the same ones who have—and I'm "sure" this is "just" a "coincidence"—fallen hard under the calculating spell of that redoubtable, ever-conspiring duo, George Green and local ex-judge Jason Brent. From their own actions and words (plus those relayed through more than enough "mouths" to make a thinking person in their shoes nervous), it is no secret that Green and Brent have been out to "break" the Phoenix Institute for some time now, as that would, in turn, compromise CONTACT and other worthy projects which receive some of their funding from the Institute. Moreover, this revenge tactic would also "get back at" the Ekkers who "some" feel had a hand in a very incompetent (it is opinioned by talkative members of his social circle) judge Brent becoming ex-judge Brent. [Don't miss the items on pages 5-14 directly following this editorial for some disturbing material on these characters and the collusion tactics that are always hotly denied publicly.]

Anyway, you may have seen the amateurish results of this cooperative effort in slander through the technique of cut-and-choose interviews, as the hodge-podge of "cult" slurs and innuendos and guilt-by-vague-association for CONTACT and The Phoenix Institute was woven into a tangled mess. We were labeled a "cult". Doris and E.J. Ekker's rented house was described as a "palatial compound" wherein we all were "holed up". Their son's nearby house was pronounced, by hear-

say from that ludicrously disguised Rod Enz/Ence, to contain a serious weapons arsenal. And the inferences were so diligently and confusingly interwoven with the recent Rancho Santa Fe, California government-engineered Heaven's Gate "cult" mess that, to the casual observer simply trying to make sense of it all, WE WERE THEM!

But, you may ask, WHY were the media "instructed" to bring their cameras around OUR offices and make up the outrageous and supposedly damaging fabrications which were aired both locally and nationally? Moreover, WHO gave the media the names of those disgruntled ones who were all too happy to blather venom in front of the cameras? WHY and WHO indeed, sayeth Sherlock Holmes!

The WHY answer is plain and simple: While Missile Number One had been fired at Art Bell, Missile Number Two had been fired at us for the very same reason—to try to stop the Truth from getting out to you!

Oh, the WHO part of the story is necessarily a bit more complicated than "simply" Big Brother out to "get us"—because there had to have been dedicated LOCAL collusion to orchestrate such a precise attack. (The local and national media hounds are not that smart on their own, to so quickly know WHERE to go and WHO to interview to attempt to gather that which is calculated to do the most damage.) As already observed, the fingerprints of that dedicated, vindictive local collusion point ever so directly to George Green and local ex-judge Jason Brent—who would both likely be more than happy to initiate and direct such a slanderous enterprise on our "behalf". [Again, see pages 5-14 following this editorial for more on that subject.] With "friends" like these...

But I don't want to get overly sidetracked into the "local politics" feature of the artillery machinery employed to fire upon us. Rather, I prefer to return to the Larger Picture. That is:

Two general avenues of getting The Truth out to you are of constant worry to those dark ones in control at the higher levels of the secret government. Those are: (1) talk radio & the Internet, as personified in Art Bell; and (2) truth-bearing newspapers, as personified in CONTACT.

Remember the old board game called CLUE? In this case it's not quite as simplistic a deduction as Colonel Mustard, in the library, with the iron pipe. But consider the following clues for you discerning, knowledgeable readers of CONTACT:

Who would dearly love to have talk radio, the Internet and newspapers like CONTACT silenced?

Who would have the vast human and advanced technical capabilities to make the decision to set up a "cult" and tailor it to some very specific needs, both as to timing and purpose? (Hint: Remember the Jim Jones-Guyana event.)

Who would have the money to throw away to buy that vast Heaven's Gate real estate compound, and do so anonymously and quickly, AND ANNOUNCE THAT THIS "NEW OWNER" INTENDS TO LEVEL THE BUILDINGS (and thus remove any further inconvenient evidence)

ASAP!? Who indeed!

Yep—we must be doing something VERY right.

The formula of attack on us was obvious: Make a series of glancing accusations that, one by one, like dominoes falling, were to lead the mesmerized and scared public to place CONTACT (and one of its major funding sources) in the same “cult” boat with the thirty nine people of the Heaven’s Gate suicide event. Then even go so far as to suggest a stockpiling of heavy-duty weapons (which are actually nonexistent, unless you consider the likes of the flyswatter out in my garage as a lethal device) which this now-established-by-innuendo “cult” could use against others in some moment of misdirected frenzy. Create utter fear. Maybe get an FBI investigation started (right—like we’re not under constant surveillance all the time anyway). And there you have it.

The hoped-for end result was, of course, to completely discredit (and hopefully shut down) CONTACT through this outrageously convoluted inferential “journalism”.

Well, it didn’t work.

Just like in Art Bell’s case, it was a flop—maybe quite an embarrassing one at that. They took aim at us—but ended up shooting themselves in the foot! The journalism was SO bad—and thus quickly became SO transparent—that we ended up, to the discerning observer, looking quite good.

And out of this ludicrous media maneuver CONTACT has received more free national exposure than we could possibly ever have purchased or engineered ourselves!

So I guess we should thank the whole team of these seemingly empty-headed, dutiful, maybe vindictive in some cases, possibly soul-less in others, puppets of the dark forces for their “help”. Whether they realize what they actually did or not, lemons have again been turned into lemonade AND pie! I knew there was a good reason I’ve always liked both of these on a “hot” day.

Like in Art Bell’s case, I’m told by people across the country that we’ve gained much new respect—and probably some substantial new readership—from the boomerang effect of national exposure on such a grand and certainly attention-grabbing scale.

Funny how things happen sometimes when Evil tries to take a whack at Good.

After all, this is THE time for that battle between Good and Evil to take on some breathtaking proportions on planet Earth. Remember that we chose to be here now for, among other things, lessons and testing in discernment of what is Truth.

Let the moral of this story be the exhilarating way Truth shall Triumph in these Days of the Ending Cycle when and where the heart intent is correct.

And as well, let us be ever appreciative of those who will do the work FOR US of turning lemons into lemonade AND lemon pie! Mmmm.

CHAPTER 6

MYSTERY CALL ABOUT GREEN, BRENT & OTHERS

by Doris Ekker 4/3/97

I, Doris J. Ekker, heard the cell-phone in the bedroom ringing and, thinking it probably to be E.J. who sometimes uses that phone as an “intercom” when he knows I’m upstairs, I answered it. It was a male voice I didn’t recognize and, when he asked if I were Mrs. Ekker, still thinking it to be E.J., I said, “Yeah, E.J., what do you need?” He said that he was not E.J. and that I might be well advised to just keep quiet while he explained a few things to me. In view of the recent calls due to the publicity and trashing on TV programs I told him to tell me something different from what was on the news real quick or he would be talking to a dial tone.

He said, “I was present during a telephone conversation that included Jason Brent concerning how to discredit the Ekkers. I haven’t seen that on the news—is that different enough?”

I said, “I’m suddenly all ears, but I want to record this so I don’t forget or misquote anything you say. Wait a minute while I get the recorder over to this phone.”

After I was all fixed and ready I said, “OK, I’m ready.” He then said I could record the call only if I would agree to transcribe the conversation verbatim from the tape and then burn the tape since he did not wish to be identified yet and his voice might be recognized. He also said he could possibly be more useful “under cover” a bit longer but that when the time was right he was willing to sign an affidavit.

TRANSCRIPTION:

Caller: Is your recorder on?

Doris: Yes, and I put in a fresh tape so I can throw it away.

C: No. Our agreement is that you will burn it. Is that agreed? I know enough about you to know that you will do what you agree to do. Is that agreed?

D: Yes, I agree to burn it.

C: OK, now, when I was invited to a meeting I didn’t focus very well on the objective of the meeting, if it was mentioned at all. It turned out to be a “planning” session to set you and Mr. Ekker and the Phoenix Institute up as a “cult” just like the “Heaven’s Gate” group with the same orientation toward ETs and “lift off” or “beam up”. My reward for my participation in this was that, once the Ekkers and Phoenix Institute are neutralized, the Phoenix Institute will go into involuntary bankruptcy and the several million dollars that it has in gold could be “earned” by doing certain chores for the bankruptcy trustees. I have never participated in such an arrangement although I have heard that it is done.

D: Who—or—what are you—what could you do for them?

C: I won't comment on that now; it would provide clues to my identity. Are you aware of the *EXTRA* and other TV broadcasts of a couple of days ago?

D: Of course. What do you know about them?

C: Do you know how long the interviews were?

D: No, I guess not because there were only sound-bites, out of context, undoubtedly, and on TV 29 there were only a very, very few minutes with Leon Fort and his mistress, Ann Beam. She is a self-proclaimed witch from an Arizona coven. Betty Tuten *STOLE*, did you get that, sir, *STOLE* three corporations on two separate occasions, right in Nevada. I understand the programs were worse the following morning on TV 29 as to showing our house which they referred to as a "compound", but I didn't find too much except total lies the evening of the airing. *EXTRA* was different; that is grounds for a lawsuit.

But what really ticks me off the most is that Miles Muzio of TV 29 lives directly across the street from us and I hear he even came to the cars by our drive to talk to the reporters. We were not home, unfortunately. One of the first things on *Extra* was a picture of where we live (we rent this house), with the statement that the "whole cult is holed-up in this huge compound..." This is grounds for a lawsuit.

It appears that the other local channels had sense enough to not involve themselves in this slander so we know that someone had an "in" and could pull strings with Channel 29—it would have to be that way.

C: Sure, and the very one pulling the strings was your local ex-Judge [*Brent*]*—*that one that still plans to run you out of town or lock you away.

D: And Rod Ence/Enz—you know he changed his name—what did he have to do with this? While he was President of the Institute he stole about \$50,000 in funds and equipment. He also sabotaged stuff.

C: Do you have any idea how much he sabotaged?

D: Well, I guess probably not, but we do know and have proof and/or witnesses who know that he and/or his sister-in-law were responsible for breaking up the irrigation system, and breaking a gas line in Mr. Turner's trailer, and an explosion and fire ensued that could have killed Ray Bilger who was occupying the place, and could easily have burned all the buildings if Ray had not been out there.

We know that they stole the birds, farm chickens, tools and other things. He and his family's income amounted to about \$50,000 a year and, at the same time, got welfare and Food Stamps. He was let go because he was always cheating on his expenses and lying about all the work he was doing on the farm. After he left we learned that he had embezzled some \$23,000 from the Institute while he was its President and a Director.

On TV, even the kids recognized the nut. And even more incredibly, he went over to Bob Turner and told him to watch *EXTRA*, that there was going to be a whole lot of stuff coming out in that program. This is after he stole some of Bob Turner's stuff and turned Bob in to the Planning Commission for some old, and piddling, violations of the building code—which weren't violations at the time years ago when Bob moved

the trailer to the farm. And after Bob gave the Ence kids one of the nicest Christmases they ever had, the first year they were on the farm.

C: No, I didn't know all that. And I must have missed something. Who is Bob Turner?

D: Oh, sorry. He owns the farm, and one of the companies financed by the Institute leases it from him. He is really a nice person—used to play professional football and baseball, both.

C: Did you know he [*Ence*] has ruined your tractors?

D: No, you have to be kidding me.

C: No, I am not kidding you, and he involves somebody by the name of Rob Davis.

D: I don't think I want to hear this.

C: I think you should. He says he “has Rob Davis” so that he has to cooperate. Says something about knowing Rob took funds from your house for which he was accused.

D: Who, Rod Ence?

C: Yes ma'am—the same. I believe I recall him saying that the fuel used to ruin the tractor was taken out of an airplane hanger where you keep your planes.

D: That can't be. We don't have any planes but Mr. Bob James does—and you're correct in that, yes indeed, gas was stolen from two planes in the hanger.

C: Ummnnn huh—begins to make sense, doesn't it?

You need to know that the Ence interview lasted nearly four hours. He didn't just name your place—that is, your home and your son's place—but said there is a full arsenal out at that farm. He made them not use this material on the air lest he be “identified” and he “feared for his life”. The FBI was, however, notified and there will probably be a major investigation of everything out at the farm. He thinks this is a big game and just went on and on and on until it was so obviously all lies that even the TV people said they couldn't use most of the information anyway. Apparently he was so nervous and palsied that the TV crew had trouble getting what they got to use.

D: Sir, I know you are telling me the truth but I have to say that this really breaks my heart and I can't believe there could be such evil.

C: Well, Mrs. Ekker, let me assure you—this little conspiracy of do-badders runs all the way from Idaho, Colorado, Montana, Nevada, Los Angeles—and right to Jason Brent's office. After a few days you can expect this to show up on the *Associated Press* but they were too nervous to get involved until they saw how it would fly on the TV.

D: Well, how do we fight this sort of thing?

C: Easy—they are terrified of exactly “this”. There are so many “mouths”, and I mean talkers, that they know the bragging will get done and they will tattle on each other. It already has happened. Green is on the phone every ten minutes and so is that imbecile Abbott. They are scared to death you will simply do some interviews and bring out the ongoing cases and link them together and they will all fall down—and it is so, isn’t it?

D: I don’t think anything we will say will be used and therefore an interview just gives credence to them.

C: Wrong. And I want you to know that the FBI is already connecting with people—everybody is NOT against you—and I am one of them. Moreover, I am accepted and trusted by them and I tell you again, I was present for the phone calls, the planning.

You can check out something else—the attack against your daughter, Kathy, and the raid on her children. Those records are ordered sealed; Jason Brent got the deeds done and you are going to find the officers were ALSO, get this, ALSO from Stallion Springs. This involves Brent and a woman called Tammy. She must be a real alley-cat, that one.

D: Wow. So go on and make the rest of my day. But Kathy is not my “daughter”—she is my daughter-in-law and this has and will really hurt her family and her business for she just helps us out because she loves us and we do consider her “ours”.

C: Yes, you get the picture: bust up every family member they can find! Now you can think about this—you can go for blood and this time you will get it—or you can sit and be destroyed, but it seems a real shame to me to let it go because this is about as disgusting a thing as I have ever had the misfortune of witnessing, and as you will learn, I have witnessed a lot.

There was talk of getting the tapes of the programs entered into the court as EVIDENCE by somebody named Binder. Also, the attorney Horn is entering papers without proper permission with [*Judge*] Chapin to get this stuff on file against you. I suggest you listen and don’t wait around to take some action because by now they probably already have the information to the courts.

D: Well, where can I reach you? I have to sit and consider this and, frankly, I don’t have any reason to trust you. Well, I guess I apologize for that nasty statement, as you have apparently gone out on a limb—I mean—oh, please, you know what I mean. Is this Mark Williams?

C: No, and I think you know that I wouldn’t tell you if it were. I can only tell you again that you can trust my information and go with it—and by the time you need the back-up—I’ll make sure you have it. But I don’t want to ruin my cover for nothing, either. So, I’ll have to contact you and I won’t tell you here on which line I will call. I have all your numbers, FAX number and both cell-phones. Be cautious but get some publicity because they don’t plan to stop here, if they aren’t stopped by publicity. Ence is crazy as a loon and could be dangerous.

It is a sure thing that investigators will show up to look around and Ence has told them that you people have

tons of wheat and beans stored. He says it is bunker stuff to keep you during a “hole-up” in your bunkers where you keep some of the stash of weapons—the rest are stored under things at the farm. Mrs. Ekker, I suggest that you get some seed stored inside the basement of your house—FOR SAFE KEEPING OF SEEDS FOR PLANTING, out of the reach of “vermin”. And I can warn you now—they are NOT going to let you grow any crops this year so you could save your work and money—and equipment—by just holding up, and that gives you even more reason to be storing seeds away from vermin.

If you inform Turner of every move it can get talked up and documented. I am not here to scare you more—just help you out a bit. If some of us don’t do something we aren’t going to make it, because these bastards will use and destroy anybody—not just you nice people.

D: Thank you, I think. Please let me deal with this and, yes, I’m sure I do thank you, but...

C: Never mind. I’ll be back in touch and can only depend on you to keep your bargain as I can promise you that I will keep mine, even if you can’t realize it yet. I think this is enough for this sitting for I don’t really want to be on this phone any longer anyway.

D: Sure, I understand that and, no, I won’t try to track and will ask that no one else interfere. I can’t just sit on this though, I’ll have to share.

C: That’s OK. You folks really do have a lot more friends than you know and if we all play our cards right you can get rid of a whole bunch of deadbeats at one swing. God bless.

D: Thank you, and good bye.

C: Bye now.

End of conversation

I hope this man is “for real”. After a while it sounded like everybody and nobody we knew—slightly familiar but not enough to even guess as I guessed the only one I suspected.

CHAPTER 7

EX-JUDGE JASON BRENT CAUGHT IN WEB OF DECEIT

by Rick Martin 4/6/97

Mojave, California's former municipal judge Jason Brent has played a prominent and ever increasingly sinister role in the legal entanglements which have befallen Doris and EJ Ekker and the Phoenix Institute.

The story goes way back, 9 years—but earlier in actuality. Brent was a graduate of Midwood High School in 1952, Lehigh University in Bethlehem, Penn., and a graduate of Columbia University, New York in Industrial Engineering. And then he graduated from Columbia University School of Law. In the early '60s Mr. Brent worked as a management consultant with Touche, Ross & Co. From 1971-88 he was a member of the Knights of Pythias in New York and later became a member of the Los Angeles County Bar Association and the San Fernando Valley Bar Association in June 1971. In the early '90s he joined the Benevolent & Protective Order of Elks, the Kiwanis, and the infamous intelligence cult of the American Mensa Society. A graduate of Columbia University School of Law in New York, Brent eventually joined up with the New York law firm of Shea & Gould (1985-88), a silent partner in Santa Barbara Savings & Loan—more on that later. Prior to that he had been with Pacht, Ross, Warne, Bernhard & Sears.

Brent likens himself to the historical ruff-n-tumble figure Judge Roy Bean, and also considers himself an expert on World War II. He also enjoys playing OJ's sport, golf. He has a well known arsenal of weapons and has publicly stated he is not afraid to use them.

While he was re-running for Kern County Municipal Court Judge in 1990, his opponent John Quinlen ran the following advertisement in the May 31, 1990 *Tehachapi Advantage*, about Jason Brent. [Quoting:] 1978: Brent buys lot in Stallion Springs.

1981: John Quinlen moves with family to East Kern to become Deputy D.A.

1981: Brent registers to vote in Kern County, but designates Tarzana residence address.

1985: Brent owns apartment units in Tehachapi. Tenants send rent checks to Tarzana address.

1986: Brent re-registers to vote in East Kern County, now designating Stallion Springs residence address.

1987: (Aug.) Brent's L.A. law firm required by Secretary of State March Fong Eu to file as "Major Donor" because of \$25,000 in political contributions [*to governor Deukmejian's campaign*].

1988: (Jan.) Surprise appointment of Brent to East Kern Court.

1988: (Jan.) Brent sells Tarzana residence home and begins full time residence in Stallion Springs.

1988: (July) Brent's L.A. law firm is required to file second "Major Donor" statement due to another

\$25,000 political contribution.

1988: (Sept.) Brent recommends in writing that Mojave Branch of East Kern Court be closed.

1989: (Jan.) Brent officially criticized in Kern County Auditor's report for poor record in disposing of cases.

1989: (Mar.) Brent seeks appointment to Bakersfield Superior Court.

1989: (May) Brent designates Kern County politicians as co-chairpersons of his election campaign.

1990: (Jan.) Brent rejected for Bakersfield Superior Court appointment.

1990: (Feb.) Brent calls East Kern Court "a highly inefficient operation, growing more inefficient by the hour", claims extremely heavy case load, demands appointment of another judge and requests a consultant be hired to help him manage the court.

1990: (Apr.) In debate, Quinlen calls Brent a lawyer from Los Angeles who used political influence to get appointed and suggests Brent cannot handle the job. Brent angrily bets \$10,000 Quinlen is wrong.

1990: (May) Brent fails to decide his own bet.

1990: (May) In debate, Brent boasts he has been an East Kern resident longer than Quinlen.

1990: (May) Brent reluctantly admits his Stallion Springs property tax bills were sent to Tarzana "as a convenience". [End quoting.]

Moving back in time a year or so, Doris and EJ Ekker were purchasing their retirement home from the former owners, the Hayneses, under a land contract. After making the appropriate and timely payment to the Hayneses, the Ekkers received a Foreclosure Notice and a Notice of Public Sale on their home. Upon going to the public sale, prepared to bid on the home and actually purchase it, on May 24, 1989, at the East Front Entrance of City Hall in Bakersfield, there was NO SALE. On May 25th the Ekkers found out that Santa Barbara Savings & Loan claimed that there was a sale and by mid-July, 1988, they received a 3-Day Eviction Notice to Quit. All attempts by the Ekkers to clarify and negotiate a peaceful and lawful settlement and purchase of the home were extensive, but fruitless.

The first direct salvo against Doris and EJ Ekker by then-Judge Brent occurred at their first (non)hearing in Mojave on December 28, 1988, when they were blatantly denied their *Constitutional* right of self-representation. Called-up short by fellow Beverly Hills slimeball attorney Steven Horn, Horn chided Brent on the bench like some 3rd-grade schoolboy. Brent, appropriately reprimanded, took his cue and began the steamrolling of justice by denying Ekkers their right to speak for themselves. This hearing was just a forewarning of much more to come which has been well documented over these many years.

Brent's ultimate devastating ruling against the Ekkers was eventually overturned, after years of legal fighting and tens of thousands of dollars later, thanks to the assistance of concerned friends.

On July 29, 1990, (Father) Edward Cleary wrote a letter to the editor of *The Mojave News*, referring to Jason Brent's brand of justice concerning the Ekkers, which stated, [quoting:]

Your publishing of this article would help tremendously in bringing public attention to the injustice being handed out by the Kern County Court.

Local Writer Victimized:

A prominent citizen of Tehachapi, Doris Ekker, writer of the *Phoenix Journals*, is presently caught in a web of judicial injustice. At stake is their home in Golden Hills.

For two frustrating years of legal proceedings amid ever mounting legal expenses, the Ekkers, EJ and Doris, have not been allowed a hearing on the true merits of the case.

At first the negotiations were with the Santa Barbara Savings and Loan. It is now bankrupt and under control of the RTC and Mr. Berry in control. Now the S&L and the RTC refuse even a meeting with the Ekkers.

Mrs. Ekker is so put out with this obvious injustice that she has embarked upon an enduring fast until a just hearing is arranged. The fast started on July 19, 1990.

I am writing to you in the hope that publication of this letter may bring the force of public opinion to bear in giving the Ekkers some justice in this matter. [End quoting.]

In an editorial appearing in the *Tehachapi News*, Jason Brent responds to allegations about unfair treatment of the Ekkers. [Quoting:]

I have been reading about the alleged plight of EJ Ekker and his wife relating to their residence.

I have been an attorney for almost 33 years, including three years as a judge. In all of my 33 years I have never seen anyone who knew how to manipulate the legal system to their advantage more efficiently than the Ekkers.

They have received every benefit the legal system allows to a party. They have taken advantage of every provision of the law for their benefit.

Notwithstanding their statements and the letters to the editor written for them by others, the legal system treated them more than fairly.

They have manipulated the legal system better than anyone I have met. Signed, Jason G. Brent. [End quoting.]

Moving ahead in time, on December 16, 1993, Jason Brent writes a demand letter to *CONTACT* to retract the story which appeared in our November 30, 1993 edition. Complying with this request, we ran his letter, along with a response by myself. Reprinting now that letter and my response, [quoting:]

Editor's note: CONTACT has been sent correspondence from former Judge Jason G. Brent, now "Attorney at Law". This is a demand letter for "correction" of statements made in CONTACT regarding Mr. Brent. We will make every effort to properly correct any such statements with full apologies to Mr. Brent for ANY misrepresentation. We are a Nevada newspaper and are honored to find that there is such a reading audience in our neighboring State of California.

I have requested full investigation of all material in this matter, and may write a more comprehensive "correction" or "retraction" at such time as all documentation has been verified. Our full intent is to NEVER print anything that is not true to the best of our ability. In addition, we will also print what is brought to us, if valid, even if personal in nature, involving any of our staff, writers, or contributors.

I have asked Rick Martin to respond to this letter instead of going directly to Mr. and Mrs. Ekker so that there is less consideration of bias or prejudice presented due to personal involvement.

To you readers who are not familiar with the connections or importance of these persons, I ask your forbearance. We shall further attempt to outline the full documentation of this matter at a later date so that we do not delay in responding properly to Former Judge Jason Brent.

Why the representation of our paper in Tehachapi, California? Because this is where the Ekkers moved to retire and enjoy family and friends. Mrs. Ekker is an internationally recognized writer and modern technology allows us the great privilege of rapid communication and diversification. Directly below is a copy of the letter received from Mr. Brent. Following that letter is a response from Rick Martin, our lead Journalist, well recognized by all of our readers. He has been personally present at almost all of the court encounters and was, in fact, a focal point of one of Mr. Brent's pointed outbursts in the courtroom.

*Dr. Edwin M. Young
Editor-In-Chief*

[QUOTING LETTER:]

LAW OFFICES OF
JASON G. BRENT
21030 Mission Street
Tehachapi, CA 93561
(805) 823-1103
FAX (805) 823-1104
(800) 649-1103

December 16, 1993

Contact, Inc.
P.O. Box 27800
Las Vegas, Nevada 89126

Gentlemen:

Please be advised that this letter is a demand for correction as required by the California Civil Code Section 48(a). You are hereby unconditionally requested to correct your libel of me as set forth in the November 30, 1993, issue of "Contact: The Phoenix Project".

1. You are unconditionally requested to correct Page 26 in that I never met nor spoke with George Green until December 6 or 7, 1993, and I was in no way involved with the purchase/sale of any property to the Church or to the Ekkers. Further, I do not have a "big ego mouth", and I am not interested in getting the Ekkers.
2. On Page 27, I never met Mr. Green, or had him do favors for me, or me favors for Mr. Green, until a short telephone conversation on December 6 or 7, 1993.
3. On Page 30, correct the statement that I am not Jewish—I am Jewish and I do support Jewish causes. Further, correct the statement that I openly slandered and insulted the Ekkers on the record. Also on Page 30, correct the innuendo that the Court record is missing because something improper was done. In Municipal Court there isn't a court reporter for almost all of the proceedings and, therefore, there would be no record of what transpired. Lastly, correct the statement that I was spurred on by Mr. Green.
4. Correct the statement on Page 31 that justice was obstructed by me or anyone else.
5. Correct the misstatement that I have spread the word from "Bakersfield racetrack buddies" to the whole elite of the township.
6. Correct the statement on Page 62 that I have told people that I have the power to destroy the Ekkers.

Sincerely yours,

/s/ Jason G. Brent

JASON G. BRENT
JGB:des

Jason G. Brent
ATTORNEY AT LAW

[END OF QUOTING LETTER]

RESPONSE

Editor's note: Firstly, in keeping with the rules of the "controlled media" and in an effort to meet demands we stand "corrected" in each and every instance. We will, however, require that Rick Martin respond in comprehensive detail on each allegation presented here, as "unconditionally requested" by Mr. Brent. Since the letter bore a signature we must assume that the letter is, indeed, from Mr. Brent.

The allegations will be responded to in the order presented, hopefully without repeating. We ask that you refer to the above copy.

*Dr. Edwin M. Young
Editor-In-Chief*

IN RESPONSE TO JASON G. BRENT
12/24/93 RICK MARTIN

[Editor's note: As you CONTACT readers are well aware, Rick Martin is Senior CONTACT Staff Writer, Independent Investigative Reporter, Journalist and Correspondent, both Foreign and Domestic, and he is recognized as an Authorized Press Personnel in all public forums of court, media and press. —E.Y.]

TO: *CONTACT* AND TO WHOM IT MAY CONCERN

RE: PUBLIC STATEMENT IN THE MATTER OF *CONTACT* AS REGARDS JASON G. BRENT.

STATEMENT, MADE UNDER PENALTY OF PERJURY, THIS 24TH DAY OF DECEMBER, 1993.

I, being of sound mind and fully aware, by personal observation and participation, in the matters in question, do hereby comment for the clarification of the *CONTACT* readers as to the demands of Former Judge Jason Brent. I shall, therefore, attempt to clarify reasons for having made statements which Mr. Brent now considers to be libelous.

1. If you, Mr. Brent, have "never met nor spoke with George Green until December 6 or 7, 1993...." then you shall have to take up that issue directly with George Green. He has told "everybody" (his favorite inclusive statement) that he has been working directly with you and has, in fact, sent parties to you for legal opposition to "close" the Phoenix Institute and "pull down" the Ekkers AND the Institute. There are several names which may be familiar to you: John and Eleanor Schroeffer, Raymond Clark and LEON FORT and friend, Ann Beam. These people were in your office, and Mr. Fort tells Mr. Green that you continue to ask about the "case". Mr. Schroeffer states that George Green "insisted we go to Jason Brent for legal action because 'he knows all about those people and the whole thing.'" "If you have no memory of these incidents then we have to assume lapse of memory and will surely be happy to correct such misperceptions. However, we get almost daily word of the fact that Mr. Green continues to state that you and he are working coventurers in this matter.

His more recent statements are regarding your participation in obtaining legal counsel in Las Vegas in conjunction with Luke Perry to "pull down, shut down and wipe out the whole bunch" for libel upon his

person. This includes the Phoenix Institute for Research & Education, a solid Nevada Corporation; *CONTACT*, a recognized State of Nevada Corporation and publication. The list of various and sundry other parties and corporations increases with each “telling” by Mr. Green.

Whether or not you are aligned with Mr. Green, it does seem quite coincidental and circumstantial that when Mr. Green took over \$350,000 (gold coins) and absconded with them, along with other property and unknown amounts of other gold stashes belonging to the “Institute” and did, in fact, bury the “loot” in his backyard in Nevada, near Carson City, the Sheriff’s department in Tehachapi REFUSED to become “involved” due to being “told” by “someone” that it was not worthy of investigation or charge.

We DO find it interesting that the SAME law enforcement authorities who refused to even “check into” the theft of nearly half-a-million dollars now bring CRIMINAL charges of trespass against the parties involved (namely the Ekkers) as stewards of that missing gold. The trespass CRIMINAL charges and arrest warrant were served IN PUBLIC AT A MEETING. The Ekkers have a legal easement on that property; they have persisted in trying to get the “Criminal” charge changed to its proper jurisdiction as a “Civil” matter (but to no avail). The legal prosecutors (paid for by we-the-people) refuse to vacate the charges EVEN IF THE LOT IS PURCHASED. The lot is vacant and has been used by the neighborhood since long before Ekkers moved to Tehachapi. This is too detailed to bore our readers with at this time.

It is also interesting that Mr. Green always brings your name, Mr. Brent, into his defense as he speaks to ones all around the country, with “not to worry, I have...”

I am, now, however, requesting to know WHY you were in communication with Mr. Green in early December (now). Are we left to assume his statements regarding charges and legal action in Las Vegas are valid and Mr. Green has been offering “truth” of his connections prior to now?

You state that you do not have a “big ego mouth”. I find that interesting, to say the least, since you, yourself, at campaign interviews for “re-election to the Bench” did in fact state that “I have a booming voice I like to use to intimidate...” I would also refer to an article in the paper, *The Tehachapi News*, in which a gentleman from Ridgecrest said the following: “During my 10-year tenure as the Deputy Probation Officer to the East Kern Municipal Courts I was in the courtroom on countless occasions. My experiences with Judge Brent indicate that his actions in the above case were not an aberration. I have heard him threaten to hit a prosecutor of another sex case, shout at and intimidate Small Claims litigants, and belittle and demean Court Clerks in open courtroom...” AND:

“...Nobody was left in doubt as to Judge Brent’s stand on gun control, however. After stating that he carries a gun himself, that he owns numerous guns, and that he has a semi-automatic that would wipe us (the spectators) out in a moment, he simply stated, ‘I don’t believe in it (gun control)’ ...”

I also was privy to a conversation with someone in Tehachapi who laughed and said, “I asked Brent about his business now that he isn’t any longer Judge,” and he laughed and responded, “Oh, pretty good, I am just spending my time undoing what I sent people up for.” This may be an ill-quoted statement as to total accuracy of wording and we also understand it was **probably** an attempt at humor. I would guess that it is more humorous to anyone who WAS NOT “SENT UP” in the first place.

By the way, as to re-election. Ekkers' own attorney said that YOU, Mr. Brent, said that you fully blamed Ekkers for failure of your re-election. Well, that seems unfair since I WAS PRESENT when Mr. Ekker, as President of the Golden Hills Property Owner's Association (yes, he did actually at one time have the property), introduced your opponent at a meeting called for the purpose of meeting the "opposing" candidates. Your wife, Mrs. Brent, took the floor and blasted Mr. Ekker IN PUBLIC about your not having been invited also. She shouted that the reason Jason Brent was not present for equal time was that "he had ruled against Ekkers in a case." Mr. Ekker didn't even know who was speaking. This was a local meeting and Mrs. Brent could be considered an intruder, by all definition, being from Stallion Springs and this being a local property owner's meeting. The "Board" had decided which speakers to invite, Mr. Ekker was only hosting the meeting.

Again, in Mojave, the Ekkers and several of us friends, went to an open dinner meeting wherein there would be Jason Brent and Mr. Quinlen speaking as candidates. Neither the Ekkers nor any of us had ever laid eyes on Mr. Quinlen but were unfortunate (in retrospect) to sit near his family at dinner. During the speech by you, Mr. Brent, you turned to the Ekkers and announced that you had never "lost an appeal". (The Ekkers had a legal appeal regarding your lack of allowing a "hearing" and you lost that one.)

As for "getting the Ekkers", it has not been such a long time that you wrote an Editorial Letter stating that in all of your experience at law, you had never witnessed people who could so manipulate the judicial system as the Ekkers. Manipulate? The System? The Ekkers have struggled against all odds through every court in the area, against the Savings and Loan, YOU, and finally had their home confiscated by the Resolution Trust Corporation while still in litigation, the property sold right out from under them and YOU call this "manipulation of the system"?? You told the Ekkers, in 1988, not to come back to court without a lawyer and to file new documents properly and you would give them five days to do so ON NEW YEAR'S WEEKEND!!! Gosh, as a public servant, how helpful can you be?

The interesting thing is that the Ekkers were supposed to be finalizing and receiving full funding for a "fabrication" business in Tehachapi for \$33 million. I know, because I had put the package together, MYSELF. YOU nor Mr. Horn, the opposing attorney, would give a "continuance" for the necessary trip to consummate and close the project funding contract. It was mandatory to settle by year's end and in the process we missed the funding. My partners and myself lost over \$600,000 personally, in commissions, for Ekkers' inability to perform. There are other parties (local) who can verify this matter for there is an outstanding judgement settlement still against the Ekkers for this failure to perform. This did not, I must admit, Sir, endear you to me, as well as other reasons which I will cover momentarily. However, in the wisdom gained through years of experience, I would never make such statements without documentation, nor will I sit still with my reputation as a Journalist on the line while you work to discredit me as well as others involved.

Further, as to "getting the Ekkers". It seems that you have spoken far and wide, even in the newspapers with interviews in which you blast both the *CONTACT* and the Ekkers as well as myself. I believe the documents speak for themselves as to validity of your intent. If we have misreported your words as to exactness, we apologize and would correct said statement if you will state what you "actually" did say and give us a FULL DISCLOSURE OF YOUR INVOLVEMENT WITH THE MORE RECENT HAPPENINGS INVOLVING OUR PAPER, THE INSTITUTE AND THE EKKERS! We are "told" it is quite interesting and Mr. Green tells "everyone" (his words) of your involvement and how "helpful" you have been. Again, if "he" is not being fully truthful, that is not our responsibility and we therefore ask that

YOU take it up with HIM.

Number two (2) STRIKES ME AS VERY INTERESTING, INDEED. “On Page 27, I never met Mr. Green, or had him do favors for me, or me favors for Mr. Green, UNTIL A SHORT TELEPHONE CONVERSATION ON DECEMBER 6 OR 7, 1993. Oops!! Perhaps you would share with us what “until” means? It would seem that the “protest” is self-evident and as a “lawyer/Judge” I would think you would note as much.

3. Well, I suppose I will graciously retract any such accusation as your not being a Jew. The expressed requirements for anyone as to being Jewish in qualification is “anyone who says he is a Jew!” Yes, we also know that you SUPPORT Jewish “causes”. We note that you even advertised to gather Jews into a group in the community for the purpose of SUPPORTING JEWISH CAUSES. We are left to consider, since the Ekkers are affiliated with Christian belief, although they belong to NO CHURCH, NO DOCTRINE, OR GROUP, how it would be received if they ADVERTISED IN THE PAPER FOR ONES TO COME JOIN THEIR SUPPORT OF CAUSES GROUP?

Could your pique have anything to do with Mrs. Ekker’s writings about possible inaccuracies in the Jewish presentation of the Holocaust and the claim by yourself and others as to their being Anti-Semitic? Sir, you are NOT Semitic! I accept that you may well be acclaimed and self-styled “Jewish” but you are NOT a Semite. Semites come from the lineage of Shem (originally known as Shemites) your own claimed people DO NOT come from that lineage ANY WAY you describe it. I suggest you read your own *Encyclopedia Judaica*. The “term” “JEW” was not originated until somewhere in the late 1700s and, therefore, “Jew” was an unknown word until the eighteenth century. Perhaps what you are referring to in your objections is your recognition of Zionism as related to the New World Order or, perhaps, a statement of your “anti-Christ” position in political stance? We know wherein Mr. Green(berg?) fits but we have no wish to annoy you at all about this, or anything. Therefore, I unequivocally correct the statement in error: Mr. Brent is a Jew.

I would point out, however, that in being so adamant about “being a Jew” points up some interesting possibilities such as the religious oaths taken in that participation. This is of particular interest since it would seem to me, a simple citizen under the *Constitution of the United States of America* that “something” is wrong here especially as befits an honorable Judge and Lawyer who acclaims and causes ones to make “oaths” unto truth, constantly. I would share a brief portion of a historical document: *FACTS ARE FACTS*, a lengthy letter by Benjamin H. Freedman (A Jew, although not self-styled nor so-called) to Dr. David oldstein (a well-known Jew, self-styled and so-called); this letter is dated October 10, 1954. This is, however, America, in which, according to our *Constitution*, we have rights to practice religious beliefs and speech in FREEDOM. Why do not Christians and other denominations have the SAME RIGHTS as do the JEWS who are neither a religion or a race, but USE BOTH as a badge to attain rights that no other citizens may hold?

QUOTING:

THE MODERN JEW IS THE
PRODUCT OF THE TALMUD

To the average Christian the word “Talmud” is just another word associated by them with the form of religious worship practised in their synagogues by so-called or self-styled “Jews”. Many Christians have never heard of the *Talmud*. Very few Christians [or other doctrines] are informed on the contents of the *Talmud*. Some may believe the *Talmud* to be an integral part of the religious worship known to them as “Judaism”. It suggests a sort of *bible* or religious text book. It is classed as a spiritual manual. But otherwise few if any Christians have an understanding of the contents of the *Talmud* and what it means in the daily lives of so-called or self-styled “Jews”. As an illustration, my dear Dr. Goldstein, how many Christians have any conception of the “**Kol Nidre**” (All Vows) prayer **recited in synagogues on the Day of Atonement?**

In Volume VIII of the *Jewish Encyclopedia* on page 539 found in the Library of Congress, the New York Public Library and libraries of all leading cities, will be found the official translation into English of the prayer known as the “Kol Nidre” (All Vows) prayer. It is the prologue of the Day of Atonement services in the synagogues. It is recited three times by the standing congregation in concert with chanting rabbis at the altar. After the recital of the “Kol Nidre” (All Vows) prayer the Day of Atonement religious ceremonies follow immediately. The Day of Atonement religious observances are the highest HOLY DAYS of so-called or self-styled “Jews” and are celebrated as such **throughout the world**. The official translation into English of the “Kol Nidre” (All Vows) prayer follows:

“ALL VOWS, OBLIGATIONS, OATHS, ANATHEMAS, WHETHER CALLED ‘KONAM’, ‘KONAS’, OR BY ANY OTHER NAME, WHICH WE MAY VOW, OR SWEAR, OR PLEDGE, OR WHEREBY WE MAY BE BOUND, FROM THIS DAY OF ATONEMENT UNTO THE NEXT, (WHOSE HAPPY COMING WE AWAIT), WE DO REPENT. MAY THEY BE DEEMED ABSOLVED, FORGIVEN, ANNULLED, AND VOID AND MADE OF NO EFFECT. THEY SHALL NOT BIND US NOR HAVE POWER OVER US. THE VOWS SHALL NOT BE RECKONED VOWS; THE OBLIGATIONS SHALL NOT BE OBLIGATORY; NOR THE OATHS BE OATHS.”

pict. of jason brent

Ex-Judge Jason Brent

The implications, inferences and innuendoes of the “Kol Nidre” (All Vows) prayer are referred to in the *Talmud* in the Book of *Nedarim*, 23a-23b as follows:

(Book) “And he who desires that **NONE OF HIS VOWS MADE DURING THE YEAR SHALL BE VALID, LET HIM STAND AT THE BEGINNING OF THE YEAR AND DECLARE: “EVERY VOW WHICH I MAY MAKE IN THE FUTURE SHALL BE NULL”** (1). (His vows are then INVALID, providing that he remembers this at the time of the vow.)

(Footnotes): “(1) This may have provided a support for the custom of reciting Kol Nidre (a

formula for dispensation of vows) prior to the Evening Service of the Day of Atonement (Ran)... Though the beginning of the year (New Year) is mentioned here, the Day of Atonement was probably chosen on account of its great solemnity. **But Kol Nidre as a part of the ritual IS LATER THAN THE TALMUD**, and, as seen from the following statement of R. Huna B. Hinene, **THE LAW OF REVOCATION IN ADVANCE WAS NOT MADE PUBLIC.**

The greatest study of the “Kol Nidre” (All Vows) prayer was made by the eminent psycho-analyst Professor Theodor Reik, the celebrated pupil of the famous Dr. Sigmund Freud. The analysis of the historic, religious and psychological background of the “Kol Nidre” (All Vows) prayer by Professor Reik presents the *Talmud* in its true perspective. This important study is contained in Professor Reik’s “The Ritual, Psycho-Analytical Studies”. In the chapter on the *Talmud*, on page 168, Professor Reik states:

“THE TEXT WAS TO EFFECT THAT ALL OATHS WHICH BELIEVERS TAKE BETWEEN ONE DAY OF ATONEMENT AND THE NEXT DAY OF ATONEMENT ARE DECLARED INVALID.”

Before explaining to you how the present wording of the Kol Nidre (All Vows) prayer was introduced into the Day of Atonement synagogue ceremonies, my dear Dr. Goldstein, I would like to quote a passage to you from the *Universal Jewish Encyclopedia*. The *Universal Jewish Encyclopedia* confirms the fact that the “Kol Nidre” (All Vows) prayer **has no spiritual value** as might be believed because it is recited in synagogues on the Day of Atonement **as the prologue of religious ceremonies which follow it**. The secular significance of the “Kol Nidre” (All Vows) prayer is indicated forcefully by the analysis in the *Universal Jewish Encyclopedia*. In Volume VI, on page 441, it states:

“The Kol Nidre has nothing whatever to do with the actual idea of the Day of Atonement....it attained to extraordinary solemnity and popularity by **reason of the fact that it was the FIRST PRAYER RECITED ON THIS HOLIEST OF DAYS.**”

My dear Dr. Goldstein, prepare for the shock of your life. Compelled by what you have now read here about the “Kol Nidre” (All Vows) prayer you must be shocked to learn that many Christian churches actually “pealed their bells” on the Day of Atonement in celebration of that holy day for so-called or self-styled “Jews”. How stupid can the Christian clergy get? From what I have learned after a cursory inquiry I am unable to say whether it was a case of stupidity or cupidity. With what you already know, together with what you will additionally know before you finish this letter, you will be able to judge for yourself whether it was stupidity or cupidity. There is not one single fact in this entire letter which every graduate of a theological seminary did not have the opportunity to learn.

The following news item was featured in the *New York World Telegram* on October 7th only a few days ago [1954]. Under a prominent headline “JEWISH HOLIDAYS TO END AT SUNDOWN” the *New York World Telegram* gave great prominence to the following.

Synagogues and temples throughout the city were crowded yesterday as the 24 hour fast began. Dr. Norman Salit, head of the Synagogue Council of America, representing the three major Jewish bodies, had called on other faiths TO JOIN THE FAST.... Cutting across religious lines, **MANY PROTESTANT CHURCHES IN THE CITY PEALD THEIR BELLS LAST NIGHT TO SOUND**

THE KOL NIDRE, TRADITIONAL MELODY USED AT THE START OF YOM KIPPUR. THE GESTURE OF GOOD-WILL WAS RECOMMENDED BY THE MANHATTAN OFFICE OF THE PROTESTANT COUNCIL.

That just about “tops” anything I have ever had come to my attention revealing the ignorance and indifference of the Christian clergy to the hazards today facing the Christian faith. From my personal contacts with the Manhattan Office of the Protestant Council in the recent past I hold out very little hope for any constructive contribution they can make to the common defense of the Christian faith against its dedicated enemies. In each instance they buckled under the “pressure” exerted upon them by the “contacts” for so-called or self-styled “Jews”. If it was not so tragic it would be comic. It was a joke indeed but the joke was on the Christian clergy. Ye Gods! Many Christian churches “pealed their bells”, as the Protestant Council reports the event, **“TO SOUND THE KOL NIDRE, TRADITIONAL MELODY USED AT THE START OF YOM KIPPUR”**. Just where does betrayal of a trust and breach of faith begin?

The present wording of the “Kol Nidre” (All Vows) prayer dates from the 11th century. A political reversal in Eastern Europe compelled the so-called or self-styled “Jews” in Eastern Europe to adopt the present wording of the “Kol Nidre” (All Vows) prayer. That story involves the history of the so-called or self-styled “Jews” in Eastern Europe. Before relating here as briefly as possible the history of the so-called or self-styled “Jews” of Eastern Europe I would like to quote here another short passage from the *Jewish Encyclopedia*. In analyzing the course of history which resulted in the present wording of the “Kol Nidre” (All Vows) prayer the *Jewish Encyclopedia* in Volume VII, on page 540, states:

“AN IMPORTANT ALTERATION IN THE WORDING OF THE ‘KOL NIDRE’ WAS MADE BY RASHI’S SON-IN-LAW, MEIR BEN SAMUEL, WHO CHANGED THE ORIGINAL PHRASE ‘FROM THE LAST DAY OF ATONEMENT TO THIS ONE’ TO ‘FROM THIS DAY OF ATONEMENT UNTIL THE NEXT’.”

You will agree, my dear Dr. Goldstein, that Meir ben Samuel **knew what he was doing. The wording of that altered version of the “Kol Nidre” (All Vows) prayer makes the RECITAL OF THE PRAYER A RELEASE DURING THE COMING YEAR FROM ANY OBLIGATION TO RESPECT ANY OATH, VOW OR PLEDGE MADE DURING THE COMING YEAR. LIKE ANY ONE-YEAR LICENSE OBTAINED FROM THE FEDERAL, STATE OR MUNICIPAL GOVERNMENTS, THE ALTERED VERSION OF THE “KOL NIDRE” PRAYER EXTENDS IMMUNITY IN ADVANCE FOR ONE YEAR ONLY. “KOL NIDRE” PRAYER EXTENDS IMMUNITY IN ADVANCE FOR ONE YEAR FROM ALL OBLIGATIONS TO OBSERVE THE TERMS OF OATHS, VOWS AND PLEDGES MADE IN THE YEAR FOLLOWING THE DATE OF THE DAY OF ATONEMENT WHEN THE PRAYER WAS RECITED. Each year, however, it becomes necessary to renew this “license” which automatically revokes IN ADVANCE any oath, vow or pledge made during the next twelve months, by again appearing in a synagogue or elsewhere, on the next Day of Atonement and reciting the Kol Nidre PRAYER again....**

END OF QUOTING

Mr. Brent, it would seem a disservice to do other than point out to you the serious implications of your religion as a direct conflict of interest to a court of law in which the Oath of Truth and upholding of the Laws of the Land are the point. Since this is THE most important prayer and the FIRST recited on the Day of

Atonement in YOUR FAITH, it annoys me that you would accuse US of making erroneous statements.

I, Rick Martin, am, as are both Mr. and Mrs. Ekker, MINISTERS, ORDAINED IN THE BODY OF CHRIST—card carrying, if you will. We are certified, legal and serving, holders of Doctorates of Divinity. We hold no prejudice nor bias for or against your beliefs—but do take exception to such oaths against keeping oaths as stated, PREDOMINANTLY and FIRST, IN YOUR RELIGION.

I believe, and would fight Constitutionally, for YOUR RIGHT to practice your religion as you see fit in open freedom. I do, however, take exception that you would use such oaths to practice your claim as a fair judicial servant of the People in the highest seats of the judicial system. This OATH “KOL NIDRE” IS OPEN LICENSE TO LIE, CHEAT, STEAL AND BREAK EVERY RULE AND REGULATION AND YES, INDEED, I MOST STRENUOUSLY OBJECT.

Now, as to the next: “...correct the statement that I openly slandered and insulted the Ekkers on record. Also on Page 30, correct the innuendo that the Court record is missing because something improper was done. In Municipal Court there isn’t a court reporter for almost all of the proceedings and, therefore, there would be no record of what transpired.”

Judge Brent, YOU KNOW that you did this—of all things in point you know you did this one! There were at least 15 witnesses present in the courtroom and I will be most happy to refresh your memory of this little fiasco of “booming voice” of intimidation!

You entered the Bench and stated that you had made your decision and “would hear no facts” in the matter. In fact you would not HEAR THE MATTER. There was no court reporter present so A TAPE RECORDER WAS SET UP IN FRONT OF GOD AND EVERYBODY PRESENT AND PLACED ON THE BENCH IN FRONT OF YOU, RECORDING EVERYTHING YOU SAID. We, I was present and referred to by you, sat stunned as you continued the abusive language while refusing to allow hearing from anyone on Ekkers’ behalf including their attorney who continued to “try” to speak.

You concluded your statesmanlike oratory by calling the Ekkers flakes and dead-beats. You accused them of simply trying to rip-off Santa Barbara Savings and Loan; you said they couldn’t afford such property at any rate and “nobody” can get away without paying mortgage and/or rent. (Interesting concept since they would owe NEITHER if there had been the lawful sale as advertised TO THEM and handled according TO INSTRUCTIONS BY THAT VERY SAVINGS AND LOAN.) You further said that you did not believe that there was a lender of funds and, further, you didn’t “believe there was anyone such as Rick Martin”. Well, I think it is interesting that the “opposition” did in fact locate the attorney of the funder (and have said nothing further about Ekkers having no funds with which to purchase at the advertised public auction) AND I, Rick Martin, am right here alive and well and obviously in your disfavor AGAIN! Oh, you said a lot more while everyone sat in stunned silence in disbelief as you all but threw us all out of the courtroom.

Then what happened? The parties involved went to the court to get copies of the tape in point. Oh, there WAS a tape, Sir. The Clerks had seen the tape and at least two copies of it. There was a listing in the file of the tape and two copies of it, etc. BUT NO TAPES, NOWHERE, NOHOW!

Next, some weeks later, the Ekkers received a “bill” from their lawyer from the firm of Bunker, etc. and

Mr. Hornback, their attorney FOR A “RECONSTRUCTION” HEARING. Since this was not known to them, they inquired as to what was “this”? Mr. Hornback told them that YOU had summoned Mr. Horn and himself to “reconstruct” the hearing as it took place since “records seemed to be missing”. EKKERS WERE NEVER NOTIFIED OF THIS “RECONSTRUCTION”. So, Mr. Ekker said to his attorney: “You did get it all on record, then, didn’t you?” Mr. Hornback fidgeted and stammered and said, “...well, no, not exactly. I had to sign a document that said we were all ‘heard’ and all mention of statements were deleted.” Mr. Ekker said: “That is perjury and I hold you responsible, Mr. Hornback, for misconduct.” Shortly thereafter the law firm withdrew from the Ekkers’ case.

There WAS a record of what transpired that day in court AND “SOMEONE” REMOVED THAT RECORD. It is KNOWN that Mr. Horn removed “things” from the file as he was SEEN DOING SO IN JUDGE RANDALL’S COURT IN BAKERSFIELD.

I am quite sure, now, Sir, that there no longer is a “record” of what transpired in that courtroom, BUT THERE ARE AT LEAST A DOZEN WITNESSES TO THE SCENE SO I WOULD BEG TO DEFER IN THAT YOU PROBABLY MEAN, “THERE IS NO REMAINING ‘OFFICIAL’ RECORD OF THAT WHICH DID, IN ACTUALITY, TRANSPIRE.”

Your next demand, “...Lastly, correct the statement that I was spurred on by Mr. Green.” I would assume you to know that better than do I, so I shall have to assume that you needed no “spurring” on by anyone other than self and perhaps it was more Mr. Horn who spurred you on at the time of the events than George Green. Perhaps you need no “spurring on” with help at any circumstance.

4. I guess I also have to defer to your demand to correct the statement “that justice was obstructed by me or anyone else” and quiet myself. There was NO JUSTICE, so to have it “obstructed” is perhaps a legal term that should have been “avoided”. I would, therefore, correct the item to read that there was “NO JUSTICE” and forget the “obstruction”.

5. I find this one most interesting of ALL. “Correct the misstatement that I have spread the word from ‘Bakersfield racetrack buddies’ to the whole elite of the township.” Well, there are only self-styled “Elite” in our village so I retract that “accusation”. HOWEVER, I am “the horse’s mouth” once again. We have on two occasions had DIRECT word FROM YOU (OR CLAIMED TO BE FROM YOU) about the Ekkers. Once on a golf course ones of our “so-called” group, which is not, were told to “stay away from the Ekkers because it is dangerous to even be near them or their property and they are going to be ‘run out of town’ by a group headed by Judge Brent.” And, on a day when MY MOTHER, was at a “racetrack” in Bakersfield, a man approached MY MOTHER and said, “I know you; aren’t you one of those ‘attached’ some way to the ‘Phoenix’ group?” My Mother was stunned by the encounter and said, “No, there is no such group but I do some part-time editing and know the people to whom you must be referring.” The man continued, “Well, you better watch out because those people are going to be taken out, or run out of town soon.”

My Mother was terrified, Mr. Brent. Now, again, I only have it second-hand but my mother does not take the Kol Nidre, so I have no reason to disbelieve her. Perhaps you just have friends who aren’t. Again, I only print what is validated and if this is all figment of wild imaginings, I certainly stand corrected for we would not wish to blemish your credentials nor cause you difficulty among your friends in high places.

Friends in high places? Oh, indeed, we KNOW that you got appointed to the Mojave Municipal Court by Governor Deukmejian, after your (ex)law firm of Shea and Gould put up campaign funds of at least (listed) \$50,000 for him. We also know that Shea and Gould were large owners of Santa Barbara Savings and Loan Association who carried the notes on the Ekkers' property. We also KNOW that when the RTC took over NOTHING CHANGED in the Home Office of SBS except the ones there got a promotion and raise in salary while ALL legal counsel remained the same. We also have proof that there was no legal SALE of the property in which you would allow NO HEARING and, thus, it all flunks the sniff test.

In view of all the evidence and documentation in the matter, to believe that George Green, admitted embezzler of nearly half-a-million dollars in gold (and maybe more), might well be "finally" speaking truth was too much to hope for, I guess.

We are indeed sorry if we have caused you undue inconvenience in writing this demand notice. I would, however, defend myself and the *CONTACT* to the last sentence, Sir. We do not have you listed anywhere as a subscriber so we wonder whereby you come with this information?? We have far more readers locally in Nevada and elsewhere than from that small area of California. We simply find it interesting and thank you for your continued reading. Since early editions of *CONTACT'S* original predecessor, *THE PHOENIX EXPRESS* were actually ENTERED AS EVIDENCE IN COURT TO PROVE THE EKKERS WERE BIGOTS AND ANTI-SEMITES, WE HAVE TO ASSUME THAT MR. HORN AND YOURSELF HAVE BEEN ARDENT READERS FROM THE START OF OUR FIRST OFFERINGS. It did, however, at the time, seem quite strange since the first case was one of simple "Unlawful Detainer" which should have taken less than 15 minutes to clear up in Court and, at the least, a "resale" set. To find it ongoing into its sixth YEAR is seemingly a BIT OUTRAGEOUS, Mr. Brent. Corrections?? I have a LOT TO BE CORRECTED but it is not within my error-making.

We have a number of public documents, letters to the editors and articles on file. I shall not, however, release any pertinent case information either for or against YOU or Mr. Green. I am a bit shocked that you would see fit to "try" this in the press, even if our "press" is but a tiny and all-but-unheard voice in the wilderness. Mr. Green was able to conjure fully outrageous statements to utter into the ear of the *Associated Press* in cahoots with other n'er-do-wells. It is proving most embarrassing to those parties involved. I would suggest that you consider the possibilities of Mr. Green's ability to damage, very carefully for the one he damages next may WELL BE YOU!

As to your last demand: "Correct the statement on Page 62 that I have told people that I have the power to destroy the Ekkers." I can't do that. If YOU demand and state that this is untrue, I will allow it to show "correction"; however, this has been stated by so many people that I find it hard to believe that you did not "somehow suggest" such an inference. Perhaps ones just went about "saying" that you have the power to destroy the Ekkers and it came back to roost incorrectly. I apologize if ones have misquoted you and I have somehow furthered such insinuation. I find it almost incredible to believe that such a vicious pair of old people reduced to public assistance could upset your apple-cart so completely. The funny thing is, "Judge" Brent, that these ones who are supposed to have cost you two elections DIDN'T EVEN VOTE!

I herein apologize to our readers and most especially to our staff and Editor, for bringing such affront to this paper. However, I stand on the record and under OATH (for I do NOT take the Kol Nidre) that the above information is true and accurate and first-hand to the very best of my ability to reconstruct. I,

further, take this oath under penalty of perjury that my statements are true and accurate to the very best of my ability. It is obvious from your letter that there is great discrepancy between what you state and that which Mr. Green is “telling everybody” (his favorite phrase). I am a Journalist and confirm my information and resources.

As a servant unto GOD I stand in that Lighted Truth and do not “cop out” by confusion of religious permission to lie, cheat, steal and break vows. This in itself is in no way to be construed as an accusation. I only express that which you have demanded as to your “Jewishness” and goal of support to “Jewish ‘causes’ “. It seems hard to have one without the other, i.e., Kol Nidre!

You also said on that “infamous day of missing records” something about the Ekkers having “a Nevada corporation and we all know what that means....!!” What does that mean, your Honor?? The one they HAD was bankrupted due to local wind-business downfall. You have put down the Ekkers from onset, Sir, and it is KNOWN all around the town and through the papers. I wonder if you realize, Sir, that Mr. Ekker was a high executive in Transamerica Corporation; and, as well, in the wind business, he represented George Sharffenberger (surely you know him since he was one of the most well-paid corporate executives in the U.S., as CEO of City Investing).

I do not believe that the Ekkers did anything to bring your wrath upon them. They even thought you were on their side, and with naive compassion commented to one of the clerks that first day of court, “You must be proud to work for him (Brent).” The stunned silence which confronted them is now far more easily understood for the indication is that you actually abused the clerks and I personally witnessed you heaping abuse, with Mr. Horn, upon them for “losing” documents. We now KNOW that the documents in point resided ultimately in Mr. Horn’s private briefcase.

I guess this was not exactly what I would have wanted to do on Christmas Eve, but perhaps Christ might have a bit of visibility herein for our staff who are appalled over this confrontation and demand from you, Mr. Brent. I guess it all is testing my mettle as a Christian, Sir, and for that I most certainly thank you.

Dr. Rick Martin

[End of 1993 article]

In the meantime, during George Green’s tenure as publisher of the Phoenix material, in 1991 Green accepted almost \$400,000 in gold coins as a gift intended for the Phoenix Institute. When leaving the state in 1993, the gold coins went with him. Crossing state lines in an act of theft of \$400,000 in gold coins didn’t seem to interest local sheriffs, but the Phoenix Institute did file suit in Northern Nevada to recover the stolen property. The Supreme Court of Nevada ruled in favor of the Institute on Jan. 4, 1996, but due to the unbelievable legal system and manipulations by George Abbott and David Horton the gold remains captive by Nevada Judge Gamble. It remains to be seen for how much longer. But once again, Jason Brent is in this up to his conspiratorial eyeballs.

George Green was close with Rod Ence, who was a member of the Board of Directors of the Phoenix Institute and who also left the Institute as a thief. As if it weren’t sufficient for him to steal a tractor donated to the farm, funded by the Institute, Ence also stole a \$23,000 donation intended for the farm. The trail of

tears and deception grows deeper and thicker with each passing day. Of course, the coalition of Green and Ence was only partially complete. Enter Ed Cleary. A more sinister coalition you'll never find. Two babbling crazies hatching plans of ill-intent to bring harm to the Phoenix Institute. It is also extremely interesting to note Jason Brent's presence, along with Betty Tuten and Leon Fort at a recent reconsideration hearing in Judge Chapin's Bakersfield courtroom—sitting with none other than attorney Steven Horn. The plot thickens greatly.

In another stroke of unbelievable stupidity, Jason Brent sticks his foot into it up to the knee by documenting a letter to George Green, remarkably dated April 19, 1995. [*See Exhibit end of chapter.*] This letter speaks for itself in proving, beyond any reasonable doubt, the conspiratorial relationship which exists, then and now, between George Green and Jason Brent.

With Mensa stars in his eyes, Jason Brent documents for the cult's private publication (Nov. '95 edition, now a collector's item) an article which created a real stir among life-affirming people everywhere. The article by Brent says, in part:

"...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." [*Interesting Freudian slip. He goes on to say*], "I don't want to be portrayed as some weirdo person, [*too late*] 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. [*Say what?*] There are not unlimited amounts of resources." And he then goes on to add, "The way to trim the population is to force people to purchase the right to reproduce."

Oh, wow. So much for Mensa brilliance. I guess that's what happens in cults like that.

As if all that weren't enough, in a deposition of Jason Brent on June 19, 1996, when asked about the Ekkers he responded, "I told him like I did you. I dislike the Ekkers violently."

Then, as recently as last week, Jason Brent met privately with local Channel #29 over the story they had run about "cults", attempting to link the Phoenix Institute somehow with the madness in San Diego. Incredibly, in a deposition of Edward J. Cleary taken on July 3, 1996, in the legal case of Ekker vs. Santa Barbara Savings & Loan Association, which appears as an Exhibit in the legal documentation filed by Timothy Buchanan on behalf of the University of Science & Philosophy in the civil contempt case against the Ekkers, (keeping in mind this is an entirely separate case having nothing whatsoever to do with the Ekker vs. SBS case) here are a few lucid statements by former Catholic Priest Cleary, close friend of Rod Ence. [Quoting:]

Horn: You understand what I told you thus far, sir?

Cleary: I don't understand anything.

Horn: Tell me what you don't understand.

Cleary: Anything.

Horn: When you say “anything”, what don’t you understand?

Cleary: I don’t even know what you said.

Horn: Would you like me to repeat it?

Cleary: No. Wouldn’t understand it then, either. I’m dumb.

[Further along:]

Horn: When you say Mr. Ekker constantly lies, what is he lying about?

Cleary: It’s a pretty long, long story.

Horn: I’m here for a long time.

Cleary: This is the perversion that I’m talking about. You have white and you make it appear to be black, that is a perversion.

When you get spirituality and make it appear as if it is rotten, that’s perversion. When you get rottenness and make it appear to be spirituality, that’s perversion. So here, the perversion starts with the lies. Soon as you start lying, you’re a pervert. I’m not talking sex. I am talking moral perversion. I’m an expert at this. I’m an authority. [End quoting.]

Well due to his involvement with Jason Brent, George Green, and Rod Ence, I certainly do not disagree with that last statement that, using his own words, he is an expert at moral perversion.

These attacks Cleary aimed at shutting down the Word of Truth to the American public (and the world) are futile at best; impotent is probably a more accurate statement. Perhaps now you can better understand the recent blast coming from *EXTRA* on national television, with none other than Rod Ence cast in the shadows wearing, appropriately, a black hat. Will wonders never cease.

It is a time of choices and a time of revealing that which has been hidden. Unfortunately for the above-named parties, the lights are being turned on to expose the hidden adversaries for who and what they are.

* * *

Notice the phrase **SHARKS YOU BET!**

letter from jason brent
to george green 3 pages

CHAPTER 8

THE MEDIA'S "CULT" SMEAR CAMPAIGN

by Nora Boyles 4/4/97

In my opinion the current media blitz on "cults" is not really aimed at eliminating all people who have weird ideas or satanic practices. The primary purpose appears to be: (1) to brainwash the public into rejecting, without thinking or thorough investigation, any activity that the controlled media brands as "cult" activity; (2) to set the public stage for a heavy-handed and uninvestigated removal of any group so labelled; (3) to eliminate any free-thinking and clear-thinking people in the process who might be a danger to plans for the slave mentality of the New World Order (NWO); and (4) to clear the way for a single one-world "Nature" religion under the control of the environmental treaties for the masses and the dominating Zionist "religion" for the "Elite". This strident media campaign is an effort, in my opinion, to eliminate, through hearsay, propaganda, and brainwashing, all meetings or gatherings of people who share a common interest—a constitutional right of the people. It is like a trumpet sounding a warning to all those who still believe they are free and still live under an enlightened constitutional form of government—a government that protects people's rights to privacy, to gather peacefully, and protects their freedom of choice of religious worship.

Do you know that ANY PLURAL NUMBER OF "INDIVIDUALS WHO SHARE A COMMON INTEREST" IS NOW, ACCORDING TO THE LATEST EDITION OF *WEBSTER'S THIRD NEW INTERNATIONAL DICTIONARY*, a "cult"? This interpretation includes the Catholic Church as an example, but adroitly avoids mention of any Jewish or Zionist "religion". It also includes such diverse "cult" activities as "square dancing" and "home fixer-uppers", whether they meet with a single other person of like mind or not. Of course, the dictionaries are all part of the present media control. New generations of people who will not know the truth or understand the intent of the original meaning of the word "cult" will simply go along, unknowingly and unthinkingly, with the controlled media's presentation. It is from the root word of the word "cult" that the words "culture" and "cultivate" are derived. By this fact alone, you can see how much influence the present controlled media has surreptitiously gained over the meanings of words in today's world. It is by their efforts alone that you have now been led to believe that "cult" is a bad word. They have deliberately made it so! Soon you will think of the Catholic Church and the Christian "religion" as a "cult", and will later not think twice about their total eradication by the media and policing arm of the New World Order (NWO) (aka Beast of the Apocalypse, the World Federation of Governments or the United Nations).

Following are some thoughts to reconsider regarding what I believe are purposes of the current media blitz on "cults":

(1) TO BRAINWASH THE PUBLIC INTO REJECTING, WITHOUT THINKING OR THOROUGH INVESTIGATION, ANY ACTIVITY THAT THE MEDIA BRANDS AS CULT ACTIVITY.

How many of you lack personal knowledge of the named groups being currently smeared as "cults" by the media, but totally accept the media's propaganda?

How many wonder why the local police enforcement people are non-actors in the investigations?

How many of you have heard any real investigative reporting by independent investigators of the events instead of very short, selected bites of information?

How many of you are now afraid of being branded a “cult”, and will do anything necessary to avoid it, including giving your power to the Beast of the Apocalypse?

(2) TO SET THE STAGE FOR A HEAVY-HANDED AND UNINVESTIGATED REMOVAL OF ANY GROUP SO LABELLED.

From horrible examples of the recent past, namely the events at Ruby Ridge, Waco, Oklahoma City and the Freeman Ranch, we know that governmental policing agents have chosen in the past to stage heavy-handed elimination of so-called “cult” or dissident groups on or near the date of April 19. Therefore, it is strongly suggested by the present media blitz against “cults” that the stage is being set for the public’s docile acceptance of another such warlike action on the part of the FBI, CIA and BATF against citizens of this country this year.

Although many independent investigators have reported the Truth of the events at Ruby Ridge, Waco, Oklahoma City and the Freeman Ranch, including the government’s handling of the events, most of the citizens of this country have not heard or read these investigations. Independent investigators are not given time on the national or local television or in newspapers. We no longer have a free press in this country, except for a few such as the *CONTACT* newspaper.

How many of you were alarmed or even a little surprised at how fast the deaths of the 39 “cult” members of recent media coverage were classified as “suicide”, and how fast plans were developed and promoted for the quick destruction of the house they lived in? Sounds like a prearranged plan to destroy evidence to me. What ever happened to the former cordoning-off of crime scenes by the local police in order to preserve possible evidence? Right now I believe the media is promoting a totally different approach to “solving” crimes—you bury any evidence not in accord with the accepted view—a great way to avoid any possibly damaging independent investigation, that is certain.

Obviously, independent investigations and reporting of events in a free press are a critical safeguard to our lives and our nation. Such efforts must be supported and demanded by all citizens if freedom and our constitutional rights are to survive.

(3) TO ELIMINATE ANY FREE-THINKING AND CLEAR-THINKING PEOPLE IN THE PROCESS, WHO MIGHT BE A DANGER TO PLANS FOR THE SLAVE MENTALITY OF THE NEW WORLD ORDER.

While it may appear from governmental reports of events that those so-called “cult” members who were eliminated or incarcerated at Ruby Ridge, Waco, Oklahoma City, or the Freeman Ranch were “of course” either a danger to the public or were of inferior beliefs, you only “knew” this by information they chose to give you. The “danger to the public” was never proved, and the so-called “inferior beliefs” are a right they are to be guaranteed under the *Constitution*.

In fact, some of those individual citizens so endangered by our present governmental workings, were of a strength and character little known among the general citizenry today—I speak in particular here of Randy

Weaver from Ruby Ridge and the Freemen. I believe they simply represented a real threat, by independent sovereign people, to the plans for the NWO and were treated summarily and viciously in order to frighten the common citizens against any future, comparable activity. The heavy-handedness and unconstitutionality of the government's attacks were indeed actual proof of the type of government now reigning over us as a nation. Those of you who are old enough to remember the Bolshevik/Communist Revolution and the Nazis of World War II know well that it is the free-thinking intellectuals who are not afraid to speak out, and the men and women of integrity who will not suffer their people and country to be destroyed, who are the earliest and primary targets of the enemy in any such conflict.

(4) TO CLEAR THE WAY FOR A SINGLE, ONE-WORLD "NATURE RELIGION" FOR THE MASSES, AND THE DOMINATING ZIONIST "RELIGION" FOR THE "ELITE".

Why is the word "cult" used so heavily to smear all those with a common interest which does not match the plans of the New World Order? Because "cult" is a synonym for "religion" and/or "sect", and the intent is to eliminate all those religions/cults other than those sanctioned and set up in the new scheme of things planned by the "Elite". This is why, for example, the Catholic "religion" is now identified as a "cult" in the most recent *Webster's Third New International Dictionary*. It too is to be phased out! If you think about it, the Talmudic/Zionist/Freemasonic/Quabbalistic "religions" of the Elders of Zion are among the most cultish (having frequent rituals and using cultish objects) of all groups sharing a common interest, yet they are not even alluded to in the *Webster's Dictionary* under the meaning of the word "cult". Why do you suppose this is so?

In any event, it is now, according to international "treaty" through the United Nations, the plan that a one-world Nature religion be set up and approved for the masses. This is clearly stated in the Bio-Diversity Treaty promoted by the United Nations for world compliance and approved by the Clinton Administration in the United States. (Please see my article on the environmental movement in the 4/1/97 issue of *CONTACT*.)

Also, why would a president of the United States, for example, make it a habit of presenting public addresses in the presence of the Zionists' six-pointed star flag? These things are not secret, only unquestioned by most people.

THAT "CULT" IN TEHACHAPI!

Those of you who saw Channel 29 (Bakersfield) evening news on April 1 and 2, or the *Extra* report on NBC of April 1, or the on-going media saga about "cults" are aware of reporters' attempts to correlate the Ekkers, the Phoenix Institute and the *CONTACT* newspaper with the "cult" of 39 people who recently committed "suicide". The beautiful Tehachapi Mountains were described in one report as "ominous" no less, and those who participate in the projects of the Phoenix Institute as a "shadowy group". The Ekkers' single-family dwelling is called a "compound" in which the "cult" members are "holed-up", etc. Now anyone who had really investigated the matter would know differently. It is a fact that the *CONTACT* openly prints the TRUTH for all who would partake. There is no "shadowy" anything. The Ekkers' residence is a single-family home. It, by any stretch of the imagination, cannot be identified as a "cult compound". Miles Muzio, weatherman for Channel 29, lives across the street from the Ekkers and can testify to the facts. What you got from Channel 29, I believe, was a fragmented and biased report, I

hope you do some personal investigating on your own and start reading the TRUTH in *CONTACT*!

It can only be obvious to any student of the *Bible*, politics, and history that we are now living in the time of the Beast of the Apocalypse, as prophesied in the *Book of Revelation*. My own research, as one example, has provided ample proof with volumes of references for anyone who cares to read. It was promised by God that the Truth (Word) would be sent again before the ending of this cycle. I believe the TRUTH is being sent from Tehachapi through Doris Ekker, scribe to Hatonn/Aton, and the news gathering of the *CONTACT* newspaper. I have spent many years in researching the subject of “religions”, and have shared much of that research with you. It does support the “Word” going out from Tehachapi. While I have been accused by one person of one-sidedness in my research, I believe there are more than enough detractors of the “Word” to offset any possible imbalance on my part. I recommend all of you carefully consider what is really happening in your world and do a lot of research for yourselves. The choices you make at this period of time are critical to your ongoing life.

The media coverage of the Tehachapi “cult” included reports from others, namely Leon Fort, Betty Tuten and Rod Ence/Enz, who appeared incognito in a black hat but has been identified. The *CONTACT* has carried so many articles surrounding the subjects raised by these persons that most of the *CONTACT* readers are well aware of the facts. This does not alleviate the damage done nationwide and beyond by the reports as presented. Hopefully the full story can be presented again soon in order to clear up any misperceptions that remain. However, if you don’t read *CONTACT*, you will not know about it.

CHAPTER 9

KEEP UP THE GOOD WORK!!

by Grandma 4/4/97

To *CONTACT*,

I am so proud of you folks. Each edition seemingly surpasses the preceding edition. Each time I say to myself, they cannot top this issue—but, by gollies, you do it!

In particular, I enjoy all of the writers' works: Mr. Wean, Mr. Bilger, Dr. Overholt, Nora, Sandra Tulanian, D.C., Hatonn, Doris and E.J., and Rick Martin. All put out marvelous, well researched, well thought out, comprehensive, thought provoking articles. It is no small wonder our Adversary is bound in his attempt to associate *CONTACT* with the unfortunates who allegedly committed "suicide" in Rancho Santa Fe.

All of us, and those with whom we are in contact who read our material, are well aware that we are not, nor have we ever been, in any way associated nor to be fairly compared with those unfortunate persons who allegedly committed "suicide". Of course, one must realize that *CONTACT* has been kicking the Adversary's butt so hard for so long, that the Elite had to finally take the label they conveniently chose to call you: a "Cult", and then take it nationwide on major network television. What better way to try to discredit these wonderful writers who do such a wonderful job exposing corruption than to use irresponsible journalism, yellow journalism, slander, and violations of the printers' ink statutes to try to discredit the only guys on the journalism block with guts enough to tell it like it is? We must look at it this way: some one must be worried as Hell!

Incidentally, Gary Wean doesn't know it, but he is describing Trojan, Swordfish and Sailfin in his investigations into the drug cartels.

Great work, guys and gals. Keep it up! (They are finally paying attention.)

Grandma Herrman-Herman

CHAPTER 10

THE NEWS DESK

by Dr. Al Overholt 4/1/97

CYBERPUNKS MURDERED?

“39 Less Troublemakers To Worry About”

—Ted Turner

From the INTERNET, 3/30/97, [quoting:]

From a couple of well-informed, well-placed individuals with some personal knowledge of the matter, we are getting confirmation that tells us that the unusual deaths that were quickly labeled “another cult suicide” may be just the latest slaughter of peaceful people by a government frantically trying to conclude plans to implement a police state here in the US.

In fact, contrary to media reports of the “group’s desire to leave Earth and rendezvous with a spaceship”, the 18-24 year olds [sic] were having a good time in Cyberland and, like most people their age, planned to remain in a more earthly sphere of existence for at least another 50-plus years.

It appears that these people were all members of a group that produced the game Cyberpunk. It so happens the FBI had raided this highly capable group of hackers and cryptography crackers not very long ago. After the raid the live interactive game they produced was put out of business. It was kind of hard to operate it after the FBI carted off all their equipment, and some game manuals that described “science fiction” technology in a way that was far too accurate for the comfort of certain agencies.

Why would the FBI be so freaked about a game? For the government it was no game. They realized that the group was letting everybody see the deepest, darkest secrets in regards to top-secret high-technology capabilities possessed by our government’s intelligence agencies. The group had a reputation for being capable of cracking even the most guarded and protected of the military and government sites.

According to someone who was familiar with and played the live interactive game, it continually grew in complexity over time as it was marketed. The creators kept adding so many strange new weapons, devices, implants, etc., that it finally became necessary to reference the manual just to understand what they were talking about.

Few ever realized that the game manual described real technology actually being mass produced and stockpiled by our government. Cyberpunk was on the money and not the science fiction that most players thought it was. The game manual actually used the correct names and descriptions of super advanced and supposedly super-secret technology.

Displaying that good old American spirit of ingenuity at turning adversity into opportunity, we are told that some brilliant person in Washington DC has promoted using this incident to further the efforts to restrict our

Constitutional rights. Do not be surprised if Dianne Feinstein proposes legislation to protect families from the “menace of cults that can invade the home” and drive people to commit suicide or even murder their own parents.

What was that? Do I already hear the drumbeats of the media getting restless to begin the attack?

Be interesting to see how many column inches and for how long this one is played up.

Don't get freaked, just remember to keep spreading the word, because: **If there are no servants there are no masters.** [*emphasis mine*] —Keith Andrew Kovacs, DAWN, Inc. [End quoting]

I cannot verify the above, but it is certainly worth considering when you know **the truth is very hard to find in the routine media, especially on notorious news topics such as this one.**

CIVIL RIGHTS LEADER SHOT

From *THE MODESTO BEE*, 3/15/97, [quoting:]

A civil rights attorney who was the second Black to attend the University of Mississippi was found shot to death at his home, and a judge immediately slapped a gag order on investigators. Cleve McDowell, 56, was found dead in an upstairs bathroom early Thursday after relatives called police to say the door to his apartment was open and his car was missing. Police continued to look for McDowell's Cadillac Friday. Investigators refused to discuss a motive or other details after Circuit Judge Gray Evans issued the gag order. McDowell was part of a group of Black leaders organizing to pressure district attorneys and revive interest in many never-prosecuted cases in which Blacks were killed for doing civil rights work. He entered the University of Mississippi Law School in 1963, a year after James Meredith became the first Black to enroll at the university. [End quoting]

This sounds very suspicious knowing how the Elite are **addicted to the killing of their exposers.**

500 TURN OUT FOR PRAYER BREAKFAST

From *THE MODESTO BEE*, 3/14/97, [quoting:]

Turlock—More than 500 people packed the Assyrian-American Civic Club Thursday to hear about life's challenges from a well-known author and a former hospital executive.

The fourth annual Mayor's Prayer Breakfast drew a record crowd, up more than 100 from last year's event.

The audience heard the frustrating story of Carolyn Koons and her successful attempt to adopt Antonio Hernandez Sanchez two decades ago. She wrote a best-selling novel about it, *Tony: Our Journey Together*.

Sanchez was jailed in Mexico at age 5 for a murder that authorities believed his mother committed. His mother could not be found, so they held him in prison instead. He never had a trial.

Koons told about reaching “the lowest point” of her Christian life, and how she ultimately rediscovered her relationship with God.

Audience members also heard the story of John Trussler, former chief executive officer of Emanuel Medical Center in Turlock. He told the audience of his 13-year battle with chronic fatigue syndrome, a condition that leaves him exhausted and unable to reason at times.

Despite his limitations, Trussler said he still has a positive outlook, because “I know God has two answers to my prayers. One is ‘Yes’ and the other is ‘I got something better for you.’”

The messages of both speakers reached the audience.

“I learned to never give up and to keep your eyes on God,” Turlock resident Dennis French said. “I enjoyed it.”

Many others echoed those comments, with a few saying they also learned that they should not try to change their kids so much. [End quoting]

What a wonderful way to start a day. How fast do you think the conditions on this planet would change for the better if many more start their days in a similar way? Why don't **we find out?**

ROAD RUNS OUT ON PHOTO RADAR

Excerpted from *THE ANCHORAGE DAILY NEWS*, 3/14/97, [quoting:]

Photo radar—the traffic-enforcement program that enraged motorists, frustrated politicians and produced 10,000 unresolved speeding tickets—is dead.

Mayor Rick Mystrom killed the year-old program late Thursday afternoon when he began calling Anchorage Assembly members to tell them he would support repealing the law that legalized it. A majority of the members, who previously had been split over the issues, said in interviews they will now vote to ditch photo radar.

If Mystrom doesn't support the program, Assembly Chairman Mark Begich said, “it's incumbent for the Assembly to vote to repeal it.”

With thousands of contested photo-radar tickets clogging the court system and with little chance of a state Court of Appeals ruling on the legality of photo radar before summer, people aren't getting their ticket challenges heard in the “expedited manner” to which they are entitled, Mystrom said.

He said the program also failed to win community support. “It's time to clear the deck and move on,” he said.

However, even if the city kills photo radar, people who have contested or not paid their tickets may still have to pay them, depending on how the appeals court rules, Mystrom said.

Begich, who has been a vocal supporter of photo radar, said Thursday he would vote to get rid of it, and he would never try to bring it back in any form.

“This is the final chapter of photo radar,” Begich said. “It’s the conclusion of a long, long road.” [End quoting]

The latest report I have is that the radar operators were seeking police protection from the harassment, such as a camera being damaged, being bombarded with waterfilled balloons, and being screamed at.

Hopefully, all other government agencies will get the message the easy way.

THERMAL IMAGER USED ILLEGALLY

Experted from *THE BILLINGS GAZETTE*, [quoting:]

Police illegally used a heat-detecting device that led to a drug bust in Madison County, a unanimous Montana Supreme Court ruled Thursday.

No search warrant was obtained before the thermal-imaging device was used. That made the search unconstitutional and District Judge Frank Davis should have suppressed the evidence against three defendants who subsequently were convicted of illegally growing marijuana, the high court said.

It was, as the court noted, the first time it has addressed the use of thermal imaging in criminal investigations.

Most courts in other states that have considered the issue have upheld the use of thermal scanners without a warrant. Four federal appeals courts have similarly ruled that using a thermal imager does not constitute a search, and thus a warrant is not required.

However, a contrary ruling came from the 10th U.S. Circuit Court of Appeals in Denver. It rejected use of thermal imaging without a search warrant.

The Montana court, in an opinion by Justice James C. Nelson, noted that the *Montana Constitution*, with its privacy provisions, gives broader protection against search and seizure than does the *Fourth Amendment* to the *U.S. Constitution*.

People have a reasonable expectation of privacy in their homes and in enclosed buildings that cannot be violated without a warrant, even if technology makes it possible, the court said.

“We believe that Montanans would be shocked and consider it a gross invasion of their privacy to learn that the government could, without their consent and in the absence of a search warrant...surreptitiously

monitor the heat signatures generated by activities conducted within the confines of their private homes and enclosed structures for the purpose of drawing inferences about the legality of such activities.” Nelson wrote for the court.

The Supreme Court, in tossing out the heat scan, held that the remaining evidence was insufficient to stand on its own and that the search warrant was not justified. [End quoting]

It’s about time we made our homes off limits again from the goon squads without a justifiable search warrant of any kind. **I’m not defending illicit activities—the broader perspective of freedom is the issue here.**

TV ACTRESS SAYS WATCHING TELEVISION IS BAD FOR KIDS

Excerpted from *THE ORLANDO SENTINEL*, 3/18/97, [quoting:]

Kristen Johnson, who plays a space alien on the NBC comedy *3rd Rock From The Sun*, tells *Details* magazine that her parents never let her watch TV. Johnson says when she has kids, she’ll make the tube off limits to them. “I know that I’m biting the hand that feeds me, but TV can really suck the brains right out of your body,” she said. [End quoting]

Kristen is wise in what she says here, but, she would be much wiser to LIVE the example. Kids “hear” and **learn far better from what they observe their peers DOING.**

UNKNOWN ALLOYS REVEALED IN ANCIENT PALM LEAF MANUSCRIPTS

From *NEXUS* magazine, December 1996, [quoting:]

Until the printing press came into use throughout the world, each culture had its own way of conserving the knowledge passed on from one generation to another. In India, the most common method was to write on palm leaves. This method was used for communicating diverse subjects pertaining to all the different branches of wisdom.

pict. vimana aircraft

In recent years, a highly qualified minority of Hindu researchers has been dedicated to finding, gathering and translating ancient texts. One of these researchers, the writer and Sanskrit scholar Subramanyam Iyer, has spent many years of his life deciphering old collections of palm leaves found in the villages of his native Karnataka in southern India. Several years ago, he discovered some old texts which described different alloys (with properties unknown to modern science) and their application in the building of fuselages of Vedic *vimana* aircraft.

Thinking about the possible application of these formulas in the modern aeronautics industry, S. Iyer wrote to C.S.R. Prabhu, Technical Director of National Informatics Centre, the Indian Government department dedicated to translating ancient texts and searching for application of the technologies recorded in them. In his reply in May 1991, Prabhu informed Iyer that he had started a study of several Shastras (Vedic science texts) recorded on palm leaves and had already managed to prepare some of the materials described. They were metal alloys with very promising properties applicable to modern science and technology.

Hence, already by 1991, samples of these alloys were being tested and exhibited, and access to them was authorized for anybody interested in them. According to the initial results, it seemed that most of the materials were unknown, but, given their unique properties, they could have applications in aeronautics, aerospace technology and defense.

In September 1992, a national Indian newspaper published an article confirming that ancient texts written in Sanskrit had been found the year before in a village in Karnataka, and that, on translation, they were discovered to be a complete compendium of formulas for manufacturing super-alloys, with properties unknown in modern times.

The article quoted C.S.R. Prabhu, of the National Informatics Centre, who stated that he had prepared five different alloys described in the texts and was currently working on others. Each alloy had unique characteristics, with definite applications in modern metallurgy. According to Prabhu, more was needed than a mere translation in order to understand the text: they had to be deciphered.

Part of the language used pre-dated classical Sanskrit, but, as many of these works were to be found in Ayurvedic texts, it was possible to complete the interpretation. Prabhu assured that, up until then, texts of this class had not been found in any part of India, and, in fact, the information they contained came from a rich oral tradition, possibly extending over thousands of years before being recorded on palm leaves.

IMPOSSIBLE ALLOYS

The article went on to say that at a recent congress in India, C.S.R. Prabhu gave a paper on these alloys, claiming that samples prepared according to the formulas described have the same properties as those stated, and that they were being tested not only in India but also abroad. For example, the University of San Jose (California) was performing tests with several products.

Among these materials, *tamogarbha loha*, a lead alloy, absorbed up to 85 per cent of the light generated by a ruby laser. *Pancha loha*, an alloy of copper with lead and zinc, showed great malleability and an enormous corrosion resistance to salt water—a property not observed until now with any alloy containing copper, but having an obvious use in the construction of ships' hulls.

Araara tamra, another anticorrosive alloy, was brittle and very light. *Chapala grahaka* was found to be a high-quality ceramic material which, with slight modifications, produced a very soft, acid- and base-resistant glass.

So far, according to the article, processes had been deciphered to make another 14 products, two of which seemed to be very promising: *bhandhira loha*, a soundproof alloy, and *vidyut darpana*, a glass

capable of neutralizing lighting.

C.S.R. Prabhu mentioned that the texts also describe the sections of mines in different places and the kinds of minerals that could be found at distinct levels, as well as extraction and purification methods.

Apparently, some of these texts were written by Maharishi Bharadwaja, and indicate that knowledge regarding high technology was indeed possessed by the ancient sages of India but was lost over the ages.

When I received a copy of this 1992 article, I immediately wrote to C.S.R. Prabhu asking him to confirm its contents.

His reply was adamant, and he informed me that at present he was trying to prepare a glass capable of absorbing solar heat, and an alloy used in the fuselages of vimana aircraft for absorbing the excess heat produced by air friction at high speeds.

According to Prabhu, he and some of his colleagues intend creating a research institute to manufacture the different alloys mentioned in the *Vymanika Sastra*.

They also plan to decipher the palm leaf manuscripts relating to another Shastra, the *Amsu Bodhini*, which, according to an anonymous text of 1931, contains information about the planets; the different kinds of light, heat, color, and electromagnetic fields; the methods used to construct machines capable of attracting solar rays and, in turn, of analyzing and separating their energy components; the possibility of conversing with people in remote places and sending messages by cable; and the manufacture of machines to transport people to other planets.

All this seems to confirm that the discoveries of modern technology have already been achieved.

Somewhere, some place, such knowledge has been recorded. It is up to us to find it—instead of claiming that no other civilization has ever reached our level of superiority. [End quoting]

Have you heard, or do you recall, the old phrase “There is nothing new under the Sun”? Man thinks he is so wise when he discovers something he **thinks** no one else knew.

COURT SEIZES CHILDREN

Excerpted from a FLYER, 9/96, [quoting:]

In the court of common pleas
in the County of Northumberland, PA

Two children were taken from their parents because the parents pass out what is termed anti-government booklets and the *Constitution* and read the *Bible* without training. Leslie Bryden, an attorney for the government, stated in court that the parents believed the *Constitution* was still relevant and that the parents read the *Bible* to the children and those kinds of things are a danger to the children. Richard Medellin and his attorney, Herschel Lock, entered petitions against the parents stating that the parents

were mentally ill and read the *Bible* without having religious training. The children were taken from the parents without notification and the parents were not summoned to the custody proceedings. [End quoting]

And you still think you have freedom in this country?

A SOUND WAY TO WELD

From *POPULAR MECHANICS*, April 1997, [quoting:]

pict. of welding by sound

Welding is often the best way to join metal, but it has its limitations. Not all metals make compatible partners, and the temperatures needed to make metal flow can destroy thin materials.

Sonobond Ultrasonics recently introduced a new line of solid-state welding machines that overcome these limitations by using high-frequency sound to join some of the most disparate metals, alloys, foils and wires. Vibration created by a transducer causes surface deformation that fuses the two metals together in a lap weld. If this wasn't enough, the process also breaks up most oxides and surface films, eliminating time-consuming and costly cleaning and prep work. [End quoting]

This can be a tremendous process for industry if the Elite don't confiscate it.

ARE WE LOSING AMERICA TO U.N. CONTROL?

Excerpted from *TELL IT LIKE IT IS* newspaper, 2/28/97, [quoting:]

“Today Americans would be outraged if U.N. troops entered Los Angeles to restore order; tomorrow they will be grateful! This is especially true if they were told there was an outside threat from beyond, whether real or promulgated, that threatened our very existence. It is then that all people of the world will plead with world leaders to deliver them from this evil. The one thing every man fears is the unknown. When presented with this scenario, individual rights will be willingly relinquished for the guarantee of their well being granted to them by their world government.”

The above statement was made by Henry Kissinger in an address to the Bilderberger organization meeting at Evian, France, May 21, 1992. Transcribed from a tape recording made by one of the Swiss. [End quoting]

Create the problem and then present the solution: one of the oldest **recipes for making slaves**.

CAN DNA FROM GENE-ALTERED FOOD BE PASSED ON?

From *NEXUS* magazine, Feb.-Mar. 1997, [quoting:]

The 4 January 1997 issue of *New Scientist* magazine carried an interesting editorial criticizing the withholding of information pertaining to the safety of allowing genetically engineered food (GEF) onto the market.

More importantly, the same issue ran a news item which gives opponents to GEF some very scary ammunition.

It is assumed that the DNA from the genes of GEF is destroyed in the stomach. However, it has recently been shown that DNA fed to a mouse can survive the gut and pass into cells in the body! This is a totally unexpected result, and should send shivers down our collective spines. [*AMEN!*]

Walter Dorfler, of the University of Cologne, made the above announcement at the International Congress on Cell Biology in San Francisco in December 1996. [End quoting]

When **will we stop the GOON squads in our government?**

MEASLES JABS LINKED TO AUTISM

From *NEXUS* magazine, Feb.-Mar. 1997, [quoting:]

The UK Department of Health is under pressure to fund research into the safety of childhood vaccines, as evidence continues to mount of a link between the injections and autism.

There have already been concerns about vaccines causing other forms of brain damage, but now, one of the world's leading experts on autism is backing parent groups in their demands for studies to be done on the vaccination risk.

Dr. Bernard Rimland, director of America's Autism Research Institute, said the idea that vaccines could be causing the conditions was unpopular with the medical establishment. "But there is now no doubt in my mind that something serious is happening," he said.

A class action lawsuit, being prepared by Dawbarns Solicitors on behalf of vaccine-damaged children, includes 169 cases allegedly linked to measles, mumps and rubella inoculations.

Kirsten Limb, of Dawbarns, said there had been another 200 enquiries from parents fearing their children had developed autism as a direct result of vaccinations. [End quoting]

Do we still think the Elite health professionals have our **best interests in their hearts?**

SCIENTISTS ADMIT VACCINES

ARE A MYSTERY

From *NEXUS* magazine, Feb.-Mar. 1997, [quoting:]

Two hundred years after Edward Jenner first immunized people against smallpox, the function of a key ingredient of modern vaccines remains an almost total mystery. It has been called “the immunologist’s dirty little secret”.

Vaccines are supposed to work by giving the immune system a sneak preview of future enemies in the form of weakened or killed disease-causing micro-organisms, bits of those micro-organisms or even pieces of their DNA. A quick look at this pale imitation, called an “immunogen”, is enough to get the immune system stocking up its armories ready to retaliate when the micro-organism strikes for real.

However, the vast majority of vaccines don’t work unless they also contain something called an “adjuvant”—a fancy-sounding name for a non-specific mix of some very weird ingredients.

At one time or another, the mysterious adjuvants have included any one of a list of suspicious-sounding substances, including detergent, oil and water, aluminum hydroxide, dead bacteria that have nothing to do with the disease the vaccine is supposed to protect against, bits of those dead bacteria, or some mix of these.

Vaccines based on whole viruses, such as the oral polio vaccine, can wake up the immune system single-handedly. But all the bacterial vaccines, and the more modern viral vaccines (such as the hepatitis B one) that for safety reasons use only parts of virus, are doomed to failure without an adjuvant.

The adjuvant used in most vaccines administered to children is alum, or aluminum hydroxide. [End quoting]

Aluminum is considered poisonous for the body and a cause of Alzheimer’s Disease. Vaccines are part of the Elite’s destructive programs for this planet.

HELP “CONDITION” YOURSELF SO YOU CAN THINK YOU ARE STILL FREE

From *MEDIA BYPASS*, 1/97, [quoting:]

It’s easy! Just pretend to believe what most everyone says they believe. It’s not “cool” to recognize differences in people. Don’t think! Rely on, and Trust “*the experts*” in Washington D.C., New York and Hollywood. Be “tolerant”. Hate only the people “the news” controllers (the real haters) call haters [***It’s best not to hate anyone. It will only reflect back to you.***]. Always believe their public-opinion-molders on TV. Cheer, when they *slander* a person or group with words such as cultist, white-supremacist, extremist, racist, anti-Semitic or neo-Nazi. Be “politically correct”. Be ashamed of the “selfish tax-avoider” who founded our nation. Avoid Patriotic Americans, Militia Members, Constitutionlists, and Identity Christians. Help “our honorable leaders” *demonize* such folks by ridiculing them too. Never question why our sons are sent to countries such as Korea, Vietnam, Somalia and Bosnia to be slaugh-

tered—for “peace”. Don’t “discriminate”. Encourage children to “experiment” with homosexuality. Gladly pay “your fair share” of taxes so your little children can be taught promiscuous-sex in school; that there is “no right or wrong” (*except, reading the Bible*). Be unconcerned that your children are not being taught to read, write and calculate well; or to learn geography and true history. Enjoy “democracy”. Always vote for Career Republi-CONS or Career Democ-RATS but ignore **THE FACTS**: that their innumerable [misabeled] *victim-less* crime laws and their *impoverishing* income-taxes **CAUSE** wide-spread dependency, poverty, insecurity, misery, fear and rampant crime; that our Wealth-Creating Industries & High-Paying Jobs are being shipped overseas; that you are *shackled as a slave* with the invisible chains of an alleged national debt—so you will pay taxes on your life-long labor to help finance the gradual destruction of your freedom, your country & your children’s future. ***Welcome to AmeriKa, Comrade!***

Help end the deception! So We Americans can become truly free, safe & prosperous! Make copies, put on bulletin boards, mail or fax to others, and hand out at meetings. If you cannot make copies, mail this one to a friend. [End quoting]

This says it very well.

* * *

From *GUIDEPOSTS*, P.O. Box 1479, Carmel, NY 10512, [quoting:]

IF GOD IS YOUR COPILOT, TRADE PLACES.

—Mary Hunt Webb

TRYING TIMES ARE NOT THE TIMES
TO STOP TRYING.

—Nancy Otto Boffo

WHEN YOU THINK GOD HAS PUT YOU ON HOLD,
DON’T HANG UP

—Mildred S. Barton

CHAPTER 11

THANK YOU TO FRIENDS ACROSS THE WORLD

THANK YOU FROM ANNAMIE IN SOUTH AFRICA

January 23, 1997

Good morning Hatonn,

One of the many messages received said, “With a friend like Hatonn, one can’t go wrong.” This statement summed up the love and gratitude which blossom in my heart—uncontainably so.

I know this flower is nourished by both the Love which binds one day to another and the gifts of Now which are Graced by the farther Life-giving flood of heartfelt physical-plane messages and actions of love from friends physically far and near.

Zita’s lesson of January 17, 1997 was a lesson for all of us. Thank you for asking, Zita. Even if our personal circumstances and requests may differ some, every reply taken to heart strengthens and enriches each of us.

Thank God of Light for friends! If each could have a peep into my heart you will know that your sincere love is sacred to me and that it is received by the hallowed Kingdom of Love within. Tears reflected that and spoke louder than words.

Perhaps the greatest love that I in turn can reflect to you is that your loving care has already showed healing effects. As one heals—we all heal.

As I am typing these words a little prayer asks to be shared. Father, help me to open my whole being to every Gift of every Day because they never fail to deliver their Joy. And teach me to be the crystal mirror of that Giving (de)Light.

Perhaps then—when this lesson is fully learned—Hatonn, you will graduate us all!

Annamie

Hello Doris & E.J.,
March 3, 1997

Hope this letter finds you both well and in good health. I’m sorry it took so long for me to update you after receipt of the Gaia products. There are two good reasons for this.

Firstly everybody who dearly wanted to help me with IV treatment pulled out because they stand to lose

their practicing licenses if anything goes wrong—i.e., in spite of myself having written a letter absolving all parties (including manufacturers) of all responsibility and liability. Finally found somebody who is looking into helping me through the “right channels”. That means red tape and “time”—a commodity which may soon be of no use to my very compromised physical vehicle.

The body physical reminds me a little of a ping-pong ball that’s been flattened on several occasions and then when it lands in boiling water it expands and ping pongs forth until the next blow.

Turned around at death’s/transition’s door the weekend before last after a week of holding in nothing, due to, mainly, spread dental septicemia, and finally a dental anesthetic overdose. It is only during the past 3 days that all taken in has stayed in and slowly I again feel a little stronger.

This turn of events has my family arriving here from all corners of the world—coming to say their farewells no doubt. What they don’t realize is that although I’m ready to go—oh, there were days when I saw and felt that peace welcoming me and I longed to simply slip out of this vehicle—but while there’s still hope and faith—miracles—I’ll hold on for as long as I can.

Thank you for receiving me with open arms and hearts when I visited in Tehachapi. Thank you for the consistency and hard work—the gifts made possible from there through your hard work (this includes everybody).

Please give my love to all, and may your days be blessed with Peace and Crowned by Light.

Love,

Annamie

P.S. (1) Many have given to me with love (this includes the *New Gaia* gifts); please accept the draft in that spirit.

(2) I don’t know whether the “Thank You” was ever published. Faxed it though some time back. Received so many cards, well wishes, etc., that, under the circumstances it is impossible for me to reply to each individually—ever be that what I’d really have liked to do. The “Thank You” was written on a really “good” day—the first and only one in months. Zita’s question was actually the day before. Date mentioned is the date it was received here. If this “Thank You” was not published, could a way please be found to help me to thank all those people who helped to strengthen my will to live.

THANK YOU FROM ZITA IN CALIFORNIA

Zita sends her most sincere thanks to you readers. What a treat to look forward to the cards each day! They are so uplifting and supportive.

Zita Morris
2211 Mount Vernon Avenue
Bakersfield, CA 93306-3309

THANK YOU FROM KELLY IN TENNESSEE

CONTACT Readers,

I am sorry that this letter is so late compared to my other ones; however, I have an excuse—homework! My life here has improved greatly, largely because of my many supporters worldwide. Because of all of you, I can now act more like a normal 17-year-old. I can go out with friends sometimes—a freedom I never had before. Also, thanks to all of you who have written the Governor, I think they are starting to realize that they can't keep the wool pulled over people's eyes too much longer. There have been many successes, great and small, that are gradually changing this corrupt country into a better one. A few examples of the large success stories would be the Oklahoma City bombing story, the Jon Bennet Ramsey story, and the many CIA agents who have lost their jobs for drug trafficking. People of all races, creeds, and religions play a part in this battle for freedom. Every person who has told anyone something that you wouldn't normally hear that came from *CONTACT* or any other truthful source of information is making a difference. Knowing that helps me sleep better at night.

I would like to thank every one who has written me for supporting me through these not-so-good times and those that weren't so bad. Although I may not get the opportunity to write everyone individually, I take a piece of every note, card, and letter with me in my heart. All of them have something that makes them special to me.

I am sorry to say that I have to return to my studies now. In Love and Light!! Kelly

Kelly Cox
% Jabnell
P.O. Box 690
Powell, TN 37849

(Editor's note: Kelly is the daughter of Cathy O'Brien.)

CHAPTER 12

WORLD POLICE FORCE (U.N.) ALMOST HERE!

by Grandma And Ray Bilger 3/24/97

The accompanying map is a reprint of “World Government Plan”; “Adopted by the World Association of Parliamentarians for World Government”. An official Document, No. 7277, issued by the State Department, outlines a plan to disarm the U.S.A. completely and put us under a World Government military dictatorship run by the United Nations.

Fellow Americans, most of us have lived all our lives believing in a *U.S. Constitution*; fighting WARS and losing our LIVES Under an Oath to the *Constitution of the United States*; lived our lives believing in the Cold War and the “bad guys” while thinking those we allegedly voted for were the “good guys”. We have worked and paid our taxes as constituents of the *Constitution of the United States*. And now, at an age of what should be our golden years, documents such as this “1952 Treaty” fall into our hands, evidencing that we have been deceived by the Federal Government. The Federal Government has violated the international guidelines on treaty laws.

If I remember correctly, International Treaty Law and the Rights to Treat, No. XXXIII or XXXIV (it’s in the XXX’s), prohibits treaties made under false pretenses which are deceptive, and violate the *Tenth Amendment* of the *Constitution of the United States*, and such treaties are null and void.

State Dept. Publication 7277 was signed into law in 1961 by President John F. Kennedy. Didn’t your government tell you about it?? The document begins, “The Nations of the World, conscious of the crisis in human history produced by the revolutionary development of modern weapons within a world divided by serious ideological differences...” Oh barf!! This sounds so much like the Preamble to the *U.N. Charter* it is disgusting. Can’t they get someone else to write these things? They talk about the “Nations of the World” being conscious of this. Aren’t the nations the people? No one asked me what I think! This is nothing more than the Elite’s orchestrated chaos to divide and conquer!

The document continues, “Determined to save present and succeeding generations from the scourge of war and the dangers and burdens of the arms race...” Anyone with knowledge of what is really happening knows that it is the World Controllers who have orchestrated and continue to orchestrate and control all wars and the fake arms race for the specific purpose of controlling all of humanity.

7277 disarms the world in three stages. Stages I and II are already done. To quote directly, “In Stage III progressive controlled disarmament and continuously developing principles and procedures of international law would proceed to a point where no state would have the military power to challenge the progressively strengthened U.N. Peace Force...” And at that point, which we are fast approaching, the accompanying map would take full effect!

Under Stage III, section (c), “The manufacture of armaments would be prohibited except for those of agreed types and quantities to be used by the U.N. Peace Forces and those required to maintain internal order. All other armaments would be destroyed or converted to peaceful purposes.” When complete,

only our Elite Controllers will control all arms. We no longer need them anyway, for only Truth and the Light will accomplish the acceptable reclamation of our World.

Those who honestly represent the American people, who accept remuneration and compensation from the American People, should immediately commence a House Bill to repeal and rescind all laws & treaties not made in pursuance to the *Constitution of the United States*, which violate the original primary treaties of the VIth Article of the original *Constitution* of and for The United States, more formally known as the Enabling Act. The *Constitution* is a treaty between the sovereign civil government of the territorial states of “the Union of Republics”, with the “civil government of the United States”. We, as a Union of Republics, have the primary treaty; and this treaty has been broken by those who deceived us, while being paid by us to represent us, by oath and affirmation, “To uphold, protect and defend the *Constitution of the United States*”.

For any Congressman, Senator, President or Judiciary member to support these treasonous actions such as evidenced in this Document No. 7277 is an act of treason. Mixed war has been declared openly on the American people by our elected representatives, and their committees. Sadly, there is no other way to define what has been ongoing since the 1947 finalization of the Bretton Woods Agreement than to call it Treason. The Bretton Woods Agreement is also known as Public Law 94-564 (International Law).

The Bretton Woods Agreement is also the General Agreement on Tariffs and Trade (GATT). Constitutional Law mandates all treaties and agreements must be ratified by the U.S. Congress within two years after the treaty or agreement is signed. If not signed within those two years, the treaty or alliance is null and void. The original GATT (Bretton Woods Agreement) received its final signature in 1947, but was never ratified by the U.S. Congress within the mandatory two years. Mr. Clinton shoved that unconstitutional treaty down our throats and used the 104th U.S. Congress while in a lame duck session—forcing a null and void treaty and agreement illegally, unconstitutionally, and unlawfully upon the American people, who opposed the Act 1,000 to 1.

Subsequently, Executive Order 10310 was issued, alleged by the President of the United States to be a power granted to him by the *Constitution of the United States*. The President included in this Executive Order a Sec. 5 (c) which “turns the powers of the office of the President over to the Department of Defense”.

THINK ABOUT IT!
IT FINALLY ADDS UP

Folks, I received a FAX on Palm Sunday which informed me that the headwaters of all rivers flowing into the Missouri River are being held upstream by dams which are all filled to overflowing. Add to this the Fact that the river channels of the Missouri, Mississippi, Allegheny, and Ohio Rivers have not been dredged in 20 years, and you have a formula for potential flooding disaster! Apparently, the U.S. Army Corps of Engineers has sold off all the dredging equipment! Sounds like a plan to me.

If those dams were blown, or simply burst from too much pressure, at the same time that our weather controllers dumped massive rains throughout the Midwest Region, an incredible flood would wash out everything in the Mississippi River valley all the way to, and including, New Orleans! Then Executive

Order 10310 could be implemented along with all the other Executive Orders. If this were coupled with a planned economic collapse or some other catastrophies (perhaps blowing some major earthquake fault lines), the stage could be set to bring out that World Police Force (U.N.) to keep the world citizens in line (for food handouts)!!!

U.S. Representative Duncan Hunter (R-CA) and others are trying desperately to find out what in the Hell has gone on, and are trying to stop the Chinese buy-out of our Naval facilities, and the corruption in the White House. U.S. Representative Hunter's telephone number in California is (619) 579-3001. His fax (619) 579-2551. His office address: 366 S. Pierce, El Cajon, CA 92020. Representative Hunter, as far as I know, is as concerned about all of this as are the rest of us Americans. He has the ear of other concerned U.S. Representatives; he needs our help. We can stop this madness if we act NOW!!!

Grandma Herrman-Herman

CHAPTER 13

THE NEWS DESK

by Dr. Al Overholt 4/15/97

BRE-X TALE GOES BEYOND BIZARRE

From *The Globe and Mail* (Toronto), Monday, March 31, 1997, [quoting:]

Just when you thought the Bre-X saga couldn't get any more incredible, it does exactly that. Even before last week's revelations, which called into question the company's Busang gold discovery and obliterated almost \$3-billion worth of market value in a matter of minutes, the story was already one of the most bizarre soap operas the market has seen in decades.

The rags-to-riches tale of a bankrupt mining promoter working out of his basement and discovering a gold deposit larger than any other in history captivated investors and the media. And yet, even as it was unfolding, it seemed so outrageous that if you had proposed it as a movie script, it would have been laughed out of town for being unbelievable.

David Walsh, a man who had been trying to turn his little penny stock into a real company for almost a decade, a man who had gone bankrupt buying options on this or that pile of dirt in some faraway country, suddenly hit what looked like the mother lode. The market, disbelieving at first, jumped on board and Mr. Walsh's penny stock soared past the \$280 level.

Then things started to get strange. The Indonesian government talked about seizing a chunk of the property and forcing Bre-X into a marriage with Barrick Gold Corp. [*Bush's gang of bank robbers and thieves*]. Just as suddenly, Barrick was out of the picture and Indonesian magnate Mohammed "Bob" Hassan was calling the shots, arranging a deal with Freeport McMoran. Then, just when everyone was convinced the saga was over, Bre-X's No. 2 geologist jumped out of a helicopter.

While the implications of that were still reverberating through the market, unverified reports raised the possibility that Busang might contain no gold whatsoever. These reports were dismissed not just by Bre-X but by several analysts. Incredibly, a few days later Bre-X said an independent firm had in fact questioned the validity of the company's results.

Despite comparisons with Calgary's Timbuktu Gold, whose stock plummeted after reports that its gold discovery was bogus last year, there is a vast difference between the two cases. Timbuktu's fraudulent results, which were based on "salted" drill samples, were exposed within a matter of months. Bre-X, by contrast, has been promoting its deposit for more than two years.

Bre-X didn't just claim to have a little pile of gold and then try to cash in on it right away—it has drilled hundreds of holes, and ratcheted up its estimates to 35 million ounces from 20 million, then to 70 million and finally to mind-boggling levels like 200 million.

Mr. Walsh is no rocket scientist, but it seems inconceivable that anyone in his right mind would attempt a hoax of such Brobdingnagian proportions. This was not just a company pretending to have five or ten million ounces of gold, an amount which—until Bre-X came along—was still considered a significant discovery. Bre-X was asking the mining industry and the investment community to believe it had found 10 times that much.

For the past year, dozens of respected analysts in both Canada and the United States have been convinced that Busang contained between 35 million and 70 million ounces. Nesbitt Burns analyst Egizio Bianchini said recently he wouldn't be surprised if the site had more than 100 million ounces. Barrick, while negotiating with the company before Freeport stepped in, never once raised any suspicions about the validity of the company's results.

How could so many intelligent and knowledgeable people be hoodwinked? Many Bre-X investors clutch at the belief that Freeport might be orchestrating the whole affair to try and drive Bre-X's share price down so it can take over the company. Some feel that even if there were improprieties in the drilling, founder David Walsh could be as much a victim as anyone.

If Mr. Walsh was involved in what would clearly be the largest mining swindle since the bad old days of the 1950s and 1960s, why would he not have fled long before now? Much attention has focused on the \$15 million or so Mr. Walsh and his wife made selling some stock when the price was high last fall, but he and several associates still own a lot of stock. Why keep any?

Bre-X management fought hard against any deal with Barrick. Why wouldn't they have taken the opportunity to cash in as quickly as possible and then flee to a country where they couldn't be extradited? The scale of such a hoax, if there is proven to be one, is as mind-boggling as the size of Bre-X's alleged deposit.

Dozens, if not hundreds, of geologists and analysts have crawled all over Bre-X's site for the past year or more. If in fact it turns out that Michael de Guzman's suicide had darker motives than just an illness, how could one person have pulled the wool over the eyes of so many industry experts?

Mr. Walsh says he is standing by his company's estimates and waiting for the independent firm's audit to vindicate him. Is he a fool—or one of the most audacious con artists in recent memory? Better wait before you put the finishing touches on that script.

Business West [column] readers can reach [writer] Mathew Ingram by fax at (403) 244-9809 or by E-mail at mingram@globeandmail.ca [End quoting]

CAN BRE-X BEAT A CLASS ACTION SUIT?

From *The Globe and Mail*, 4/2/97, [quoting:]

Mad as hell about your losses on Bre-X Minerals? There are lawyers who want to talk to you. Two Quebec groups have already joined the list of U.S. law firms gathering hard-hit investors into a class

action suit against the beleaguered Calgary company and its controversial Indonesian gold deposit.

Given recent changes to the legal landscape that made class action suits possible in Ontario and British Columbia, other challenges seem likely.

Can a Canadian class action suit against Bre-X succeed?

The basic grounds for the U.S. suits against Bre-X are that the company doesn't have the gold it once claimed and that management misled investors when supplying information on the Busang deposit.

One law firm willing to give these claims a shot in Canadian courts is Montreal's Lauzon Bélanger, a three-lawyer shop that specializes in class action cases—it was one of several firms that represented about 1,800 Canadian women who suffered from faulty breast implants made by Dow Corning and is currently trying to pull together a suit on behalf of victims of Quebec's Saguenay floods.

Launching a class action lawsuit in the United States seems to simply require a typewriter and a trip to the courthouse—a Texas firm [*Baker & Botts LLP?*] filed an 11-page claim within two days [*Two days?? Someone(s) must have had inside info.*] of Bre-X's stunning fall from grace.

Canadian courts are more difficult to impress. [End quoting]

SOME OTHER HEADLINES

UP FROM THE ABYSS

Bre-X Trading So Heavy, TSE Computers Conk Out

bre-x graphs

BRE-X FALLOUT PUTS HEAT ON REGULATORS

Analysts Warn Canadian Junior Miners Will All Pay For Busang Disaster. Far-reaching Investigations Likely.

RATE JITTERS, BRE-X WOES A LETHAL MIX FOR THE TSE [*Toronto Stock Exchange*]

BANK, GOLD SHARES FEEL BRUNT OF MARKET ANXIETY

BRE-X SET TO BATTLE IT OUT

Beleaguered Gold Miner Defends Analyses Of Busang Ore Samples And Threatens To Sue Its Crit-

ics—But U.S. Lawsuits Have Already Begun To Accuse The Company Of Fraud

BRE-X: THE TRUTH IS OUT THERE

“There” Being Either Indonesia, Calgary, The Cayman Islands Or Switzerland

BRE-X TRADING HALTED AGAIN

BRE-X STINGS MARGIN INVESTORS

Thousands Of People Borrowed Millions Of Dollars To Buy Into The Busang Dream

[End quoting]

As you can see, this is **BIG** news in Canada. Strange??—very little mention of Barrick Gold Corp. in all of these articles except for the first one. As *CONTACT* readers know, **George Bush and cohorts are deeply involved with this SCAM.**

cartoon bre-x

COMPANY FACES TOUGH
OPPONENTS IN LAWSUITS

Five Class Action Cases Filed In U.S.

From *The Globe and Mail*, Wednesday, April 2, 1997, [quoting:]

Bre-X Minerals Ltd. will face some tough opponents if the class action suits filed in the United States go forward.

Five suits have been filed against the Calgary company in federal courts in California, New York and Texas. Most of the suits also name individual Bre-X directors, including company chief executive officer and president David Walsh. The Texas suit also includes SNC-Lavalin Group Inc. of Montreal, which owns a company that verified Bre-X’s estimates about the amount of gold in Busang. Bre-X and SNC have not commented on the suits.

All of the suits allege that Bre-X has misinformed shareholders about how much gold is in the Busang deposit. The suits also allege that the lack of disclosure allowed Bre-X executives to profit by selling their own shares in the company. Bre-X officials have not responded to the allegations, but they are standing by their estimates of how much gold is in Busang.

All of the U.S. lawyers involved in the cases have a long history of extracting big awards from companies.

For example, the Texas case was filed by Baker [“Baker” as in *James Baker III*] & Botts LLP of

Houston, which won an \$11-billion (U.S.) judgement in the late 1980's in a case involving Texaco Inc. and Pennzoil Co. The suit involved an alleged breach of contract by Texaco and was settled out of court in 1987 for \$3-billion.

One of the firm's lawyers, Tom Ajamie, has been in Jakarta for several months working on the case against Bre-X. [*Several months? No cover-up, of course.*] [End quoting]

THE '97 CRASH?

From the INTERNET, 4/6/97, *The Stock Market Update Page*, [quoting:]

The retreat on Wall Street over the past couple of weeks is probably just the opening act of what may someday be recalled as the '97 Crash.

As with the last two major stock market tops in July of 1990 and January of 1994, the Dow topped-out around a psychologically important thousand mark and at the time of a significant planetary alignment.

In 1990, the Dow closed at a peak of 2999.75 two days in a row at the time of a six-planet alignment. In 1994, the Dow topped just below the 4000 mark with the full moon following the tightest seven-planet alignment in three hundred years (as anticipated by the *Wall Street Journal* article, Rare Planet Alignment Bodes A Bust For Booming Stock Market, 1/12/94, p.B1). This time around, the DJIA reached a peak just above the 7000 mark with a new moon/solar eclipse following a new moon/seven-planet alignment on February 6/7. This peak was accurately predicted by the four experienced financial astrologers that have been sharing their views here on the Internet: Arch Crawford, Robert Hitt, Greg Meadors and Henry Weingarten. (Note that, in determining planetary alignments, the Sun and Moon are considered planets.)

In the wake of the planetary-alignment top in stock prices just above Dow 7000, stock prices have started to decline sharply into what may eventually prove to be an 87-style crash.

In 1987, the stock market topped out in conjunction with a new moon/five-planet alignment associated with the "Harmonic Convergence" in August of that year. Stock prices then started to fall-off and, in the wake of a solar/lunar eclipse pair into October 7th, an all-out panic sell-off took hold culminating with the Black Monday crash on October 19th.

As noted by Robert Prechter, in the case of both the 1929 and 1987 stock market crashes, the dramatic "Black" panic days occurred into the 55th day after the prior, respective market top. Furthermore, the panic-trading volume reached during the crash days was three times the daily volume that occurred at the time of the prior top.

If the same sort of '87 crash pattern is developing at the current juncture, then panic selling should develop into either the 55th day after the February 19th top in the S&P 500 or, more likely, the 55th day after the March 11th top in the DJIA. Accordingly, in the wake of the solar/lunar eclipse pair into March 23rd, stock prices could continue to collapse into a selling climax around either April 15th or May 5th. The tell-tale sign of a selling climax will be daily trading volume upwards of three times of what occurred at the time of the top—i.e., upwards of 1.5 billion shares traded on the NYSE in a single day (a good parameter will be a day of trading volume over 1 billion shares).

Importantly, the current market pattern is fitting the seasonal pattern that would be expected for a stock market crash. Market panics have consistently occurred either during the spring or fall (more commonly the latter). Indeed, there are only three months that stock prices are down on average: September, October and May. Accordingly, a stock market crash into a May low (could be some sort of secondary low after an April selling climax) appears to be a potential pattern this time around.

All in all, following the recent planetary-alignment top in the stock market above the psychologically important 7000 mark in the DJIA, an '87-style stock market crash, but this time a springtime instead of "fall" crash, could occur into the 55th [day] after the top—i.e., probably into early-May.

<http://www.ucc.uconn.edu/~jpa94001/update.html> [End quoting]

Read the above with much discernment. It appears that this year will be a **very eventful one before it's over.**

JOB RATE MUST BE SLOWED.
OR IT MAY DO SOME GOOD

Excerpted from *THE DAILY NEWS*, Los Angeles, 4/9/97, [quoting:]

God help us, there's a chance the unemployment rate will ultimately fall below 5 percent.

Can you imagine worse news?

The abject fear that this has engendered was captured in the lead story in *The Washington Post* on Wednesday. You could almost hear the knees of financial analysts knocking as you read that the Federal Reserve will probably have to raise interest rates again next month if this rampaging monster of an economy doesn't hurry up and slow down.

The *Post* story said: "The surge in growth, which began late last year and surprised both Fed officials and private forecasters by continuing undiminished into this year, is strong enough that it could soon drive the nation's jobless rate below 5 percent for the first time in nearly a quarter century, the analysts warned."

Warned. This news comes as a warning. It's as if the nation were faced with the threat of a cure for cancer. Be on the alert: Prosperity for the jobless is just around the corner. We have no choice but to confront it, turn it around and chase it out of the neighborhood altogether. In short, we have to get the unemployment rate *up*. [End quoting]

Thank God there are some mainstream media writers that are flabbergasted with what their colleagues put out to us as news.

THE FBI'S
"TEN MOST UN-WANTED LIST"

From *THE NEW AMERICAN*, March 31, 1997, [quoting:]

For the past two years, Oklahoma State Representative Charles Key, former grand juror Hoppy Heidelberg, Glenn and Cathy Wilburn, and a great many other Oklahomans have called attention to the many credible eyewitnesses who say they saw Timothy McVeigh with a man answering the description of John Doe No. 2, or with other men, on the morning of the Oklahoma City bombing. Also important are the many witnesses who connect McVeigh and the Ryder Truck with other John Does in Kansas. The *New York Times*, the *Dallas Morning news*, the *Denver Post*, *NBC's Dateline*, *Hard Copy*, and other "mainstream" media have also been convinced that many of these witnesses have important information about those responsible for the bombing. However, federal prosecutors have pointedly excluded from their list of trial witnesses any of those who have attested to seeing anyone besides McVeigh. We have listed below a number of key witnesses, maintaining the anonymity of those who have not agreed to be publicly identified. All have been interviewed by the FBI.

* A Tulsa bank executive driving through downtown Oklahoma City about four blocks from the Murrah Building at 8:30 (half an hour before the blast) reported pulling up beside a yellow Ryder truck and a vehicle matching the description of Timothy McVeigh's Mercury Marquis. Guessing from their hesitant actions that the out-of-state travelers were in need of directions, the Good Samaritan was about to offer help when the driver of the Marquis, whom he identified as McVeigh, gave him "a very stern, steel-cold stare" that "fixed the features in my mind of his face". Two passengers accompanied McVeigh in the Marquis.

* Dave Snider, who manages a warehouse near where the banker saw the suspect vehicles, saw a Ryder truck approaching his loading docks at 8:35. He says he mistook it for an overdue delivery truck he was anxiously awaiting, so paid close attention when it passed slowly by him. He says he is positive McVeigh was on the passenger side nearest him.

* Mike Moroz, an employee at Johnny's Tire (five blocks from the Murrah Building) says a Ryder truck driven by McVeigh pulled into his shop's parking area at about 8:40. McVeigh got out and asked directions to 5th and Harvey (the northwest corner of the Murrah Building). He got back in the truck cab and conversed with his passenger before leaving in the direction of the Murrah Building.

* The manager of a cafe/convenience store one block from the Murrah Building says that Timothy McVeigh came in and purchased two sodas and a pack of cigarettes 15 to 20 minutes before the explosion and returned to a Ryder truck that was parked outside the front of his establishment.

* A witness sitting in his vehicle in the post office parking lot across from the northwest corner of the Murrah Building saw a Ryder truck pull up across the street from him, followed by an older, dirty car matching the description of the Marquis. It is about 8:50. The drivers of both vehicles got out and talked. Returning from the post office five minutes later, the witness noticed the vehicles had moved and the Ryder truck was now parked in front of the Murrah Building. A man resembling McVeigh was walking away from the truck to a parking lot across the street.

* A witness who works at the Journal Record Building across the street from the Murrah Building was standing in the alley just before 9:00 a.m. when, he says, the Mercury, driven by McVeigh, sped toward him, forcing him to jump out of the way. He saw a passenger in the vehicle but did not get a good look at

him.

* A witness standing inside the Murrah Building was looking out the window at a Ryder truck parked beside the curb just a few feet from her. It was about 9:00 a.m. She saw a stocky man resembling John Doe No. 2 exit the passenger side of the truck and walk away up the sidewalk toward the east. Seconds later the truck exploded, killing her mother and two young children who were standing with her. Miraculously she survived, though she lost her leg and suffered many other serious injuries.

Some of the witnesses who link McVeigh to other suspects before April 19th include:

* Jeff Davis, a Chinese restaurant employee in Junction City, Kansas who delivered moo goo gai pan and egg rolls to McVeigh's motel room, but was greeted not by McVeigh, but by a man with shoulder-length hair.

* Barbara Whittenberg, the owner of a Herington, Kansas diner just two blocks from Terry Nichols' home, spoke with Nichols, McVeigh, and a man resembling John Doe No. 2 in her cafe early Saturday morning.

*Debbie Nakanashi, an employee at the Post Office branch across the street from the Murrah Building, says that on the morning of the 17th or 18th, McVeigh and John Doe No. 2 stopped in and asked where they might find federal job applications. Mrs. Nakanashi provided the description for the now well-known profile sketch of John Doe No. 2 in the baseball cap. —W.F.J. [End quoting]

How many of these potential witnesses do you think will have a **long healthy life??** Do you think **chromium** (see below) will help them?

CHROMIUM PROMOTES LONGEVITY

From *MEDICAL HYPOTHESES*, Oct. 1994, 43:253, [quoting:]

The first animal study with the insulin-sensitizing nutrient chromium reported a dramatic increase in lifespan. Recent studies highlight the role of insulin as a modulator of brain function. It is postulated that aging is associated with a reduction of effective insulin activity in the brain, and this contributes to age-related alterations of hypothalamic functions that result in an 'older' neurohormonal milieu; consistent with this possibility, diabetes leads to changes of hypothalamic regulation analogous to those seen in normal aging. Conversely, promoting brain insulin activity with chromium may help to maintain the hypothalamus in a more functionally youthful state. Since both the pineal gland and thymus are dependent on insulin activity, chromium may aid their functions as well. Thus, the longevity effect of chromium may depend primarily on delay or reversal of various age-related changes in the body's hormonal and neural milieu. [End quoting]

It's hard today to find the truth about vitamins and minerals, but we do know the body needs a balance and proper form of most all minerals. One of the main keys is the proper form of the minerals—colloids being the best.

A LETTERHEAD FOR A CORPORATION DOING BUSINESS WITH NASA

From a *CONTACT* reader:

hades logo

This shouldn't shock any *CONTACT* readers. Also, the dark ones have to show, wear or present a sign of some kind.

ORTHODOX RABBIS DENOUNCE
TWO BRANCHES OF JUDAISM

From *THE MODESTO BEE*, 3/23/97, [quoting:]

Escalating the debate over who is a Jew, a faction of Orthodox rabbis is planning to declare that the two largest denominations of Judaism in the United States are not Jewish, the *Los Angeles Times* reported Saturday.

The 600-member Union of Orthodox Rabbis of the U.S. and Canada hopes the move will prod Jews to withdraw from the Reform and Conservative branches of Judaism, to which 80 percent to 90 percent of American Jews belong. "There are hundreds of thousands of Jews in America who are in conservative or Reform movements. They are innocent. They are being misled," said Rabbi David B. Hollander, a member of the group's executive board.

"They are being told they are being taught Judaism...It's a deception of innocent Jews."

The rabbis also want to pressure Israeli lawmakers to deny citizenship to all but those who are converted to Judaism under Orthodox standards or whose mothers are Jewish. [End quoting]

The Elite will do-in their own if they don't go-along and then they will do-in their colleagues to be king of the world.

This dilemma only gives more food for thought about a purposely obscured lineage of peoples.

IMPORTANT CHECKING
ACCOUNT INFORMATION

From a reader, 3/97, [quoting:]

This is to notify you of a regulatory accounting change for your non-interest bearing checking account which will help us better manage reserve requirements on these accounts under government regulations.

No action on your part is necessary.

While federal regulations require us to notify you of this change, please be assured that it will in no way affect the availability of funds in your account, the way you access your account, your minimum balance requirements, your fees or charges, the way we show you your account balance or your FDIC insurance coverage.

Effective May 1, 1997, your checking account will, for accounting purposes, appear on our records only as two non-interest bearing subaccounts—a holding subaccount (a non-interest bearing savings account) and a transaction subaccount.

The holding subaccount will contain your available checking balances while all financial transactions you perform will be posted to the transaction subaccount. We will ensure that funds are automatically transferred, as needed, from the holding subaccount to the transaction subaccount in order to pay withdrawals. In addition, you will continue to have access to 100% of your available checking funds just as you do today.

Please note that in order to comply with federal regulations, we will initiate no more than six transfers from the holding subaccount during any given month. The sixth transfer will return all balances to the transaction subaccount for your continued use for the remainder of the month. Additionally, in accordance with federal regulation, we must reserve the right to require seven days' advance notice prior to permitting withdrawals. Although the law requires us to reserve this right, we do not presently exercise it.

Remember, this change will in no way affect the way you use your checking account or the way we report your balances to you. No other provision of your agreement is affected by this change.

Thank you for banking with us. [End quoting]

Do these provisions bother you at all? It seems to me there is “more camel inside the tent”, than there is outside. Is the hammer going to fall on Mayday?

COLUMN ON FARRAKHAN SETS
THE TORCHES TO BURNING

*Any Suggestion That He May Be Redeemable
Starts A Fire Storm Of Controversy.*

From *Chicago Sun-Times* Commentary, Thursday, March 27, 1997, [quoting]

In nearly 34 years of column writing, never before had I faced such a concentrated attack from all points on the political compass. My sin: I reported March 6, that Louis Farrakhan, head of the Nation of Islam, was knocking on the Republican Party's door, and suggested some response might be appropriate.

With that report and that suggestion, I touched a political untouchable. Farrakhan has been branded an anti-Semite, and no repudiation of bigotry by him will suffice. He is viewed with such loathing by the

Jewish community that any effort to talk with him to pursue racial harmony is prohibited.

Jack Kemp discovered this when, as Republican vice presidential nominee, he tentatively suggested a dialogue with Farrakhan. Unaccustomed to such abuse, Kemp as a prudent politician will not make the same mistake twice. But I, no politician, plow ahead.

In collaboration with Rowland Evans starting in 1963 and by myself since 1993, my columns have been no stranger to controversy (nor, critics would say, to error). But no previous upstream swimming ran into such crocodiles as this one report.

Publications from the *Weekly Standard* on the right to the *Nation* on the left attacked me. Outraged letter writers led by the Anti-Defamation League's Abraham Foxman were in full cry. "Novak is out of his mind," growled Republican Rep. Peter King of New York. *Newsweek's* Conventional Wisdom Watch had my arrow down, admonishing: "Go get a bagel, Bob." *The National Review's* Ramesh Ponnuru suggested it's time to call it a career.

I have called Farrakhan a work in progress who is shaking off absurd conspiracy theories (an analysis validated by comparing his speeches eight years ago with those today). This has enraged Jewish community leaders who consider him a hopeless anti-Semite.

But Farrakhan is wholly unlike famous bigots of the past who loudly proclaimed their intolerance. At a Feb. 3, 1994 news conference, he declared: "I denounce anti-Semitism in all its forms and manifestations...If I believed that I were an anti-Semite, meaning somebody who hates somebody else simply because of their faith, I would be unfit to call myself a servant of God." A year ago, Farrakhan told Mike Wallace on CBS's *60 Minutes*: "I am not anti-Semitic. I do not hate Jews."

During last fall's campaign, Kemp challenged Farrakhan to renounce anti-Semitism. That was in answer to severe criticism by Jewish leaders when Kemp praised Farrakhan's 1995 Million Man March on Washington. Farrakhan responded: "I denounce anti-Semitism in all its forms." Kemp reacted positively: "I was pleased to see that statement. I would hope there would be a response from the Jewish community. And that was a very positive statement."

Kemp's own Jewish supporters make their outrage clear to him. So, last Sunday on *ABC's This Week*, Kemp asserted: "We cannot in my opinion reach out to (the) so called Nation of Islam until they repudiate once and for all the anti-Semitism and the racism that's inherent." When I asked Kemp why the change, he answered that the repudiation must come from the organization, not just Farrakhan.

"Gutless," Leonard Muhammad, Farrakhan's chief of staff, told me in reference to Kemp. He added that "we will continue to work with (supply-side consultant) Jude Wanniski" for racial harmony.

After my CNN interview with Farrakhan a month ago, I found a voice-mail message from Black conservative Armstrong Williams. "He sounds like us," said Williams, referring to Farrakhan's emphasis on self-help.

Williams, while wary of Farrakhan, as am I, publicly says he is interested. That contrasts with one promi-

nent conservative Republican senator who said he would like to engage in an extended dialogue with Farrakhan but fears the reaction by his Jewish supporters. The barrage that greeted my column succeeds in isolating the Nation of Islam, but whether that contributes to racial peace is highly doubtful. [End quoting]

When the Elite apply so much pressure through their own when it pertains to Farrakhan, you have to know he is up to some good for mankind. Of course, *CONTACT* readers know that Farrakhan has a **great future working with God.**

OZONE, FOR A GREENER WASH

From *POPULAR MECHANICS*, May 1997, [quoting:]

ozone equip.

At street level, ozone can degrade air quality. However, when it's combined with water, it can be a real moneysaver—especially if you run a hospital laundry. In the United States, hospitals collectively wash 5 billion pounds of soiled linen a year.

“Ozone is 15 times more powerful a disinfectant in water as chlorine, and it's many times faster in destroying viruses and bacteria,” says Myron Jones, who is the manager of Health Care Initiatives for the Electric Power Research Institute (EPRI), of Palo Alto, California.

A manufacturer here, Tri-O-Clean Systems, has put this theory into practice by building a hospital laundry system that generates ozone on-site using an electric discharge.

EPRI says using ozone-enriched washing water reduces detergent and bleach costs 60% and cuts hot water costs 80%. At Decatur Memorial Hospital in Illinois, which washes 2 million pounds of laundry a year, the savings add up to \$1000 a week. [End quoting]

Many years ago certain individuals were trying to get local governments to use ozone for purifying water, swimming pools, etc., but the Elite wouldn't allow it to get out into the market place—they wanted harmful chlorine. This is not new technology. It looks as if the Elite are going to allow some limited uses of it now, however.

Ozone is 3 atoms of oxygen combined (a molecule) rather than the normal 2-atom molecule (and it readily breaks back down to O₂) but can do a lot of useful work in the process if handled properly. It is not as harmful as chlorine gas which was used as a **war poison gas.**

THREE WORLD WARS PLANNED IN ADVANCE

From *BRITAIN BETRAYED*, [quoting:]

If you are one of those people who think everything happens by chance, consider the following carefully. In August 1871, top Freemason Albert Pike sent a letter to Mazzini, the Italian revolutionary leader, stating that the Illuminati planned Three World Wars and finally World Revolution. This letter was originally housed in the Library of the British Museum. The following is taken from Des Griffin's book *Descent Into Slavery*, page 38.

“Having consolidated their financial grip on most of the European nations by the middle of the last century, the International Bankers worked feverishly to extend their sphere of influence to the ends of the Earth in preparation for their final assault on the United States, a nation which, through its unique *Constitution*, remained free.

“In the decades that followed it became apparent that, in order to achieve their goal of world dominion, they would have to instigate a series of world wars which would result in the leveling of the old world order in preparation for the construction of the New World Order. This plan was outlined in graphic detail by Albert Pike, The Sovereign Grand Commander of the Ancient Scottish Rite of Freemasonry and the top Illuminist in America, in a letter to Giuseppe Mazzini dated August 15, 1871. Pike stated that the first world war was to be fomented in order to destroy czarist Russia, and to place that vast land under the direct control of Illuminist agents, Russia was then to be used as a ‘bogey man’ to further the aims of the Illuminati world wide.

“World War II was to be fomented through manipulation of the differences that existed between the German Nationalists and the Political Zionists. This was to result in an expansion of Russian influence and the establishment of a state of Israel in Palestine.

“The Third World War was planned to result from the differences stirred up by Illuminati agents between the Zionists and the Arabs. The conflict was planned to spread world wide.” The letter then went on to outline the destruction of Christianity, and its replacement by the “*pure doctrine of Lucifer*”.

Remember this was written in 1871. When a written forecast of an event 43 years prior to its actually happening, and a second forecast of another event some 67 prior to its happening, then see the forecast of a third event happening 124 years later right before your eyes, would you call this a planned happening? [End quoting]

Can you believe there are still so-called intelligent people who swear there is **not** a conspiracy among the Elite to take over the control of this planet?

HIS MYSTERIOUS WAYS

From *GUIDEPOSTS*, P.O. Box 1479, Carmel, NY 10512, [quoting:]

It was a gray February afternoon, but I began thinking of flowers. I was on my way to my daughter's birthday celebration and I wanted to take her a bouquet. She lives near Pittston, Pa., about 30 miles from

my home. I searched without success for a florist. Then I spotted a mom-and-pop type grocery store. They will know, I thought.

An elderly woman was coming out of the store as I pulled over. When I asked about a florist she had a surprising reaction: Her eyes brightened and a smile brought a blush to her cheeks. “Flowers?” she said, “Someone’s getting flowers today?”

“Yes, It’s my daughter’s birthday.”

The old woman directed me to a nearby florist. I tried to thank her but she turned quickly and walked away.

I purchased a colorful bouquet for my daughter at the shop. I also decided to take a remembrance to the woman who led me there—an exquisite red rose.

I drove back to the grocery store and the clerk behind the counter nodded when I described the old woman. “She comes in nearly every day,” she said.

“Would you give her this?” I asked.

“A rose!” said the woman with excitement. “She’s been saying a special prayer for five days and today is the fifth day!”

“What does that have to do with the rose?”

“It’s a message from God,” she explained. “She told me that if she received a rose on the fifth day, God had answered her prayer.” —Jim Meeker, Pennsylvania [End quoting]

Once again, **proof that God hears us.**

CHAPTER 14

ALLOW FOR THE BALANCE OF TAKING RESPONSIBILITY 4/5/97 SOLTEC

Good morning, my friend. It is I, Toniose Soltec, come in the Radiant Light of Creator God. Thank you for sitting this day, for we have messages that need to get written.

Change is inevitable and NO-ONE ever remains completely the same from moment to moment. Your thoughts today are different from those of yesterday, even if the difference is slight and hardly noticeable. Your surroundings such as the temperature, atmospheric pressure, weather conditions, position of the Earth in relation to other celestial bodies, or less noticeable changes such as electromagnetic pulses, are constantly impacting and affecting you in a relentless manner.

As you move through your experience in the physical, we notice from our position of Higher Understanding that many are resisting change. By this I mean that ones are constantly efforting to go against the natural flow of Creation. It is quite contrary to the EVOLUTIONARY nature of your being to stagnate, and not evolve and move forward. Yet, we see many stuck in and paralyzed by fear, or living in the past where there is usually great emotional pain constantly being reflected upon.

Many of you would be wise to go back and re-read Journal #27 called the *Phoenix Operator-Owner Manual*, for therein lie many of the insights that have been offered so that you can learn to recognize the subtle nature of the adversary and come to appreciate and more fully understand the TRUE Laws of Creation and God.

In the Introduction to that Journal, Aton says: “MY LAWS and those of THE CREATION were given unto you of physical experience to honor total simplicity and gain wondrous fulfillment and joy from your relationships with your brethren, to pass the journey of experience in learning, and then make passage into Higher Levels of understanding and knowledge. You have now bound yourselves by shackles of lies into the endless rotation of the wheel of experience, worsening with each experience until you have forgotten all the Truth of LIFE. Most of you have wasted your experience and are the moving DEAD searching after bits of physical dregs to pass the journey.”

And in the Foreword, Esu Sananda says: “Herein you shall find The Laws clearly outlined. There is no room for misunderstanding the message. There are no little grey areas for you to move around in. If you violate The Laws after completing this document, you shall do so willingly, knowingly, and therein shall be CONSEQUENCES FOR THOSE ACTIONS. God is most forgiving for actions done in ignorance. Willful violations of The Laws is entirely a different matter. It is the better part of wisdom to heed this warning for it is most grave indeed.

“We are at the final hours of the planetary cycle. Choices will be made by man that shall affect him for eons in your future counting. Be most cautious when seeking the momentary thrill, for the excitement you seek shall not satisfy you in the countless generations of recycling and rebirths before you as you learn well the lessons you so carelessly refused to learn this time around.”

There is not time here to re-write all the lessons over and over again. We will, however, direct you to that which is often overlooked, for it has been over six years since the release of that Journal and many of you Ground Crew members would do well to refresh the memory with these TIMELESS words. They are just as important today as they were the day they were first written to help in the guiding of you ones through the many experiences and challenges of the third-dimensional path.

As you evolve and grow, you will see that your experiences are NEVER without challenge. In fact, the more you grow in responsibility, the greater the challenges become! So when you are feeling overwhelmed with the never-ending barrage of greater and greater pressures, know that these are a sign of your growth and that you need all the combinations of challenges that you are being faced with so that you can truly evaluate your abilities.

The greatest difference between those who seem to “have it easy” and those who appear to be the constant “victim” is the viewpoint or ATTITUDE of the individual and their reaction to each challenge. Those who can keep the Larger Picture in mind while going through the experiences of challenging growth, will naturally see that fear and anxiety need NOT be part of the experience. Those who are resisting their lessons (opportunities) for growth, and are constantly focusing on the pain or hurt, will pull into themselves more PAIN and HURT!

Step outside the inner world of your mind and see the unfolding drama from a Higher Perspective: You are on a small planet in a small solar system circling around your Sun. Your solar system is part of a galaxy (the Milky Way Galaxy) of trillions of stars. Your galaxy, in turn, makes up a very small part of what you refer to as your universe. There are MANY universes out there, all of them full of life. This is only a third-dimensional (physical) point-of-view of the truly infinite expanse of Creation of which you are a part and to which you contribute.

Begin to see that your personal challenges in the physical, though they are important to experience, are but the baby steps of awakening the inner potential of your responsible awareness of the enormity of your true self. When you can see that you NEED the experiences that cause the emotional responses that generate pain, anxiety, grief and such, so that you can learn to control same with responsibility and knowledge of the fact that you have created the conditions (either deliberately or by default) that have led to the situation with which you are now faced, then you will begin to realize that there is NOTHING you cannot handle in terms of emotional control. It is only your current beliefs that limit you in this regard.

You may feel grief over loss of a loved one, but let me put this into a slightly different perspective: How do you think God feels when one of His free-will planets degrade to the point of destruction of the entire planet? In His moment of great sorrow, if He did not realize the value

of the experience for all involved (both physical and non-physical), and instead only focused on one very small aspect of the event, rather than on the larger reasons for such a challenge, there would be such a GREAT unbalance in the Creation as to cause every living entity, everywhere, to experience an overwhelming condition of grief and sorrow.

This situation God would view as unjust and unbalanced. You in the physical often focus on “getting even” or “I’ll show them what pain really is” and go forth in an emotionally unbalanced state of irresponsibility that will only garner more pain for yourselves.

This is a vicious cycle once it has started and is very difficult to get oneself out of, for you are often too much focused on the inner world of your mind to take a larger viewpoint and forgive self and those whom you have allowed to be a part of your experience.

YOU ARE NOT A VICTIM! You have created your emotional state, and when you can take personal responsibility for your condition and stop blaming others, you will have then taken the first major step toward finding the balance that you have been pushing away from yourself.

It will not be instantaneous. Like a person with a drug addiction, you will have a lot of habitual thoughts and beliefs that will cause you to want to react emotionally without thinking. You will have to modify your thoughts and monitor your emotional reactions so that you can allow for the balance of taking responsibility—not just once but ALWAYS!

When RESPONSIBILITY becomes the habit, instead of the excuses or blame of another for your condition, then you will have the balance and general happiness that you want, for you will be now thinking ahead as to the consequences of a thought or action and not just living a reactionary life. This is to say that a by-product of truly learning responsibility is control over your life.

To sum this up: With knowledge (understanding) applied in a deliberate, responsible manner, you WILL create with deliberate control over your experiences. Remove the responsibility from the equation and you will find that your deliberate control will be removed as well.

Please see that you are fast entering a time wherein you will need to allow those who continue to turn away from The Laws, or otherwise enter into a state of shutdown or overwhelm, to experience the unfolding events as they so choose. This means that if ones do not want to face the responsibility for their experiences, then let them to their self-imposed misery and move on with your experiences. You do NOT have to make another’s pain YOUR pain!

No souled being likes to see another person in pain, and I tell you now, those of you who go through this Transition will see ones in great, great emotional confusion and pain. And you will then see that, if YOU are to survive, you will have to learn to allow these ones their experience without taking on the responsibility for their care. If they cannot see value in helping themselves, then why should you force your viewpoint upon them? They will either come to this realization on their own or they will not. It is each individual’s choice.

Offer always a helping hand, but do not “carry the donkey”, lest you both perish in ignorance!

This is not to frighten; it is to offer a reminder of WHY you are there and WHAT you should be preparing yourselves for mentally.

The mental part of you is far more important than the physical, for the mind controls the physical. The physical part of you would be a motionless blob if it were not for the mind to give it direction. Note: I did NOT say brain! I said MIND!

These words are offered in Love and with the intent to educate and remind you ones of WHO you are and WHY you are there. Keep the Large Picture in focus and, for your own sake, keep your thoughts centered in LIGHT (GOD) and keep the dark ones out of your sacred temple—your MIND!

I am Toniose Soltec, come at this time with the Hosts, as a Guide and Wayshower, in the Light of OUR Creator. Thank You!

Soltec to clear until we next can have time for a writing session in which to continue this subject.

4/12/97 SOLTEC

Good morning, and thank you for sitting this day. It is I, Toniose Soltec, come in the Radiant One Light of Creator God. Let us please continue with the subject of responsible, balanced choice.

This is a time of great challenge and opportunity. Look forward to the upcoming experiences with excitement!

Worrying over events that have not happened yet serves no real purpose. Having the intention to prepare for any and all challenges will allow for the manifestation of WHAT you need WHEN you need it. Worry will only serve to cause those events which will feed the worry and it will grow. If you redirect that focus of energy toward joy and fulfillment, then you will, likewise, feed the joy and fulfillment and it will grow. The choice is yours. This is free will!

This challenging time is an experience that is meant to be fulfilling and full of great value. Value, in this case, is as it would be perceived from your Higher Self viewpoint. From this viewpoint you would perceive great value in the growth of your being and not in anything of a physical nature. Money and such are but a symbol of value as viewed from a third-dimensional standpoint. There is nothing of lasting value from the experience down there except for that which you gain in the way of experience and knowledge.

Continue to seek out that which has true, lasting value and you will find the fulfillment that the Infinite YOU desires. Expect the joy to be there along the journey and it will be so!

There is no such thing as a complete waste of time, for all experiences will give you feedback in the form of emotional feeling. Those things that are not of great value to your overall growth will leave you feeling less than alive and, in time, you will learn that there are better ways of spending the moments of “now” and you will gravitate towards those experiences of greater and

greater inner fulfillment.

Yes, restrictions from your current beliefs are usually limiting your experience. But, this too has value in that only those who are ready to accept the responsibility of CREATING IN BALANCE will be given those experiences that will allow them to transcend the crowds of disbelievers.

This is a natural self-testing process that is in place, so that only when ones have grown enough mentally to accept this level of responsibility will they be able to put the information gathered in any one experience together in such a manner as to see that they themselves are solely (soul-ly) responsible for their creations and that they create EVERY FEELING that they experience.

This is the point when one can deliberately create the life of excitement and joy. Prior to this, ones will simple continue to believe that “life is hard” and thus continue to create a “hard” life for themselves.

Life is what you decide it will be! Nothing more and, indeed, nothing less! As you begin to realize the implications of this message, you will begin to see the value in NOT dwelling upon the emotionally hurtful experiences, but focusing more upon those experiences that allow your heart to soar with laughter and joy.

YOU CHOOSE WHAT YOU DWELL UPON.

YOU CHOOSE AS TO WHAT AND WHERE YOU PLACE YOUR VALUES.

YOU CREATE THROUGH YOUR CHOICES THAT WHICH IS YOUR EXPERIENCE.

If you are feeling pain (emotional or physical), sadness, boredom, frustration or whatever, then it is because YOU have allowed those thoughts to persist within your mind and YOU feed and nurture them to the level they hold at this moment. When you change your focus to thoughts that are positive, you will create more of that which will cause you to feel good. What could be simpler?!

The answer to ALL of your emotional “problems” lies within. Seek for your happiness within yourself. Another may be able to offer a short-term comfort to you, but unless and until YOU change the mental programming, you will find the old tapes resurfacing and those old seeds planted long ago will still be bearing fruit. Whether the fruit is bitter or sweet depends upon the seed YOU have planted.

Perhaps it is time to weed the garden and plant again anew? With the gained value of the past you can, if you so desire, make a more educated and deliberate choice about what seeds you will plant and grow, and what weeds you will no longer tolerate.

Thank you, I am Toniose Soltec come in Light and in Love. Salu!

CHAPTER 15

500-YEAR DAKOTA FLOOD? NO! MAN-CREATED DISASTER

INCREDIBLE GOLD-CERTIFICATE BAIL-OUT OFFER

by Ed Schooling 4/20-22/97

Editor's note: The following excellent information was received by fax at the CONTACT offices recently and certainly merits Front-Page attention as the Elite crooks step-up their engineered events (like the recent flurry of quakes in Los Angeles) to bring us all under control. This information is followed by an incredible disaster-relief bail-out offer that utilizes the old gold certificate which has received much attention in the pages of CONTACT over the last few years. Don't blink—things are moving too fast these days!

ABC News reports that an estimate from the government is that it will take at least one billion dollars to clean up the flood disaster area.

Local news (WDAZ) on April 21, 1997 has now been constantly referring to the flood victims as “refugees”. My 1957 Webster's New World Dictionary refers to refugees as “those fleeing from their home or country to seek refuge elsewhere, as in time of war, political or religious prosecution”. WDAZ news stated that FEMA is now in control of the media, and feeding them all news information. So has FEMA instructed WDAZ to refer to the victims as refugees? Why?

In March 1997 “Severe Weather Seminars” were given around North Dakota, sponsored by the National Weather Service. One of the seminars was given just 9 days before the worst blizzard in 50 years, and a few weeks before the flood. Just what did they know? The seminars' fliers invited the public, they were directed at mostly law enforcement, amateur radio operators and emergency response officials.

During North Dakota's worst winter of more snow than ever reported it has been said by officials that the moisture content per cubic foot contained more moisture than ever before recorded. It is interesting to note, from witnesses, that in the snow all winter, in crevices, the snow was an aquamarine color. No one seems to know why.

Additionally, vapor trails have been observed in the sky all winter, in between storms, in which the vapor trails crisscross the sky in many directions, running from horizon to horizon. The trails were being put down by jets at high altitudes. A doctor, who is former CIA and former military told this source many months ago that he suspected that a radioactive element, or another contaminant, may have been placed in the jet fuel, for the purposes of contaminating the soils and causing health hazards to humans. This doctor has experience in “Flood Contamination Projects” while working for CIA and the military, in which he has evidence that the food chain has been purposely contaminated, as well as soils, crops and livestock. This writer has discovered independent evidence of the radiation contamination, which is part of the doctor's allegations.

In addition, on August 3, 1996, North Dakota was struck with a major “Scalar Electromagnetic Attack”, in which artificial lighting of unnatural types was seen all night, as well as a humming heard, an odor of burnt sulfur was detected, and torrential rains poured down. Also observed were “cloud grid patterns,” as documented by others such as retired Lt. Col. Thomas Bearden, U.S. Army, and others around the nation.

For those not familiar with “Weather Modification” evidence, they should read documentation by Thomas Bearden who was a “nuclear engineer, war games analyst, and military tactician” for the U.S. Army. Thomas Bearden’s documentation and books are available from him at P. O. Box 1472, Huntsville, AL 35807.

Additional weather control evidence is available from C.B. Baker, Youth Action News, P. O. Box 312, Alexandria, VA 22313. You can then find much more documentation on weather modification that has been taking place around the world for decades.

Additional weather control documentation can be found in the “Treaties (agreements) between the USA and Canada Relating to Exchange of Information on Weather Modification Activities”. The Canadian treaty can be found in 26 UST, U.S. Treaties and Other International Agreements, TIAS 8056. The Multinational Treaty done at Geneva may be found in 31 UST, U.S. Treaties and Other International Agreements, TIAS 9614 in English.

“The Convention on the Prohibition of Military or Other Hostile Use of Environmental Modification Techniques” was opened for signature at Geneva on May 18, 1977, and was signed by President Jimmy Carter and Secretary of State Cyrus Vance. The President ratified the convention on Dec. 13, 1979, in pursuance of the advice and consent of the U.S. Senate. The United States of America deposited its instrument of ratification on Jan. 17, 1980, in accordance with the provisions of Article IX of the Convention.

This is just a sample of documentation that can be found to prove that the U.S. Government knows full well about WEATHER MODIFICATION. The ultimate question is: Who is really using it against America? Is it a foreign power, or is it elements inside the U.S. Government, bent on destroying America?

Note: These weather-modification techniques are also being used on other countries around the world.

Note: Treaties can be found in university, law, and large city libraries.

MORE ON NORTH DAKOTA FLOOD CRISIS

As of today, April 20, 1997, there has been a mandatory evacuation order for three-fourths of the city of Grand Forks (GF). And there has been a mandatory evacuation order for all of East Grand Forks (EGF), MN, across the Red River.

The river has breached and/or overflowed across levees and dikes. Evacuation started on Friday, April 18th. There is now a 24-hour curfew in GF, and a dusk-to-dawn curfew in EGF. In GF there is a ban on the sale of alcoholic beverages, both on and off sale. There is now a ban on all watercraft except for rescuers.

The cities expect the evacuees will not be able to return for possibly two weeks or more. There is no water pressure in GF, and the water is not safe to drink, if one is able to obtain some.

Estimates are that some 50,000 to 70,000 people have been displaced from their homes in not only these two cities but in parts of some surrounding counties where there has also been mandatory evacuation.

A State of Emergency was also declared by the mayor of Fargo, ND. It was stated that anyone caught in Fargo who doesn't own property, or have a valid reason for being there will be arrested and have to post a \$500.00 cash bond.

U.S. Rep. Earl Pomeroy stated that this will probably be the worst flood crisis in the U.S. this year. He said that North Dakota had more snow than ever before in its history, the worst blizzard in 50 years, and that the U.S. Army Corps of Engineers says that this flood goes beyond the 500-year flood plain history. A total of 1.7 million acres of land is under water and may not be planted, 10% of livestock are dead, and this will be devastating to North Dakota's economy.

A fire broke out Friday night in downtown GF in the old Security Building. It was first reported that firefighters could not find, or attach their hoses to the hydrant, which was under water. Later it was revised that there was just no water pressure and they were unable to put out the fire. Cameras showed totally black smoke coming from the building which houses a number of small businesses such as Boxing Inc., Checkwriters, and others, as well as some apartments above. The fire allegedly started on one of the upper floors, and there were some 17-20 people still inside the building who had not evacuated. A fire chief of some type was shown in a boat with two other men, telling the firefighters that they had ten minutes to leave if they could not get water. They were unable to put out the fire and reportedly left the scene. In the next 24 hours it was reported that the fire was being contained, then revised to "the fire is out of control, spreading block to block". As of Sunday afternoon the fire had engulfed 4 blocks and 11 businesses. As of now the only two confirmed businesses destroyed were the old Security Building, and First Financial Bank.

It was first reported that looting was occurring. The mayor of Grand Forks reported that anyone violating the curfew would be arrested and the bond would be \$500.00 cash, with a fine of \$500.00 and/or 30 days in jail. Later, during a news conference, officials stated there was no confirmation of any looting.

Evacuees were told to report to Red River High School to the "Evacuee Processing Center". Then it was moved to the National Guard Armory. The Red Cross and Grand Forks Air Force Base (AFB) set up a short-term evacuee shelter at the AFB which will hold 10,000 evacuees. Camp Grafton National Guard base near Devil's Lake set up a long-term evacuee shelter for 2000 people. Devil's Lake Region set up another long-term shelter for multitudes (2000 or so). Mayville State University, various other armories and other facilities were set up for short and long-term evacuee centers. People leaving their homes were asked to register with their sheriff, and/or to register with processing centers so that officials would know where to locate them should anyone inquire about them.

Agencies on the scene include local police, sheriffs, state patrol, National Guard, U.S. Army, U.S. Coast Guard, U.S. Air Force, U.S. Forest Service, FEMA, and local Emergency Operations Center (EOC) personnel.

There has been an outpouring of people (hundreds) from all over North Dakota, Minnesota, and Manitoba, Canada offering homes and rooms to the people who lost their homes or who had to evacuate. WDAZ news, an ABC affiliate, was broadcasting the information of names and phone numbers of these private parties offering shelter to evacuees. But by Sunday, WDAZ asked people not to call in anymore with those offers.

The above information and facts came from WDAZ broadcasts.

Questions:

The flood is one question, and how is it that officials and military, especially the Army Corps of Engineers who worked on and/or built the dikes and levees did not know the river would overrun or breach them? Is it just Mother Nature as the news media and officials keep saying?

The fire is an important question. With a flood prediction several weeks ago, why is it that firefighters did not have the proper equipment to draw river water to use to put out fires? [*Really!*]

When the Fire Chief, or battalion chief told his men that they had ten minutes to leave, thereboat (missing words), neither of whom were dressed like firefighters. They wore black baseball caps turned backward, (like SWAT members) and no firefighter uniforms. They had the look of more like Navy Seals or some other type of military “special operations” people. One of them was controlling the boat, the other in the rear, while the fire chief was in the middle. Just who were they?

Who or what started the fire that raged, spouting only black smoke in a brick building housing small businesses and apartments? The black smoke is indicative of hydrocarbons, or petroleum-based fuels. In a later film clip, a WDAZ reporter said that blue flames were coming from the fires and the heat could be felt one or more blocks away. There was a “Federal Building” located right next to the old Security Building where the fire started. Yet after the fire was said to have spread, and even across the street, burning eleven buildings, the Federal Building was not harmed. It was reported that City Hall was very near, and in the four-block zone of burning, and also was not harmed. The entire fire was very remarkable. Was this luck? An independent arson investigation should be conducted, which would of course involve discovering if a highly flammable agent was used to start one or more fires, who started the fires, or what, and who the owners are of the buildings that were destroyed or heavily damaged. And why the Federal Building was not harmed. Included should be an audit of the bank that was destroyed.

Another question is that there were constant conflicting reports as to who was in the mandatory-evacuation area, as opposed to the voluntary-evacuation area, which obviously caused confusion, and the unconfirmed report of looting which was not at all substantiated. Were people kept confused purposely? Was this reasoning for curfews and threats of jail? Was this some type of test to see who would obey which orders, and how many people (evacuees) would go to evacuation shelters, and how many others would seek out homes of relatives and/or friends?

Why the ban on alcohol sales, unless it was just to cause additional stress on the people. Why the ban on boats except for rescue workers, when there was never any looting at all substantiated.

At a news conference of many EOC officials, Howard Swanson, the GF City Attorney was asked how many persons had been evacuated. He started to answer by saying “The present population of evacuees in relocation centers...”. Then he said, “This sounds terrible—sounds like a prison camp.”

Was this in fact practice for future relocation of people to prison camps?

FOLLOW UP ON
NORTH DAKOTA DISASTER

I do not want to infringe on your guests’ time but this is a national disaster that is receiving world-wide attention.

(Please read:)

I am enclosing a photo from the Fargo Forum showing the burned buildings in downtown Grand Forks [*Photos not available.*]. I am correct, the Federal Building is right next to the Security Building, where the fire started. Note the Federal Building is not damaged, but other buildings on the next blocks were damaged or destroyed.

In another photo you will see that they have a crane in place already demolishing the buildings—this while the disaster is on going! Isn’t this the tactic used with the Federal Building in Oklahoma City, and at Waco with the church and home of the Branch Davidians—to destroy the evidence, while not allowing anyone else on site! What would the reason be for demolition “during” a disaster? The fire chief says it is “likely” that the fires were electrical. If it was arson, was the fire chief kept from observing the evidence?

If the fires were intentionally set, were they to exacerbate the situation? Various sources have reported on the last Los Angeles riots where sources stated that Navy SEALs went in and burned businesses to make the riots look worse. Credible witnesses (former LAPD) were told by “LAPD insiders” that orders came down from above in LAPD to let the city burn—for awhile.

And Anyone with knowledge of the “1313 Group” from Chicago, and their hundreds of subsidiaries, knows that they are out to destroy downtown area businesses, or confiscate their land, while helping special interest groups invest in new businesses, such as in malls. FEMA is likely practicing herding people to where they want, while the media and bureaucrats portray FEMA as lifesaving heroes. There are a number of other reasons why this could be arson.

Note the *AP* article referring to flood victims as “refugees”, the newspeak buzzword for the future in America, no doubt.

And lastly: Aside from this writer’s expertise, additional sources for the details in the last two stories are:

Experienced investigators in firefighting/arson, former law enforcement investigators (federal and other), commercial pilot, former military scientists, and former intelligence agents or operatives.

I stand by my comments and analysis. This is not just the opinion of one person.

But as you see, today’s law enforcement (Feds especially) do not believe in preserving evidence and

conducting an honest investigation. They simply obey orders and destroy evidence, and LIE and DENY.

There were and are many good people in law enforcement, rescue workers, and military on the scene in this disaster. What they do not realize is that everyone is expendable, including government agents and their families. Ninety-nine-plus percent of the people on the scene of this disaster would not know the truth. As in CIA “They have no need to know.”

Weather Modification is a fact, and has been, and is being used to devastate countries.

Disinformation operatives do not deserve any air time.

With “newspeak” and “doublethink” elements in government, they know that they control the mainstream media and access to all evidence.

The only way for the people of the world to know the truth is through the ALTERNATIVE NEWS, by professionals who deliver TRUTH-TALK.

* * *

FEMA/RADIO/TV

A fax received at the *CONTACT* office today, 4/28/97 [quoting:]

WASHINGTON (AP)—Two federal agencies are looking into a goof that led four extra states to get an emergency warning broadcast meant as a test for just one radio station.

Relay points in Florida, Hawaii, Louisiana and Ohio got the confusing signals.

Now both the Federal Emergency Management Agency and the Federal Communications Commission are looking into it “to determine the exact cause and to be sure that there wasn’t a functional error of the system”, said FEMA spokeswoman Barbara Yeagerman.

“It was a little more of an expanded test than it was supposed to be,” Yeagerman said Tuesday.

Early indications pointed to human error Monday at the National Emergency Coordination Center in Virginia that routed a test requested by the Chicago relay point to not only Chicago but the four extra relay points.

Automatic equipment relayed the signal, leading to confusing broadcasts on an unknown number of radio and television stations.

In Toledo, Ohio, WTVG-TV ran a printed message correcting the mistake for about two hours after broadcasting the ominous-looking glitch.

For television stations, the miscue sent a mistaken message crawling [sic] against a stark red background.

It said: “The Emergency Action Notification Network has issued an emergency action notification for the United States beginning at 3:54 p.m. and ending at 4:09 p.m.”

As that was happening, a male voice could be heard saying, “Can you hear me?...Testing...testing.”

* * *

Editor’s note: Now that you’ve read a TRUTHFUL outlay about the engineered shenanigans surrounding this flood/fire disaster and other unprecedented weather explosions in the Upper Midwest, here is V.K. Durham’s proposed solution to the disaster-related debt bills that are piling up rapidly. Her brilliant proposal to the politicians utilizes the now-becoming-infamous old gold certificate that the crooks in high places are desperately trying to invalidate and hide away from the public spotlight. So, let’s not let that happen!

Oh—and let me (E.Y.) add just one other interesting and —ahem—”purely coincidental” note here before we leave the subject of the weather-modification possibilities suggested in the article above. I was wondering how many of you out there in our readership are aware that MUCH weather-control research has been carried out over the past 30 years at (of all places to hide such efforts) the South Dakota School of Mines and Technology! I am personally aware of one “incident” that happened there, about 20 years ago now, where ignorant researchers, playing around with weather-modification experiments, caused much damage and at least one death from having created an instant downpour that “came out of nowhere” and caught all by surprise.

Coincidence, or connections with what is going on right now in the Upper Midwest? You decide!

But by all means, don’t miss V.K. Durham’s brilliant “chess match” below with the Elite Crooks (and their various controlled puppets) in the form of a generous flood-relief bail-out offer to the affected areas. Now how will they hide it? And who will want to use it RATHER THAN hide it? A tug-of-war? As I said on the Front Page, don’t blink, ‘cause things are moving fast now and getting quite interesting!

* * *

V. K. DURHAM, U. S. PRIMARY CREDITOR
Trustee, Executrix, Signatory and OWNER
U. S.-ASSUMED “CONTRACTED DEBT”, NATION OF
PERUCERTIFICATE OF INDEBTEDNESS of May 1, 1875
BY LEGISLATIVE RESOLUTION & PRESIDENTIAL
AUTHORIZATION ASSUMPSITED BY THE U.S.; RATIFIED BY BOTH U.S. HOUSES

COMMUNICATED BY FAX

April 28, 1997

TO: U.S. Department of Treasury "Trust"
Attention Russell Munk, S.A.
202 622-1956

AND

The Duly Constituted Congress of the United States
U.S. Congressmen: D. Hunter, Scarboro, Pomery, Chenoweth, Burton, Armev, Archer, with responsibility to distribute to other U.S. Congressional Members.
202 225-7700, 225-3029, 226-0893, 225-4381, 225-0016

RE: Outstanding balance of accrued interest due on the Commodity Contract of May 1, 1875, denominated in U.S. gold coin and/or bullion, amounting to \$206,858,581,465,280,000.00 up to May 1, 1990 as calculated by the Federal Reserve Banking System in Los Angeles, California, in 1989. This amount does not reflect additional interest due from May 1, 1990 to May 1, 1997.

NOTE: The ownership of this CERTIFICATE OF INDEBTEDNESS OF PERU contract was re-confirmed, re-affirmed on August 21, 1989 by order No. 7309, Document No. 046 by the Peruvian Government's Counsel General pursuant to 28 U.S.C. 1740 & 1741. A Constitutional Lien, duly filed of record in the Washington County Court House (Illinois) (No. 189951), was noticed to, and subsequently acknowledged by President Clinton August 2, 1994. The prevailing laws in this matter are the laws of 1875; no later laws can or shall by Constitutional Law be imposed upon this contract.

Mr. Munk and Congress:

It has been brought to my attention that the Federal Reserve Banking "Trust" System is scheduled for "phasing out" and the World Bank with a "World Currency" will take over all outstanding debts of the (u)nited States, and the United States Federal Government, once FEMA cannot pay the flood insurances on these prime Heartland CROP Flood Disaster Areas. Whereupon, and at which time, based upon unconstitutional Public Law 94-564 (An agreement which, by *Constitution*, must have a beginning date and ending date and cannot exceed a period of four [4] years, and which can only be extended by Congress and shall be ratified by Congress no later than two [2] years after such agreement is entered into or it shall be Null and Void) which, when accessed by the Federal Advisor Committee Act (currently under Federal Congressional Investigation D. Burton, [IND.]), by present and past presidents who enter into Treaties which are mistakenly and unconstitutionally allowed to prevail over the Primary Treatsie-Treaty with the Sovereign civil (Citizens') Government of the territorial united States, by contract with and to the Central Civil Government of the United States which will cause loss of sovereignty by *Constitution* if not stopped by duly constituted Congress.

Also, it has been brought to my attention (as Primary Creditor of the United States) that certain most favored nations, through FACA and Public Law 94-564 and Public Law 89-497 not authorized by the U.S. Congress whereas and whereby said Most Favored Nations (example: "Agreement Between the United States of America and Other Governments". "Treaties and Other International Act Series 12087",

Public Law 89-497, Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. as done November 19, 1984 known as The Inter-American Investment Corporation) are “loaned or given” \$20 to \$30 billion American TAX dollars to join these private, vested-interest groups under the guise of “Most Favored Nation Status” under the FEDERAL ADVISORY COMMITTEE ACT accomplished by THE EXECUTIVE OFFICE and appointed committees who also have vested interests which constitute a conflict of interest in the highest official offices in the United States.

Public Law 89-497

Under ARTICLE I: PURPOSE AND FUNCTIONS

Section 1. Purpose. The purpose of the Corporation shall be to promote the economic development of its regional developing member countries by encouraging the establishment, expansion, and modernization of private enterprises, preferably those that are small and medium-scale, in such a way as to supplement the activities of the Inter-American Development Bank (hereinafter referred to as “the Bank”).

Enterprises with partial share participation by government or other public entities, whose activities strengthen the private sector of the economy, are eligible for financing by the Corporation.

NOTE: Congress, those of you who are not a party to this Corporation with a vested interest, must review this Corporation and its officers for, as you and I know, only 2% of the people in these Corporation Member Nations own land, have industry, or are allowed to produce anything other than drug-related crops.

Also NOTE: Resources (ARTICLE II) Section 2 (a). The initial authorized capital stock of the Corporation shall be two-hundred-million dollars of the United States of America.

(b) The authorized capital stock shall be divided into twenty thousand (20,000) shares having a par value of ten thousand dollars of the United States of America (US\$10,000) each. Any shares not initially subscribed by the founding members in accordance with Section 3 (a) of this Article shall be available for subsequent subscription in accordance with Section 3 (d) hereof.

Congress (Burton etalii): ARTICLE VII. “Juridical Personality, Immunities, Exemptions and Privileges”

Section 1. *Scope.*

To enable the Corporation to fulfill its purpose and functions with which it is entrusted, the status, immunities, exemptions and privileges set forth in this Article shall be accorded to the Corporation in the territories of each member country.

NOTE: This is WHY no American Citizen can access the MEMBER Courts against any Corporation belonging to, or a member of, The Inter-American Investment Corporation for they have immunity privileges from U.S. District TERRITORIAL COURTS AND/OR STATE CIVIL COURTS, pursuant to JURIDICAL PERSONALITY (owned laws, i.e., Public Laws).

Section 2. Juridical Personality (PERSONAL Laws of Corporation)

“The Corporation shall possess juridical personality and, in particular, full capacity:”

CONGRESS (Burton, etalii): This is a private corporation exercising the power of the United States, incorporated globally with elect members identified as “Most Favored Nations”, operating on U.S. Tax dollars, with “IMMUNITY” to any laws other than Corporate Articles (many members of the U.S. Congress, Senate, and State levels of Government will probably be discovered in this corporation), This agreement establishing THE INTER-AMERICAN INVESTMENT CORPORATION, also known as Public Law 89-497, approved July 8, 1985 (80 Stat. 271, 1 U.S.C. 113) as an agreement done at Washington November 19, 1984, entered into force March 23, 1986.

CONGRESS: How could you allow this to occur? It is NOT Constitutional; it creates a Constitutional Disability upon this Constitutional United States!

This agreement was made under The Federal Advisory Committee Act, by and under the authority of an APPOINTEE of the President of the United States, The Secretary of State.

CONGRESSMAN BURTON WOULD HAVE NO DIFFICULTY IN DETERMINING WHY THE PRESIDENTIAL CONTRIBUTIONS BY “BUY-IN NATIONS” ON THE SELLING-OUT OF THE UNITED STATES ARE MADE TO THE DEMOCRATIC NATIONAL PARTY AND THE REPUBLICAN NATIONAL PARTY, FOR “PARTY AFFILIATES”, AND “MOST FAVORED NATION BUYING EXECUTIVES”, EXECUTIVE COMMITTEE “POWERS AND PRIVILEGES” WITH TREATY AGREEMENTS OF THE CORPORATION OF IMMUNITY.

CONGRESS: It is your duty as Duly Constituted officers of Public Trust Offices of the PEOPLE, by Oath or Affirmation, TO REPEAL THESE REPUGNANCES and bring forth a Duly Constituted Tribunal of a fully informed, duly constituted, Article III Grand Jury for prosecution of these “Corporation Members” who allege immunity to all laws other than corporation Articles of Incorporation.

At this time, Congress, it is incumbent upon my oath for me to require of the U.S. Congress: (a) Invocation of THE RULE OF DECISION; (b) The Article VI Constitutional Laws made in Pursuance to the *Constitution of the United States*; (c) Admiralty Law sub. 1-9: SAVING CONSTITUTIONAL COMMON LAW; (d) The Judiciary Act of 1789, Section 11, SAVING “Constitutional Common Law of the Land”; preserving THE INHERENT, INVIOABLE, PERPETUAL, RIGHTS AS RATIFIED DECEMBER 15, 1791; whereas the sole purpose and INTENT pursuant to the Fifth Article of the original *Constitution*, the conventions of a number of states having at the time of their adopting the *Constitution* expressed a desire, in order to prevent misconstruction or abuse of its power, that further declatory and restrictive clauses should be added, and as extending the ground of public confidence in the Government will best insure the beneficent ends of its institution.

These Public Laws are NOTWITHSTANDING against the *Constitution of the United States*; therefore, you MUST do your sworn duties as office holders of Offices of Public Trust and (1) IMPEACH, (2) RESCIND, (3) REPEAL, (4) NULLIFY AND VOID, (5) PROSECUTE THE PERPETRATORS WHO CONSPIRE TO OVERTHROW THE GOVERNMENT OF THE UNITED STATES WITH CORPO-

RATE AGREEMENTS, TREATIES, AND IMMUNITY, AND EXCEPTIVE PRIVILEGES.

On another, although related subject: According to my sources, which I respect and deem highly credible, the flooding river channels have not been dredged to an acceptable depth in over 20 years, not since CAPTAIN MILLER left the U.S. Corps of Engineers.

Also, I am told that various Senators and Congressmen, both State and Federal, have since set up a Corporation which NOW has the dredging contracts. Also, this same group allegedly sold off the *Ste Gen*, the primary dredge barge.

These same Senators, Congressmen, etalii, have vested interests in GAMBLING BOATS commonly called CASINOS on these NON-DREDGED RIVERS.

This ONCOMING FLOODING SITUATION will devastate prime Heartland croplands. Due to probable flooding this will create a disaster for the residents residing along these flood pathways, which flooding is caused by non dredging of the river channels and this will create new playgrounds for the gambling casino owners. Fish Clubs will also come to the forefront along with hunting clubs, golf clubs, country clubs, natural tour guiding industry and so on. These will come on the heels of the pending and disastrous flooding situations which will bring about FEMA under the RAMSAR Treaty/Agreement to CONFISCATE all homes and lands from the current owners and tenants. (Inter-American Investment Corporation.) (G 7)

FEMA will be unable to pay the flood insurances. The Federal Reserve Banking TRUST System will declare insolvency and will be taken over by American Tax Payer's dollars, in the guise of "new backers", which are the same old BANKING BOYS under a new name. The new name is the New One World Order One World Bank, with a single currency. (Inter-American Investment Corporation.) (G 7)

MR. MUNK, GENTLEMEN AND LADIES OF THE U.S. CONSTITUTIONAL CONGRESS, who do NOT have vested interest in this repugnant, unconstitutional, deliberate destruction of this UNION OF REPUBLICS, please recognize what is going on here.

For the Federal Reserve Banking "TRUST" System holding A FIDUCIARY TRUST with the Government (Citizens) of the (u)nited States who are the contracting parties as the sovereign *NINTH* and *TENTH Amendments*, Civil governments of THE TERRITORIAL states of the Union of the Republic by "TREATSIE/TREATY" with the Civil government of the United States authorized by CONSTITUTIONAL CONTRACT (Enabling Act) to be a CONSPIRING PARTY by guile, guise and deception in deliberate destruction of the Union's *Constitution* and economic structure accompliced by conflict of interest, vested interest senators and governors, congressmen and members of the judiciary with a common denominator being the International and National Bar Associations which controvert, pervert, abuse, misconstrue by excessive abusive and unconscionably repugnant and unconstitutional acts of legal willfulness, with malicious intent to deceive the American people and overthrow this Union of Republics BY INTENTIONALLY CAUSING FLOODING DISASTERS BY NOT PROPERLY DREDGING THE CHANNELS OF OUR RIVERS, WITH MALICIOUS INTENT TO CAUSE SAID FLOODING, AND BRINGING ABOUT A COLLAPSE OF THE MONETARY SYSTEM (a SHAM as the American Tax dollars are being reorganized into the WORLD BANK and a "single currency" not based on Constitutionally

Lawful money) whereas the President can only find \$200 million available for flood victims while he gives away billions of dollars to aliens thereby accomplicing and accommodating the private Corporation, the Inter-American Investment Corporation, by acts against public policy, excessive misconstruction and abuse of powers of office of Public Trust.

Actions such as these are a slap in the face of every American citizen who has fought in wars, participated in police actions, worked, farmed, manufactured, produced, built industries, manufacturing plants, mills and foundries, and PAID TAXES in this country.

CONGRESSMEN, LADIES, AND MR. MUNK of the Department of Treasury: BILL CLINTON, Sir GEORGE BUSH, Sir COLIN POWELL etalii (common law for “and others”) HAVE NOW GONE PUBLIC, ASKING FOR THE AMERICAN CITIZENS TO “VOLUNTEER”. Well, it’s time and I volunteered.

I, as the 52% (fifty-two percent) PRIMARY CREDITOR of the United States, and as the Trustee of the Russell E. Herrmann-Herrman-Herman ESTATE, consisting of 48% as Primary Creditor on a CONTRACT debt assumed by the United States and ratified by both U.S. Houses, later “assumpsited” by the Federal Reserve Banking Trust System herein CALL THE OUTSTANDING DEBT.

As the Primary Creditor of the United States, this NATIONAL OUTSTANDING, ASSUMED CONTRACTED DEBT of which I, V.K. Durham, as TRUSTEE for the Beneficiaries, i.e., The Sovereign Civil Governments of the TERRITORIAL states of the UNION OF REPUBLICS do herein Declare, Pledge and Assign, to each of the FLOOD DISASTER STATES, AND PENDING SCHEDULED (DUE TO NON DREDGING OF RIVER CHANNELS) FLOOD DISASTER STATES, ONE BILLION DOLLARS FOR RESTORATION OF THEIR COMMUNITIES. IF THIS IS NOT ENOUGH, inform me for “this is your tax dollars at work”! Mr. Munk at the U.S. Department of Treasury knows this to be true as do those Congressmen and Senators aforementioned who have a conflict of interest and vested interests in the INTER-AMERICAN INVESTMENT CORPORATION. This is NOT a constitutional, lawful or authorized corporation. I will repeat: “THIS IS YOUR TAX DOLLARS AT WORK”. When the United States assumes other nations’ debts, YOUR TAX DOLLARS PAY THESE DEBTS.

The flood disaster states and pending flood disaster states are as follows: New York, Pennsylvania, Ohio, West Virginia, Kentucky, Indiana, Illinois, Tennessee, Mississippi, Louisiana, Arkansas (Prez, you should love this one), Oklahoma, Kansas, Missouri, Iowa, Nebraska, Minnesota, Wisconsin, N. Dakota, S. Dakota, Wyoming, Colorado, Idaho and Montana.

CONGRESSMEN, LADIES AND MR. MUNK: This is comprised of 24 contiguous states of the UNION which are scheduled to be wiped out by the deliberate non dredging of our river channels.

In the meantime this same President of the United States, under Public Law 94-564 (the original GATT) and the Federal Reserve Banking TRUST System has caused an agreement (first entered into in 1947) misleading the American citizens, industry and producers and deceived the U.S. Congress into voting into law the GATT agreement which has exceeded its constitutionally mandatory limit of ratification by the U.S. Congress within two years which makes it “a nullity voided by and extinguished by the *Constitution* itself”. And conspiring as another avenue of destruction of American economics under the guidance of co-con-

spirators, members of the Inter-American Investment Corporation. Frankly, the only constitutionally lawful thing in all of this is this contract which I hold. Mr. Munk knows this as do those who conspire to destroy the sovereignty of the union.

For an Article III Jurisdiction U.S. District Court to controvert and pervert the constitutional laws per Article VI of said *Constitution of the United States* and dismiss a murder case (ancillary jurisdiction) whereas said judge did breach and violate and fail to perform his sworn duty as a U.S. Dist. Court-appointed judge of this Southern Illinois District per the laws of the *Constitution*, per the VIth Article, in an attempt to keep this 48 percent which belongs, per the Will, to the sovereign civil government of the territorial states of the United States for the purposes of restoration of industry, manufacturing, production, jobs, housing, health care, education and so forth, per constitutional law, whereas said estate monies were to be used the way the people desired the monies to be used as aforementioned, compounding the Mispri-sion of Felony constituting obstruction of justice which is a breach of this Judge's Oath constituting un-conscionable acts by the court. Now therefor, the case was dismissed to accommodate the Inter-Ameri-can Investment Corporation members' "immunity privileges".

I, V.K. Durham, am the remaining 52 percent owner of that CERTIFICATE OF INDEBTEDNESS OF PERU "contracted" and "assumpsited debt" of which the accrued interest is now due and payable by the United States.

(1) Since the constitutional laws are thrown out the windows by appointees who have taken oaths to faithfully execute those constitutional laws upon the instructions of the appointor, then I am given little choice other than: PLEDGING AND ASSIGNING FROM MY 52 PERCENT ON THE ACCRUED, ASSUMPSITED, PLIGHTED FAITH OF THE U.S. GOVERNMENT BY ACT OF CONGRESS AND THE SENATE, OUTSTANDING DEBT INTEREST DUE AND PAYABLE BY:

(2) Pledging and Assigning portions of that accrued, assumpsited U.S. debt interest to the flooding states as

(3) Voluntary gifting (per Sir George Bush, Sir Colin Powell, Oliver North and Mr. Bill Clinton's present Volunteer Program) as volunteering to assist these sovereign civil governments of the territorial states of the Union of Republics contracted to the Central, Federal Government by Enabling Acts whereas said Central Federal Government is contracted to act in the aforementioned's best interest and on their best behalf in common defense of said contracting parties, i.e., the sovereign civil governments of the territorial states of the union of the republic by contracting of *Constitution of the United States*. The primary contract by treatise/treaty as Primary Treaty with the Union of Republics.

The primary issues are the *Constitution* contracted to the Central Federal Government and a constitutionally, legislative, assumpsited, ratified Certificate of Indebtedness contract of the Nation of Peru, assumpsited upon direction of the President of the United States, T. Roosevelt; Secretary of State, Elihu Root and the War Department's representative Pershing ratified by both U.S. Houses as the plighted faith of the United States by act of Congress, by act of the Senate of the United States, ratified. Of course you already know all of this, Congress and Mr. Munk, however it is always best to reestablish in writing the facts as related and co-related.

Mr. Clinton has managed to find “\$200 million” for these flood victims. This is not nearly enough to cover losses. However, one must keep in mind that in Mr. Clinton’s mind the International Monetary Fund Bretton Woods Agreement, also known as Public Law 94-564, Disaster Relief only applies to restoration of “alien-foreign nations”. The citizen’s government of the (u)nited States are somehow not high on Mr. Clinton’s agenda for, in the event these flood disaster victims were alien-foreign nations, Mr. Clinton’s priority would indeed be qualified for \$20-\$30 BILLION to restore whatever requires restoration.

When you called me in August of 1995, Mr. Munk, you asked me what you should do or what I thought you should do about this contracted debt and this is recorded on tape and at that time I apprised you TO PAY THE DEBT.

This Certificate of Indebtedness of the Nation of Peru is a contracted debt. Article I, Clause 10 of the CONTRACTED *Constitution of the United States* PROHIBITS IMPEDING OF CONTRACTS. Article VI of said *Constitution* as aforementioned BY CONTRACT (Fletcher v. Peck, U.S. S. Ct. 1810, and Marbury v. Madison, U.S. S. Ct. 1803, “constitutional Law” in RES JUDICATA) is a “Contracting of Seven Articles of Law” governing this and these United States CONTRACTED to THE UNION OF REPUBLICS of the Sovereign Civil Governments of the TERRITORIAL States of the (u)nited States by Enabling Act, also a “CONTRACT” by Constitutional Article VI “TREATY PROVISIONS”. Article VI of the CONTRACTED *Constitution of the United States*:

Section 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.

Section 2: This *Constitution* and the Laws of the United States which shall be made in pursuance (key word) thereof and all Treaties (the Territories had not been added nor the Indian Treaties concluded) made, or which shall be made (pertaining to the Territories not included in the original states) under the Authority (Enabling Acts) (contracting to the Central Government for COMMON DEFENSE, GENERAL WELFARE AND PROTECTION OF COMMERCE, INDUSTRY AND PRODUCTION TO INSURE THE CITIZENS TREATING WITH THE CENTRAL GOVERNMENT FOR PROTECTION OF THE AFOREMENTIONED AGAINST “THE MORE EXPERIENCED EUROPEAN MANUFACTURERS AND PRODUCERS” IMPORTING LIKE GOODS OF LESSER PRICE AND QUALITY THAN COULD BE PRODUCED OR MANUFACTURED BY THE CITIZENS OF THE (u)NITED STATES—IN ORDER NOT TO DISCOURAGE THE AMERICAN INDUSTRY AND PRODUCERS FROM INDUSTRY, PRODUCTION, EXPORTATION OF DOMESTIC PRODUCE WHICH WOULD AND COULD DESTROY (1) THE EQUITY BASE OF AMERICAN CITIZENS, (2) THE ECONOMIC BASE OF THE SOVEREIGN CIVIL GOVERNMENTS OF THE TREATSIE/ TREATY TERRITORIAL STATES, NOT ORIGINAL MEMBERS OF THE ORIGINAL STATES WHO CONTRACTED WITH THE CENTRAL CIVIL GOVERNMENT OF THE UNITED STATES BY ENABLING ACTS) whereupon and whereas each treating territorial state of the Union Of Republics WOULD STAND ON EQUAL FOOTING WITH THE ORIGINAL STATES OF THE UNITED STATES (By Acts of Congress) shall be the supreme Law of the Land (The Rule of Decision); CONSTITUTIONAL COMMON LAW OF ENGLAND AS ADOPTED BY *CONSTITUTION OF THE UNITED STATES* and the judges in every state shall be bound thereby, any thing in the *Constitution* or Laws of any State to the contrary (very important word) notwithstanding (another very important word).

Section 3: The Senators and Representatives before mentioned and members of the several State legislatures and all executive and judicial officers, both of the United States and of the several states (contract states), shall be bound by oath or affirmation to support this *Constitution* but no religious test shall (mandatory) ever be required as a qualification to any office or public trust under the United States. [END OF QUOTING]

In 1913 the Federal Reserve Banking TRUST System did assume the outstanding U.S. Treasury Debts of the United States. However, pursuant to 12 U.S.C. sub. 411: The Federal Reserve can issue “legal tender” (opposed to Lawful Constitutional Gold and Silver) and “submit that 10 cent piece of Legal Tender to the U.S. Treasury Trust of Public Funds and under this Public Law 94-564 (International Law of Nations which was not made in pursuance to the Constitutional VIth Article) and YOU, the U.S. Treasury “trustees of public trust funds on deposit” accommodate this fraudulent Act accommodated by unconscionable contract which allows the Federal Reserve a \$38-40 dollar parity ratio under Public Law 94-564 which is diametrically opposed and controverts while perverting Article VI of said *Constitution of the United States*. It directly controverts and perverts Article I, Clause 10 as it impedes Constitutional contract and contracts.

For this very purpose, causal of controverting and perverting of Constitutional Laws of the Land by the Federal Reserve Banking TRUST System, whereas a constitutional repugnancy and constitutional disability by Public Law 94-564’s unconstitutional theft of Treasury Trust funds held in Trust for the citizens by the United States Department of Treasury (not the DOJ and not FACA, not by Executive Order, not by International Public Law affecting the *Bill of Rights*) whereas no accounting (according to the Office of Management and Budget) can be made of said “trust” dollars by the Federal Reserve Banking TRUST System or the Alien, not registered IRS (incorporated OFFSHORE). It lost its Corporation status due to non payment of corporate dues in New York, Maryland and Delaware, nor the Depository Trust Corporation whereas hundreds of billions of U.S. Trust dollars are annually given to ALIEN Nations not a party to the original Contract of *Constitution* by treatise/treaty with the sovereign civil governments of the Territorial states upon joining of the union of republics by Enabling Acts which constitute breach of contract, contractual interference, breach of public trust, embezzlement of funds and goods, misconstruction and abuse of contracted powers by controverting and perverting constitutional laws (common laws) per: The Rule of Decision per Article VI of said *Constitution of the United States*.

The U.S. Congress has full jurisdiction over these repugnancies. They, by *Constitution*, must address these issues and ultimately address these issues herein. They must rescind said Federal Reserve Banking Act for acts against public policy and application of laws notwithstanding, i.e., laws not in conformance or in pursuance to the Article VI mandatory provisions of Constitutional and Treatise-Treaty laws with the original contracting states and subsequent Treatise-Treaty **sovereign civil governments of the Territorial states** upon joining the UNION OF REPUBLICS whereas said laws per the constitutional CONTRACTED (Fletcher v. Peck, Marbury v. Madison, U.S. S. Ct Cases) Articles of Law and in particular the SIXTH ARTICLE by controverting and perverting said constitutional contracted laws of *Constitution*, the laws made in conformance and pursuance to said *Constitution of the United States*, hereinafter called “Alien Laws to the Constitution of the United States”, i.e., PUBLIC LAWS made by NON-AUTHORIZED committees of the Executive Branch per FACA published in the Federal Register for 30 days which allege to be laws of the United States.

We do not so read the *Constitution* (U.S. S. Ct. Rule of Decision, 1934-35).

(1) The laws at the time of contract and only those laws are applicable to the CERTIFICATE OF INDEBTEDNESS OF PERU CONTRACTED, ASSUMPSITED DEBT assumed by the United States, ratified by both U.S. Houses (and you know this as do the Executives, past and present, as well as the U.S. Houses). The *Fourteenth Amendment* states: **“The debt of the United States shall not be challenged.”** I am not *challenging*; I am requiring PAYMENT OF SAID ASSUMPSITED DEBT for the purposes of restoration of industry, production, manufacturing, jobs, homes, education, health care, and flooding disaster (or other disaster) victims, homes and properties.

(2) The Estate is prepared and stands ready, willing, and able to pay off the National Debt (if any, and shore up the Department of the Treasury (Public Trust accounts of the people) by underwriting, in lawful American gold dollars per CERTIFICATE OF INDEBTEDNESS OF PERU CONTRACT of May 1, 1975 **accrued interest outstanding, assumpsited, due and payable as a U.S. Debt per Article I, Clause 10** (Contract Provisions), **Article VI** (Constitutional Laws), **Article XIV** (14) in RES JUDICATA in commerce, i.e., *Marbury v. Madison* and *Fletcher v. Peck*, Constitutional Law cases precedented and held by the U.S. S. Ct. 1803 and 1810 Grandfathered. (Rule of Decision)

(3) Jurisdiction lays with the U.S. Congress and U.S. Senate as the assumpsited debt of the United States which was subsequently transferred to the Department of Treasury. At a later date said assumpsited debt was again assumpsited by the Federal Reserve Banking TRUST System in 1913.

Congress must, by the mandatory laws made in pursuance to the *Constitution of the United States*, as the **original assumptors of said debt, execute its duly constituted powers of office and public trust and MANDATE the Federal Reserve Banking TRUST System pay this assumed debt of the United States.**

In addition, Congress must, per constitutional law (not public laws made by non-Authorized parties enforcing *alien laws* upon the people against public policy) allow this national debt resolution immediately.

As per our conversation in August of 1995, I am not concerned with these *alien* public laws as they are “notwithstanding” against constitutional, Article VI mandatory provisions of laws made in pursuance to the *Constitution of the United States*.

(4) As you are aware, Mr. Munk, I did pledge and assign 10 billion dollars to Hellenic Express (you have the paperwork in your office).

Subsequently Hellenic Express did authorize a contract with a Task Committee (ex) member in good standing (who is not *officially* on the payroll of the Federal Government at this time and not subject to the public policy provisions of 18 U.S.C., being a contracted entity). I am now being told that the U.S. Treasury Department **has threatened prime international banking houses and brokerage houses (two largest) with “revocation of licenses to do and conduct monetary business” if they proceed to conduct business on this lawful contract.** Mr. Munk, this is a violation of the Article I, Clause 10, provisions. IT IMPEDES CONTRACTS! Also, Mr. Munk, your U.S. Department of Treasury, in the event this is true, has exceeded its lawful, Constitutional areas of jurisdiction and has violated, by controverting,

perverting, misconstruing and abusing, its duly constituted powers of office of public trust. **This is a nation of constitutional laws, Mr. Munk, NOT A NATION OF MOB RULE OR BOSS TWIGG RULES.**

(5) Now, pursuant to number 4 above, jurisdiction for this breach and violation of constitutional laws, including and not excluding the *FOURTEENTH AMENDMENT*, **your office impeded the lawful, constitutional, contracted, assumpsited debt of the United States by acts of excessive, coercive, misconstruction and abusive powers NOT authorized by any law whatsoever.**

I shall expect a prompt, diligent response to this inquiry, from you, Mr. Munk, in writing forthwith. Also, I demand that **Congress perform its sworn duty.**

(6) As to the national debt a constitutional, law abiding, non vested, non conflict of interest, duly constituted Congress (which will probably be all freshmen members due the older members having conflict of interest), mandating their RECUSALS, prohibiting their mandory 2/3rds vote on assemblage which will ultimately result in the constitutional determination by the Freshmen in Congress and Senate seats of BOTH houses who have no conflict of interest or have not taken a “second oath” to any other entity other than the offices of public trust as a duly elected representative “constituent oriented” oath of office of public trust (as mandated) for resolution and determination pursuant to the Rule of Decision and Public Policy.

Now, therefore, I am requiring in writing a prompt and diligently comprehensive letter from YOU, Mr. Munk, explaining this alleged impeding of a constitutional contract, allegedly exercised by the U.S. Treasury Department which is an office of public TRUST who allegedly HAVE THREATENED TWO OF THE LARGEST BROKERAGE HOUSES, NATIONALLY AND INTERNATIONALLY, WITH LOSS OF SECURITY LICENSES TO CONDUCT MONETARY AND OTHER BANKING BUSINESS “IF THEY WORKED ON MY CERTIFICATE OF INDEBTEDNESS OF PERU PERUVIAN CERTIFICATE OF INDEBTEDNESS OF PERU CONTRACT.

In closing I might add that my Estate is signed and “Sealed”. So, if anyone gets any harebrained IDEAS to cause me bodily harm or cause my DEMISE they had best THINK TWICE AND THEN TWICE AGAIN, for in the event that should occur the ones who caused the demise will awaken to their worst nightmare, and that is a pure fact.

Yours truly,

V. K. DURHAM, Trustee, Recorded Owner of Record Certificate of Indebtedness, and Primary Creditor of the United States
P.O. Box 477, Okawville, Illinois 62271 Telephone 618 243-5615, FAX 618 243-5501

cc: Hellenic Express
Dr. Robert Knecht
Governors and Mayors

CHAPTER 16

THE NEWS DESK

by Dr. Al Overholt 4/22/97

JUDGE CAN'T BEAT PEOPLE'S WILL IN CIVIL RIGHTS INITIATIVE

Excerpted from *THE DAILY NEWS*, Los Angeles, 4/13/97, [quoting:]

We are free from the oppressive, bizarre, discriminatory rulings of San Francisco U.S. District Judge Thelton Henderson and his ACLU cronies. Free from the lies and misrepresentations that have managed to tie up the California Civil Rights Initiative in courts for the past six months.

Going well beyond what supporters and opponents of Proposition 209 predicted, a randomly chosen three-judge panel of the 9th Circuit Court of Appeals has not only unanimously proclaimed Proposition 209 to be constitutional but it has reasserted the basic American principle that all individuals are to be treated equally by our government, without regard to race, sex, color, ethnicity or national origin.

The ruling was sweeping in its scope and will have a profound impact on California and the nation as a whole.

“Civil rights” groups are stunned. With the passage and now judicial confirmation of constitutionality of Proposition 209, suddenly the affirmative action racial and gender preference programs that they have been so enthusiastically promoting for years are deemed discriminatory and illegal in the largest state in the union.

The meaning of equality in California has been redefined, sending a bullet through the very heart of Proposition 209 opponents' belief systems.

Professional promoters of nondiscrimination and equality have now been, by default, judged to be major promoters of discrimination and inequality themselves, not only by a majority of California's electorate but by a legal panel of federal judges.

This is an ironic reality that they will find exceedingly hard to swallow. [End quoting]

The Elite will not give-up, so **please**, don't get complacent. There is a good likelihood they will try another attack of some kind.

UNKNOWN SOURCE QUOTE

From a reader, 4/97, [quoting:]

“To be labeled an anti-Semite is the most serious and grave charge that can be leveled,” said Ralph Reed

to a crowd of 400 from the Metro-West Jewish Community Center (NJ). The setting was a JCC forum entitled, “Jews, Politics and the Moral High Ground”.

Reed went on to say: “I have rejected publicly the notion that we are a Christian nation.” Reed was paid \$12,000 for the speech, but agreed to donate the money to Jewish organizations. [End quoting]

The Elite Jews make it plain what they are doing to the non-Jews. WAKE UP!

CLEARLY UNCONSTITUTIONAL

From *The New American*, March 31, 1997, [quoting:]

The fact that the bombing trial was transferred out of Oklahoma in flagrant violation of the *U.S. Constitution* in the first place is itself an alarming indication of the official lawlessness which has typified this case. *The Constitution* is quite emphatic on this issue, insisting (Article III, Section 2), “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.*” (Emphasis added.) There can be little doubt as to the clear meaning of those words.

“The Founding Fathers did not believe that the prosecution should be able to move a defendant to another community in hope of finding a jury more amenable to its case,” wrote University of Oklahoma law professor Drew L. Kershen in a *Houston Chronicle* column of February 29, 1996 protesting the bombing trial move. “And they did not believe that another community should be allowed to substitute its judgement for that of the community affected by the crime.”

Although the federal prosecutors feigned opposition to the change of venue to Colorado, they did not put up a convincing fight and certainly did not argue on constitutional grounds. In fact, the venue change probably suited them just fine; the more remote the venue, the less likely that snoop reporters and grieving family members of victims will show up to remind television viewers and the reading public of embarrassing and inconvenient facts in this case. Moving the trial out of state is a telling measure of the extreme, extra-legal actions the Clinton Justice Department is willing to employ to “win” this case.

And winning this case, for the prosecution, means convicting *only* McVeigh and Nichols—or convicting no one at all. No other accomplices can be allowed to come into the picture. This message has come through loud and clear in the numerous utterances from the prosecution team and other federal spokesmen over the past year and a half. John Doe No. 2, the mysterious fugitive identified by various witnesses as an accomplice to McVeigh, was declared by federal investigators to be a “mistake” in June 1995, just a few weeks after the global manhunt for him had begun. On April 9, 1996, U.S. Attorney Beth Wilkinson stated: “As of today, we have no information that anyone other than Mr. McVeigh and Mr. Nichols were the masterminds of this bombing.” That position has hardened to an even more unbelievable and indefensible posture, with Justice Department spokesman Leesa Brown recently declaring, “We have no reason to believe that anyone other than Nichols and McVeigh committed the bombing.”

GOVERNMENT COVER-UP

Even the *Washington Post* felt constrained to remark on February 18th of this year, “Federal prosecutors in the Oklahoma City bombing are having more trouble than they would like getting rid of John Doe No. 2.” For once the *Post* was correct. But why should the federal prosecutors want to “get rid of John Doe No. 2?” Why, indeed, unless arresting and exposing John Doe No. 2—and other John Does who were involved—might also reveal definitively that federal agencies had undercover operatives inside the bombing conspiracy and could have prevented the attack, but failed to do so? It was this blatant attempt to get rid of obvious prime suspects that caused federal grand juror Hoppy Heidelberg to call foul and attempt to blow the whistle. “John Doe No. 2 is ‘the \$64,000 question’ all the way around,” he declared. “The families of the victims deserve to know who all was involved in the bombing, and there appears to be an attempt to protect the identity of certain suspects, namely John Doe No. 2.”

It was a recognition of this flagrant attempt at cover-up and obstruction of justice that led Oklahoma State Representative Charles Key to initiate a call for a county grand jury to hear the witnesses and examine the evidence which had been conspicuously excluded from the federal grand jury. That courageous effort was denounced and attacked by federal authorities, Oklahoma Governor Frank Keating, Oklahoma Attorney General Drew Edmondson, and virtually all of the Establishment media, who charged that it would interfere with, and gravely harm, the outcome of the federal trial.

For nearly two years, Representative Key has fought the legal delaying tactics, political ambushes, and media brickbats with resolve and aplomb. He was rewarded on February 18th, when the Oklahoma Supreme Court ruled unanimously in his favor, denying the appeal of District Attorney Robert Macy to halt the effort to impanel a county grand jury. In March, Key launched the petition process to impanel the grand jury. He intends for it to call witnesses and look into much of the evidence that has so far been excluded. Key explained to *The New American*, “We want to be sure to get these important eyewitness accounts and pieces of evidence into the official record before memories fade, witnesses die, move away, or lose interest, and before documents get lost or destroyed.” [End quoting]

Some day, in the not-too-distant future, we **are** going to see the turn-around of these evil maneuvers if we just do our parts in this grand awakening.

REDFORD’S WILDERNESS OPPORTUNITY

From *THE NEW AMERICAN*, 3/21/97, [quoting:]

Utah resident Robert Redford was at Bill Clinton’s elbow in the Grand Canyon last fall when the President signed a decree setting aside 1.7 million acres in southern Utah as a national monument. Few have displayed greater enthusiasm for radical environmental policies that have infringed upon private property and economic vitality. The Utah legislature has offered the Hollywood eco-socialist an opportunity for personal participation in the crusade to protect Mother Earth. According to the February 19th *Christian Science Monitor*, conservative lawmakers in Utah “are taking a swipe at the Hollywood director’s activism by declaring his Sundance ski resort a possible wilderness area.”

“If he’s really sincere about protecting the environment, he ought to be willing to set aside some of his own land,” explained state Representative Bradley Johnson, who drafted the resolution. “So many people want to set aside land for environmental purposes, but they want someone else to make the sacrifice. This

resolution allows (Redford) to put his money where his mouth is. If he wants to save the world, he can start with his own land.”

Redford, whose Sundance Film Institute has collaborated on propaganda films for Fidel Castro’s socialist regime, complained that Johnson “is usurping the time of the Utah State Legislature and its staff with something that is nothing more than a publicity stunt—a publicity stunt paid for by taxpayer money.” Besides, insisted Redford in tones borrowed from his friend Fidel, the new wilderness area was not taken away from Utah, but rather was “given back to those who own it: The American people.” [*This land was not given back to the people who own it, because the Elite maintain complete control. Those who control anything, for all practical purposes own it, without being honest enough to pay for it.*]

Like most socialists, Redford and his camp followers subscribe to the proposition that “what’s mine is mine, what’s yours is ‘ours’.” Redford assistant Joyce Depp insisted that “Sundance Resort and the Sundance Film Festival contribute a lot of money to the tax base of Utah and provide a lot of jobs here”—and thus Redford should be spared the necessity of giving back his land to the collective that supposedly owns it. [End quoting]

What does money have to do with it? He hasn’t worried over the money consequences of stealing the 1.7 million acres! **Theft is theft no matter what the conjured benefits are.**

AOL WON’T BUMP KKK

From THE DAILY NEWS, Los Angeles, 3/14/97, [quoting:]

America Online, the country’s largest on-line service, rejected a request by the Anti-Defamation League to remove a site on its service operated by the Ku Klux Klan. The site urges “white Christians” to join together “to secure the preservation, protection and advancement of the White Race”. AOL’s terms of service allow it to remove content it deems “inciteful and provocative”, said spokeswoman Wendy Goldberg. She said the site is “historical in nature” and won’t be removed. [End quoting]

Isn’t our country controlled enough by such groups as the Anti-Defamation League whose sole purpose seems to be to put us under more and more control rather than to help bring back the freedoms already taken from us?

The issue here is not to defend or denounce the Ku Klux Klan but by whom and how we’re going to be ruled. The Anti-Defamation League’s agenda is for Khazarian Zionist control.

STUDY FINDS MASTECTOMIES CUT CANCER RISK

Excerpted from THE DAILY NEWS, Los Angeles, 4/14/97, [quoting:]

The increasingly common practice of surgically removing both breasts while they’re still healthy is an effective, if radical, way of preventing breast cancer in women at high risk of the disease, a study finds.

Until recently, bilateral prophylactic mastectomy, as doctors call it, was rare. But the development of screening tests for the inherited bad genes that can trigger breast cancer has increased demand for this approach.

When a woman discovers she has a high genetic susceptibility to cancer, there is little she can do except get frequent checkups or have her breasts removed. Some doctors are reluctant even to offer the genetic-screening test because of uncertainty about whether a preemptive mastectomy actually works as well as common sense suggests it should. [End quoting]

Does this sound like something from the mind of God, or out of the minds of money-hungry butcher-surgeons. Don't you think a cleaning of the minds and spiritual living might be far more beneficial physically and financially for women?

GOVERNOR SUPPORTS BILL TO DETER GANG RECRUITING

Excerpted from *THE DAILY NEWS*, Los Angeles, 4/14/97, [quoting:]

Gov. Pete Wilson would make the words "join my gang" a crime. The idea made civil libertarians wince and made Democrats roll their eyes. But at the Los Angeles police Department's Van Nuys station, it made Detective Craig Rhudy smile.

Children with the misfortune of growing up in the wrong neighborhood are sometimes beaten or threatened into joining gangs, Rhudy said, and police need all the tools they can get to combat the problem [*Always, the end justifies the means for the would-be dictators.*].

"Unless we do everything we can possibly do, we're going to lose this war," said Rhudy, who oversees juvenile investigations. [End quoting]

When are we going to wake up to these tricks the Elite are using to gain 100% control of our lives. They set up the problems and then always demand more and more of your freedoms to solve them. Certainly intelligent people can see that the answer is to be GOOD PARENTS and elect honest government SERVANTS.

Have we recently seen enough good people with the power to make a difference in government? Then what makes us think we're going to see better behavior from society by more powerful government.

Better government **has to start in our own homes, ALWAYS!**

WAS HERSHEY SWEET SPOT FOR CONGRESSIONAL CIVILITY?

From *THE ORLANDO SENTINEL*, 3/10/97, [quoting:]

Organizers of a weekend retreat intended to develop civility among members of Congress [*Civility will*

never be developed among gangsters and crooks, no matter how many times they meet.] returned to Washington on Sunday calling the event a successful start, but saying they are mindful the goal will take time to reach [*It will take just the amount of time that they need to become honest.*]. Nearly half the members of the House of Representatives spent the weekend in nearby Hershey attending meetings, relaxing with family and seeking new ways to deal with each other on the job. **The meetings were closed to the press** [*emphasis mine*]. House Speaker Newt Gingrich, R-Ga., and Minority Leader Dick Gephardt, D-Mo., both attended. [End quoting]

Why would they close this meeting to the press? I'm suspicious when "the best congressmen that money can buy" want to do things without publicity. Aren't you? Could it be that they were laying down disciplinary rules to follow or else?

WHO'S A JEW?

Excerpted from ISRAFAX, Vol. IX, No. 200, 3/24/97, [quoting:]

"When the *Protocols of the Elders of Zion* were discovered 200 years ago, the international Zionist apparatus tried to deny the existence of the conspiracy. But now Shimon Peres produces irrefutable proof of their truthfulness." —The Egyptian government-owned publishing house, Al Abram Co., which published Shimon Peres' book, *The New Middle East*, in an introduction to the volume. (*Post* [?] Opinion, Oct. 4, 1995) [ISRAFAX], Vol. VI, No. 188] [End quoting]

Need, this be argued any longer when it's from the "HORSE'S MOUTH"?

360° CAMERA SEES ALL

From *POPULAR MECHANICS*, May 1997, [quoting:]

NEW YORK, NY—Everyone who has seen a reflection in a Christmas-tree ball ornament knows that it is possible for a shiny sphere to reflect a complete, albeit distorted, view, of its surroundings.

2 pict's of camera

Researchers at Columbia University have found a way to unscramble this lopsided view to create an all-seeing camera, the Omnicam.

The enabling technology is a parabolic reflector shaped so that all the light rays reflected from a scene pass through a single point as they enter the camera. This cannot be done using fisheye lenses or mirrors, Shree K. Nayer, Omnicam's developer, told *PM* during our visit to his laboratory.

Once the image is properly captured and stored in a computer, any point in the field of view can be reconstructed using software.

Nayar sees future application for the Omnicam in teleconferencing, surveillance, sports and news broadcasting, and robotic vision. [End quoting]

FARRAKHAN:
MY POWER IS SWELLING

From *THE NEW YORK POST*, 3/31/97, [quoting:]

Nation of Islam leader Louis Farrakhan yesterday declared that his power is rapidly growing and warned the United States will soon regret turning its back on his organization.

“Farrakhan is not going away, my influence will not diminish, nor will our power diminish. It will grow as influence grows. And so it’s better to sit down with me now, because I think you will have to sit down with me later,” Farrakhan told *Fox News* Sunday.

Farrakhan called on top political and religious leaders to meet with him to discuss racial relations in America.

He also called on President Clinton to invite him to a proposed Washington summit on racism.

“I, Louis Farrakhan, have become a significant voice among Black people, listened to by an ever growing number of our people, yet, because you disagree with me, you will not sit down and dialogue with me. That is irrational, nonsensical, and inappropriate if we wish to solve the racial divide,” he said. [End quoting]

Most politicians (and media) are scared to death of Farrakhan and consider him like a plague—as well they should if they want to keep their jobs under the present system.

THUMBS DOWN ON COLLOIDAL SILVER

From *DAIRY TODAY*, February, 1997, [quoting:]

Advertisements in Wisconsin farm newspapers and in *Dairy Today* touted the “astonishing results” of colloidal silver as a “new mastitis treatment discovered by dairy farmers”.

It may be “new”, but colloidal silver is not approved by FDA for use in cattle in any manner. There is no withdrawal time established for milk or meat. Nor have any controlled scientific studies been done with the product.

“We are not aware of any proven healing benefits,” says Joe Smucker, FDA Milk Safety branch chief. [Think about it—this ignoramus is an official in a department controlling health safety!]

Colloidal silver is a suspension of minute-sized silver particles in water with a positive electrical charge. In

the late 1930s people used it on more than 650 bacteria, viruses and fungi that were considered treatable. With the development of antibiotics, however, silver was left on the shelf. Today, colloidal silver is enjoying a resurgence in human use. It's readily available via mail order and in health stores. The product even has its own home page on the Internet.

Researchers in California used colloidal silver from one commercial source in the lab (in vitro testing) against several mastitis pathogens. The study indicated no antimicrobial activity against the organisms. Colloidal silver distributors claim their products can cure everything from AIDS to hemorrhoids to tuberculosis. However, colloidal silver does have a negative effect: argyria—or permanent graying of the skin and internal organs [*from ingesting **NON**-colloidal silver*].

FDA is seeking to declare all over-the-counter drug products containing colloidal silver or silver salts as misbranded and not generally recognized as safe and effective for human internal and external use.

FDA's Center for Veterinary Medicine (CVM) is investigating dairy-related claims made by producers, veterinarians and marketers. "We are in investigation mode," says Judy Gushee, CVM's division of compliance. "We'll take action where needed." [End quoting]

Be very careful of the source and purity of any colloidal products, but the colloidal silver and other minerals are the best form of minerals to use.

The colloids of gold and titanium enhance the effectiveness of the colloid of silver against the newer viruses. [Don't mix before time of use.]

A DEBIT HERE, A DEBIT THERE

From *DAIRY TODAY* March, 1997, [quoting:]

Having a bottle of colloidal silver in your dairy's medicine cabinet will cost you seven points on your next Grade A inspection sheet, says Joe Smucker, chief of the Food and Drug Administration's Milk Safety Branch. Smucker made the announcement at the National Mastitis Council meeting last month in Albuquerque, N.M.

FDA considers colloidal silver a "potentially serious public health concern". The agency says use of these products to treat a serious illness in animals could potentially endanger animal health by delaying timely, appropriate treatment.

Dan Rackley, chair of the National Conference of Interstate Milk Shipments, also explained the rules on labeling prescription animal drugs:

If the drug is used exactly in accordance with the label, the prescribing veterinarian does not have to include his name or address on the label.

However, if the drug is used under the veterinarian's direction but does not exactly follow label directions, the drug must be labeled with the veterinarian's name and address. It also must have directions for milk

and meat withholding times. Failure to do so is a two-point debit, says Rackley.

[End quoting]

The Elite sure know how to pressure-control the farmers.

GINGRICH: CHINA POSES NO
NEAR-TERM THREAT TO U.S.

From Fax, Apr. 9, 1997:

Washington—It will be years before China poses a threat to the United States—on either the economic or the military front. House Speaker Newt Gingrich (R-Ga.) said today.

“It will be many, many, many, many years before China is a first-class military power or a world economic power,” Gingrich said. For the “foreseeable future”, China poses “no significant threat to the U.S”.

Gingrich, who returned April 2 from an 11-day tour of Asian nations, said the United States should deal with China “forcefully” [*Get a war going?*].

“China should not become mythical in our minds,” he said. Rather, the Asian giant should be held to the same standards as other nations with regard to trade, human rights, nuclear proliferation and other issues [*Join with the Western World crooks?*].

At a Capitol Hill press conference, Gingrich restated the U.S. commitment to keep Taiwan free and said the United States “wants to be helpful” [*wants to control?*] in the reversion of Hong Kong to Chinese rule on July 1.

Turning to other Asian countries, Gingrich stressed the importance of keeping U.S. ties to Japan strong and added, the United States should be “much more concerned” [*much more involved?*] about the “very unstable” situation in North Korea. [End quoting]

CHAPTER 17

CHAPTER 18

JUST BECAUSE APRIL 19 IS PAST, DON'T RELAX! An Interview With Col. Ammerman

Editor's note: While the now infamous date of April 19 has come and gone without obvious splash of incident in contrast to several years back (Waco holocaust, Oklahoma City bombing, etc.), so much is afoot that we felt it important to share the recent telephone conversation with you between Rick Martin of CONTACT and Colonel James Ammerman, who is very well connected to important currents of information.

by Rick Martin 4/18/97
(Telephone Interview)

A: Hello, Jim Ammerman here.

R: Yes, Rick Martin with *CONTACT* newspaper.

A: Yes, Rick.

R: Well, I understand that things are possibly heating up around the country, and I'm wondering if you think this weekend is actually going to be a time when people do stupid things, do you think we're going to have a false alarm here?

A: Well, there may be some people suckered into it. And I think they'd like to see that.

R: Well, it'd sure give them an excuse, wouldn't it?

A: Yes, it would. And I think they're waiting on that and quite a few people in the bureaucracy would like to be center stage, such as FBI, BATF, and some military.

R: Hmmhmm.

A: I'm just hoping things are calmer than that. What I don't understand, 'cause it doesn't fit into it, is why they're on high alert at NORAD.

R: Well, that's the ten-thousand-dollar question. I was going to ask you if you knew anything at all about that.

A: I just know that they are and they've greatly secured the front entrance there to the mountain, Cheyenne Mountain. But, you see there's a lot of troops—I'm in touch with a Messianic Rabbi who gets daily reports from a ship thirteen miles off Tel-Aviv.

R: Hmmhmm.

A: And their report is that two-hundred-thousand Iranians are on military exercise in the Gulf. The report that I have direct from just off of Tel-Aviv, there in international waters, is that two-hundred-thousand Iranians are on military exercises in the Gulf. Where we had Desert Storm. And it's supposed to be a training exercise but the name of the exercise translated into English, is, now get this, *On To Jerusalem*.

R: Good grief!

A: So, that's putting a lot of tension on things there.

R: I would say it should.

A: And it may not be an exercise, it may be an operation in the making.

R: Hmmhmm.

A: But, even if it is an exercise, it could cause enough tension and apprehension there on the part of the Israelis—they might do a preemptive strike, and that would ignite the whole Mid East powder-keg.

R: It sure would.

A: So, I'm not so sure if that's why NORAD's on alert.

R: Hmmhmm. That would make sense.

A: Now, another little thing that I've had two calls on, and I've verified the people—Americans down in Australia—one of them's father is an Air Force retired Colonel, right here a couple miles from me in Dallas. Ah, because this is such a startling thing that he gave me, that I wanted to check on who he was. He does radio broadcasting in Australia and he called—he or someone had, or maybe he had picked it up on shortwave. But anyway, he had my number, and he said, "Have you heard about the five-story underground house the United States has built, like a city, in Australia?" And I said, "No". And he said, "They're moving people in now, that the Australians say, these are VIPs with families, that they say are, you know, high-powered Americans, moving in there." And this is totally unpredictable, I don't know just what that could mean. And two things: I had another call from a man in the Space Command, who said that we're due to get a meteor shower, not out of Hale-Bopp, but I guess it's two galaxies are going to cross paths sometime in the next several months and we'll have a meteor shower so bad that it may destroy a lot of cities. And he has done research and he says—a team of them have, it's not just one person (he's still on active duty and he's in the Space Program)—that Chicago wasn't burned down by a cow kicking over a lantern. It was a meteor shower that came down in flames, and there's one city, one town of fifteen hundred people, that most of them were killed because it set the whole town on fire, burned people's clothes off of them, and the only ones saved were the ones that jumped in the river. And, he said that we can expect sometime later this year a shower like that that could set a lot of cities on fire.

R: I have not heard that.

A: Well, keep your ears to the ground for it. The other thing is, this administration—I don't know what we're doing with our money; a lot of things we need they've peeled off and then they're spending that money somewhere. But, he said they've laid off five hundred geologists that were to keep eyes on possible earthquakes and volcanic eruptions, and meteor showers and all that, so the program's very lean and not well covered. Of course, they've also put out alerts a time or two, low level alerts, about tremors over in the New Madrid Fault, in southeastern Missouri.

R: Hmmhmm.

A: And, he started telling me about the worst-case scenario of that, and I said that I know the American Engineer General that was in charge of that study. The worst case is, it could split the United States in two parts with a Grand Canyon down the Mississippi River Basin.

R: Sure could do that. And very possibly will before all's said and done.

A: Yeah, it would drain the Great Lakes all into the Gulf, break all the connections, get all the pipelines, all the bridges, everything else, and a lot of people could starve, because they'd have trouble flying all the food there until we do better. We're not going to be able to bring it around by ship because you know that the Chinese now have the contracts on the harbors, both east and west, into the Panama Canal.

R: Yes, I had heard that.

A: Well, you see our one-ocean Navy just won't cut it any more.

R: Well, have you heard anything going on in the San Diego area over this China issue?

A: Ah, no. There are people watching that. But, I will tell you what I have heard and it's straight information. Alameda Naval Air Station is being turned over to them. George Air Force Base has been turned over, you know, for their trade-free-zone out of Long Beach. But Alameda, they're going to build an ammunition plant.

R: I had heard that also.

A: Alright. And what kind of ammo? Body-armor-piercing, which is illegal in this country. We have people committing high treason or that couldn't be happening. Isn't there any limit to what this President gets away with?

R: Well, I was very surprised to read that in the last issue of *Spotlight*.

A: Hmmhmm.

R: I know they covered it rather extensively.

A: Yes.

R: Well, you know, there had been quite a bit of talk about foreign troops all along the Mississippi, some,

I don't know, year or two or three ago. Um, various Communists troops, etc., and I never did get confirmation on that. But, if you're talking about the New Madrid splitting open...

A: Yeah. Ah, scattered around the country, people that I'm in touch with keep finding more Chinese military. So, I don't know how many of those are around, I haven't been able to get a handle on a number. Now, you know about Roving, R-O-V-I-N-G, Roving Sands '97 that's going on?

R: That's in Texas?

A: It's in West Texas, and almost all of New Mexico. Twenty-five-thousand troops, of which the largest part from overseas are Germans. Two large ships came into Beaumont—almost two weeks ago, now, about twelve days—and off-loaded seven hundred air-defense-type vehicles. They went through, they were brought in to Fort Hood, then on to El Paso and some of the staff cars were Mercedes 500s. Well, you don't get those for captains or lieutenants.

R: Right.

A: But, they are probably flying those people in from, you know, North American High Command there in western Virginia.

R: Hmmhmm.

A: But, here's what the logistics officer said, he said, "I've done this three years now, '95, '6 and '7." And he said, "the interesting thing is I've never helped load any of them back out of the country, so they're all still here somewhere."

R: Hmmhmm. Well, have you received any rumblings from the patriot community about—I hope everybody's going to keep their head.

A: Yeah, I have had no indication what they are. Now there might be a stray or two or one little unit. But, now you've heard about—and I don't know whether it's North or South Carolina, I heard South Carolina, and then someone told me last night, a Colonel told me it was North Carolina—the Governor said if Bob James down there in Alabama has to call up his guard to fight the Feds, that they're going to go join him.

R: That's interesting.

A: Well, the South may rise again (laughter).

R: It may fall again, too.

A: Well, that's right. But, hey, I think if they rose again it might well be that a lot of people say "this is our chance to straighten things up."

R: Hmmhmm.

A: They might get joined by every patriot on the continent.

R: Well, that very possibly could happen.

A: And, some of the patriots, when this first thing came up, Bob James made a speech for Judge Moore down there. There was one state I was giving a lecture in, some of the militia leaders came up and said, “Do you know what’s going on in Alabama?” And I said, “I just found out this afternoon.” And they said—well, you know there’s four other states and I was speaking in those states, and the militia came up and told me that if need be they would go to Alabama to help. But, this one, the state within a couple of hours of Washington, D.C., they said, “We’re not going to Alabama if that happens, we’re going to Washington, and we’re not going to talk.” Now, that’s pretty serious stuff.

R: Yes, it is.

A: But, some people—and these were level-headed people. One of them is a retired four-star general. So, I think that the militia is getting a bit coordinated and networking some.

R: Hmmhmm.

A: And I don’t know whether that’s good or bad. I just hope, Rick, that every bad thing that I have reported turns out to be a hundred-eighty degrees off and people laugh at me. I’d like to see our country in so much better shape that they call me an idiot. But, it’s not that way.

R: I have to agree with you.

A: That’s how much I think of America. I’d rather be made a fool of and have a good country, than to see our country continue as it is or to get worse.

R: Well, I couldn’t agree with you more.

A: Well, listen, some things will—you know, I talked to a man working in one of the federal buildings in Denver and they’re not at work today, except those that have to be there. And they’ve told them to pull the blinds, so that if glass flies it will reduce the damage.

R: Hmmhmm. I would think Denver would be a...

A: Key target. Yeah, a key target. But, I still don’t know where all those people went who worked in Cheyenne Mountain. The thirty families that moved out.

R: Hmmhmm. The ones that went to Australia?

A: Well, I don’t know. Maybe they went to Australia. You see, they wouldn’t tell me. They just took what they could handle in their suitcases.

R: And split?

A: Hmmhmm. Moved out quickly. And that's been, just about exactly two months ago. So they were expecting something before now.

R: Hmmhmm. Well, I sure appreciate your efforts. I know your doing a lot of talk radio these days and your message is getting out there, for what it's worth.

A: Well, I hope it gets people to wake up and, you know, I was with a man that was in politics, after he retired as a full Colonel from the Marine Corps, I was with him till midnight last night. He'd flown out here on some other business, and it began this morning. And so, he said, "I know we only met once in passing in a meeting in the Pentagon, but I'd like to see you." So, we got off alone and, he's still hoping we can do something about this country. But, he says "morally, it's so degraded." See, after retiring he became a lawyer, therefore he got into the political scene. And he said "We're so immoral today that it has to be turned around or God won't bless us." And then, of course, I think that's true; God's tired of playing fun-and-games with us, while we practice being a modern day Babylon.

R: That's right.

A: Well, listen, got another call waiting. They're waving at me.

R: I appreciate the time.