AMERICA IN PERIL—
AN
UNDERSTATEMENT!

Your nation is in such peril as to cause trembling in the knowing of how close you are to the pit’s brink. If the facts have not come to your attention yet, I suggest you take this journal and read, at the least, the FOREWORD and carefully study the Presidential “Executive Orders” now IN FORCE in the United States and all of America. Then I suggest you get aboard the Freedom Train in consideration of re-establishing the CONSTITUTION by peaceful and LAWFUL means.

BY
GYEORGOS CERES HATONN
A PHOENIX JOURNAL
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The Phoenix Journals are intended as a "real time" commentary on current events, how current events relate to past events and the relationships of both to the physical and spiritual destinies of mankind.

All of history, as we now know it, has been revised, rewritten, twisted and tweaked by selfishly motivated men to achieve and maintain control over other men. When one can understand that everything is comprised of "energy" and that even physical matter is "coalesced" energy, and that all energy emanates from God's thought, one can accept the idea that the successful focusing of millions of minds on one expected happening will cause it to happen.

If the many prophecies made over thousands of years are accepted, these are the "end times" (specifically the year 2000, the second millennium, etc.). That would put us in the "sorting" period and only a few short years from the finish line. God has said that in the end-times would come the WORD—to the four corners of the world—so that each could decide his/her own course toward, or away from, divinity—based upon TRUTH.

So, God sends His Hosts—Messengers—to present that TRUTH. This is the way in which He chooses to present it, through the Phoenix Journals. Thus, these journals are Truth, which cannot be copyrighted; they are compilations of information already available on Earth, researched and compiled by others (some, no doubt, for this purpose) which should not be copyrighted. Therefore, these journals are not copyrighted (except SIPAPU ODYSSEY which is "fiction").

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If the Truth is to reach the four corners of the world, it must be freely passed on. It is hoped that each reader will feel free to do that, keeping it in context, of course.
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DEDICATION

I offer this volume in honor of a Citizen who continues to TRY:

BOB JAMES

He will now begin to see that the fruits of the labor in worthy and ongoing accomplishment shall be made manifest...

THE TEAM IS TAKING SHAPE!
FOREWORD

REC #3 HATONN

FRI., AUG. 19, 1994 2:39 P.M. YEAR 8, DAY 003

FRI., AUG. 19, 1994

This journal shall be called AMERICA IN PERIL--AN UNDERSTATEMENT. Please do not even begin to think we are covering more than the most tiny focus in such a journal. I choose this title because I honor a man greatly who has spent years and years at solutions for his/YOUR nation and is finally beginning to find a "way" to be heard.

This volume, as will many to come--will be dedicated to Bob James of Bakersfield, California--who, in spite of everything "they" have managed to bring against him through loss of the "government and big business kind" and IRS assault--CONTINUES HIS PETITION TO YOU IN HOPES OF BRINGING BACK YOUR CONSTITUTIONAL LAW AND FREEDOM.

The name for identification comes from an upcoming meeting to be held in Bakersfield which is sponsored by G.O.A.L. (Guardians of American Liberties). The speaker at this forum will be "Mark from Michigan"--a hard-hitting, risk-taking truth-bringer familiar to most of you REAL "citizens" seeking return to freedom and Constitution. I do NOT call you of this ilk "Patriots"; you go beyond the term now applied to anyone who wants to object to ANYTHING going on.

I want to print [below] the pamphlet printed for the occasion--it speaks for itself. This is a small meeting--but next year and in cities across America--let us join together with others of this ilk and fill the concert halls, the city halls, the convention centers and every BIG gathering place. These men can bring you truth and show you the way without nuclear weapons, etc., against the Elite. There will be speakers advocating force and all manner of actions--but you must be discerning and judge those sug-

[QUOTING:]

AMERICA IN PERIL
CALIFORNIA UPDATE

Black helicopters and foreign troops have been reported in various parts of the United States and right here in California. Why are they here?

Mark, a former U.S. Army Intelligence Analyst and Counter-Intelligence Analyst answers these and other questions as:

* Has Clinton transferred the U.S. Military over to the U.N.?
* Who are FinCEN, F.E.M.A. and M.J.T.F.?
* Why are these agencies training for hostile door-to-door searches of every American home?
* Why are they targeting Christians?
* Where will you be camping next year? (F.E.M.A. detention facilities?)

G.O.A.L. (Guardians of American Liberties) presents:

MARK FROM MICHIGAN

Monday, August 29th at 7:00 p.m. at Hodel's Kern Room, Olive Drive in Bakersfield.

$5.00 donation.

Call (805) 686-3645 for further information.

Join Mark Koernke as he shares with us his patriotic support on this eleventh hour to rally and reinstate our Constitution.

Tuesday, August 30th at 6:00 p.m. at the Holiday Inn in Visalia.

$5.00 donation.
Call (209) 686-3645 for further information.

Mark will be the guest on the Bill Manders Show, KERN Talk Radio, Friday, August 26th at 4:00 p.m.

We especially welcome anyone in law enforcement to come and hear what the National Police force has planned FOR YOU and how we can stop this insane plan together.

HELP SUPPORT ALL LOCAL LAW ENFORCEMENT,
NOT GLOBAL JURISDICTION
AS PLANNED BY THE U.N.

***

Not to waste a bit of space to share information, I am most happy to note that the pamphlet announcement bears one of the most important topics today--as regards YOU. The information deals with EXECUTIVE ORDERS and a warning: Wake Up--Freedom is not Free!

We at Contact and in the journals have offered this information several times--in almost this SAME format. You cannot hear it often enough, citizens, because it is obvious by actions and continual tightening of consolidating additional Executive Orders (E.O.s) without any voting, recognition or public access that you are "had" and it is intended that you never KNOW or be able to act against this treason. You CANNOT be exposed too often nor too strongly!

***

WHAT ARE EXECUTIVE ORDERS?

Executive orders are laws established by United States Presidents. These laws are not passed by the Congress or the Senate, and create an end-run around the Constitution. These laws begin as Executive Orders which are simply printed in the Federal Register. After thirty days these orders become law and carry the full impact of any law passed by the United States Congress.

These laws are UNCONSTITUTIONAL because THE CONSTITUTION DOES NOT AFFORD ANY PERSON THE RIGHT TO CREATE LAWS BY HIMSELF THAT NEGATES THE CONSTITUTION.

To understand just how this could all come about, you need to open your eyes, your mind and your heart. What we have discovered is quite scary, very much unconstitutional and in every sense, acts of treason to the United States of America. There are individuals in this world, within this country, and in our own government who would like to rule the world, and they do believe that this is possible. They are and have been working towards this goal for decades. Some of the individuals caught up in this endeavor have been our very own elected officials. These power hungry individuals have corrupted our government and are working on sabotaging our freedom by destroying the Constitution of the United States, in order to establish the "New World Order" (a.k.a. "Global Community").

To bring about this New World Order, and ultimately the single World Government, there are several things that must come about: All other forms of government throughout the world must cease to function and thus the countries would become bankrupt. Because the Constitution is a document that safeguards the sovereignty of our nation it must be destroyed. Because of the genuine threat of the American militia, the American people must be disarmed, and become addicted to the government hand-outs and thus become "sheeple".

The American people have become so accustomed to their freedom, and the constitutional safeguards afforded them, that they have paid little if any attention to what is and could be happening around them. The international establishment has planned this, and are working to use this weakness to erode our freedom and take control of the United States.

** The Declaration of Interdependence, supported by several of our elected officials, moves the United States of America closer to the mandates of the United Nations Charter.
** The U.S. has entered into many United Nations treaties (Genocide Treaty, Human Rights Treaty and Total Disarmament Treaty) that steal away our rights under the "Bill of Rights". Despite the noble titles of these treaties, the truth of the motives of the U.N. becomes self-evident under the most fundamental scrutiny.

** The "War on Drugs" is the guise the Federal Government uses to legitimize the invoking of Martial Law tactics (under the Drug & Crime Emergency Act), while they continue to covertly import the drugs and weapons they claim to be fighting against. This guise conveniently facilitates the total disarmament of all weapons (public and private) as mandated by the United Nations.

** Without the complicity of the Federal Government, crime of this magnitude could not exist.

These Executive Orders establish the basis for the Federal Emergency Management Association (FEMA). FEMA has the power to completely rule over the American people, any time the President should decide to declare Martial Law. If this should ever happen the director of FEMA (an unelected official) has the authorization to enact all Executive Orders, giving him full dictatorial control over all of the United States, its resources, and its people. Martial Law suspends all prior or existing laws, functions, systems and programs of civil government, and replaces them with a military system. These systems include the courts, mail, sanitation, aviation, firefighting, police, agricultural services, health, education and welfare. The American people and all their belongings become chattel of FEMA, and the United Nations Peace Keeping Forces will be in absolute control of our country. [H: The facts are that you have been in a state of MARTIAL LAW since 1933. All of the things which shall be listed are ALREADY under the control of the Administration. The last E.O., PASSED BY SIMPLY NO CONTEST, COMBINED THEM ALL AND PUT THEM INTO LAW AND EFFECT.]

When will this happen? As soon as all legal and illegal firearms are confiscated by forced house-to-house search and seizure. AS OF FEBRUARY 1994 AL GORE HAS FORMED THE "CENTRAL LAW ENFORCEMENT AGENCY". GORE IS THE CZAR OF THIS AGENCY. THIS AGENCY WILL CONTROL ALL LAW ENFORCEMENT IN THE UNITED STATES: FBI, ATF, DEA, SECRET SERVICE AND WOULD USURP POWER FROM LOCAL/STATE, COUNTY SHERIFF, ETC., UNDER THE NAME OF THE MULTI-JURISDICTIONAL TASK FORCE. MJTF will wear black uniforms and have black military equipment, including helicopters. MJTF cooperates with the Financial Crimes Enforcement Agency (FinCEN). FinCEN operates under the WORLD BANK, INTERPOL, U.N. AND FEDERAL DIRECTIVES AND IS COMPOSED OF FOREIGN U.N. MILITARY PERSONNEL. [***indeed, you certainly have witnessed them in presence and in action about your nation!]

FinCEN is a global economic police force using INSLAW computer programs to track ALL financial transactions of every civilian. Clinton's phony health care crisis is a cover to force a national I.D. card on every U.S. citizen so you can be tracked by FinCEN.

To every concerned citizen of this country (any village, city, county, state, etc.) who can read and comprehend: these laws are in your Kern County Law Library (ANY Law Library) under "Presidential Documents", U.N. Treaties, Executive Orders, printed in the Federal Register, FEMA, and soon to be GATT. New Crime Bill S.8, H.R.3355, War Powers Act and State Department Bulletin 7277 which explains the complete disarmament of our military and private citizens.

Some of FEMA's secret martial law programs taking place RIGHT NOW are Wintex-Cimex 83; Pressure Point 84, Rex 82 Bravo, Rex 84 Alpha, Night Train 84, and Cable Splicer/Garden Plot—and others too numerous to list here. So, Wake Up--Freedom Is Not Free.
[H: The most recent and direct confirmation of the above is the more recent Presidential Directive AND a continuation in effect of National Emergency (Bosnia). You must be alert and ever vigilant and you cannot depend on a brother to warn you--either you get informed or you are down the tubes!]

CONSPIRED BY A FEW OF OUR PRESIDENTS TO RULE OVER, NOT TO SERVE....

EXECUTIVE ORDERS:

10995 Seizure of all communications media in the United States.

10997 Seizure of all electric power, fuels, and minerals, both public and private.

10998 Seizure of all food supplies and resources, public and private, all farms and farm equipment.

10999 Seizure of all means of transportation, including personal trucks or vehicles of any kind and total control over all highways, seaports and waterways.

11000 Seizure of all American people for work forces under federal supervision, including the splitting up of families if the government has to.

11010 Seizure of all health, education and welfare facilities, both public and private.

11002 Empowers the Postmaster General to register all men, women and children in the United States.

11003 Seizure of all airports and aircraft.

11004 Seizure of all housing and finance authorities, to establish Forced Relocation. Designates areas to be abandoned as "unsafe", establishes new locations for populations, relocates communities, builds new "housing" with public funds.

11005 Seizure of all railroads, inland waterways and storage facilities, both public and private.

11051 Provides the Office of Emergency Planning, complete authorization to put the above orders into effect in times of increased international tension or economic and financial crisis.

12919 Signed by Bill Clinton, a derivative of the War Powers Act, takes away our rights to privacy, liberty, property, contact and even our rights to a "Constitutional Court of Law".

11649 Signed by Richard Nixon, divvied up the United States into regions now to be controlled by FEMA and its fifty unelected officials. NAFTA and GATT are regional agreements part of the "New World Order" and not about "free trade".

...GIVEN A CHOICE, I'LL TAKE FREEDOM!

[H: THEN PLEASE STAY TUNED FOR IMMEDIATE EMERGENCY INFORMATION!]

***

I am going to take this opportunity after you have studied the above LAWS. It matters not whether or not they are CONSTITUTIONAL--they are the law of the Federal United States Government OVER AND AGAINST YOU-THE-PEOPLE. THESE LAWS ARE ALREADY IN EFFECT!!!

IS IT NOW TIME TO CONSIDER THE POSSIBILITY OF NEGATING THIS GOVERNMENT WITHOUT BLOODED AND WITHOUT SUBVERSION. WHY DO YOU-THE-PEOPLE SIMPLY NOT MOVE YOUR CONSTITUTIONAL GOVERNMENT AWAY FROM THAT MON-
STROUS SLAVE-MASTER DICTATORSHIP? YOUR CONSTITUTION—IN FULL FORCE AND EFFECT—ALLOWS YOU ALL THE LAWS TO DO SO AS YOU SO DEMAND AND DESCRIBE!

I SUGGEST THAT YOU EACH CONSIDER THIS AND SEEK OUT OPTIONS. THERE WILL BE LEADERS TO SHOW THE WAY AND DEFEND THE LAWS—DROP A NOTE, IT NEED NOT BE SIGNED IF YOU FEAR REPRISAL (THERE WILL BE NO "LISTINGS")—TO RONN JACKSON, C/O CONTACT. DO NOT THINK IT ENOUGH FOR YOUR NEIGHBOR TO EXPRESS FOR IF THE PEOPLE (YOU THE CITIZENS) CARE NOT ENOUGH TO DO THIS, THEN I FEAR YOU HAVE NO SUPPORT FROM ANY FRONT. UPRISING AGAINST A BIGGER BEAST IS HARDLY AN "ANSWER"—RE-ESTABLISHING A GOVERNMENT SEAT AND SERVANTS CAN QUITE NICELY DO THE JOB—IN PEACE AND WISDOM! TRY IT—YOU WILL LIKE IT IF YOU TRULY STAND FOR FREEDOM AND INDEPENDENCE AS ESTABLISHED BY YOUR CONSTITUTION AND BILL OF RIGHTS. REMEMBER—"THAT" NATION UNDER GOD WITH LIBERTY AND JUSTICE FOR ALL?? YOU ONLY NEED A RALLYING POINT THAT YOU MIGHT LAWFULLY AND DULLY ELECT AND SERVE. GOD WILL ASSIST AND ASSURE—WHEN YOU ARE TURNED BACK UNTO GOD! TURN NOT BACK UNTO GOD AND SUCH LAWS OF CREATION AND GOD AS TO BE JUST AND EQUAL—AND YOU HAVE NOTHING FOR WHICH THERE IS WORTHINESS OF STRUGGLE—YOU WILL HAVE LOST AND I COULD ONLY WISH YOU WELL IN YOUR STATE OF SLAVERY. GO BACK AND READ THOSE PRESIDENTIAL ORDERS OF YOUR DICTATOR SLAVE-MASTER ENFORCED THROUGH POWER!!

Gyegrors Ceres Hatonn
Journalistic Commentator,
Doctorates in "You name it—I have it."
IGPP, PS

CHAPTER 1

REC #2 HATONN

SAT., JUL. 30, 1994 11:56 A.M. YEAR 7, DAY 348

SAT., JUL. 30, 1994

We were interrupted in the middle of writing about Abe Fortas as a "Usurper." I would like to continue this subject for a while today because I really do want to stay with this until we can cover Clark Clifford. He still makes almost daily news and, although he may not be as powerful or brilliant a schemer, he has nonetheless become involved to the point wherein he is PROTECTED by the powers that be until he has been able to skive off billions upon billions of dollars from you-the-people and never get so much as a hand-spank. Perhaps we can finish the subject of Fortas today. Thank you.

THE USURPERS, Part 13
by Medford Evans, Ph.D.

Western Islands (publishers), Belmont, MA 02178, 1968. [Out of publication].

Continuing directly from Part 12:

THE SCHEMERS:

ABE FORTAS

Because of the vigor with which they pressed their cause, the moving spirits of the IJA (International Juridical Association) did not have to wait to get their men Abe Fortas and Thurgood Marshall on the Supreme Court in order to achieve most of their objectives in liberating Communists and supporting "workers... organizations... against the forces of the state." M. Stanton Evans in 1965 summarized the record:
The Supreme Court under Earl Warren has been the most powerful instrument of the Establishment program in this [internal security] field. The Warren Court has laid level internal security statutes and regulations in almost every sector of American life. It has struck down state sedition laws (the Nelson case), emasculated the Smith Act (the Yates case), hampered Congressional investigating committees (the Watkins case), forced opening of security files to Communist defendants (Jencks case), upset executive department security procedures (Service case), and hindered efforts to prevent Communist entrance to and exit from the country (Kent case). The Court has erased from the books almost every sanction the United States has against the internal activities of the Communists. *The Liberal Establishment*, pp. 192, 193.

[H: When you see something that indicates a MAKING OF LAW by the Supreme Court the red flags should be flying at full mast. THE SUPREME COURT IS SUPPOSED TO INTERPRET LAWS AS TO CONSTITUTIONALITY (YOUR OLD CONSTITUTION) AND NEVER TO "MAKE" LAWS!!!]

The American Bar Association [H: This is not a constitutional licensing division, a State licensing division or board--the ABA is a PRIVATE CLUB.] received in the Summer of 1958 a report of a Special Committee on Communist Tactics, Strategy, and Objectives which itemized twenty pro-Communist Supreme Court decisions (the characterization is mine), including all those mentioned by M. Stanton Evans, except the Service case, which like many another was yet to come when the Bar Association report was prepared. Communism did not win victories in our courts because Communist-fronters Fortas and Marshall finally made it to the high bench. It is the other way around. Fortas and Marshall were able to make it to the Supreme Court because Communism had already won so many victories there!

The IJA could hardly have started at the summit. It had to infiltrate its way upward by degrees. Its success has been phe-}

omenal, surpassing all expectations. When the House Committee on Un-American Activities in 1944 wrote in *Appendix IX* that "there is not a single important Communist-front organization which does not have a substantial representation from the personnel of the International Juridical Association," it surely did not contemplate that by 1964 the Supreme Court of the United States would be added to the list.

It was in 1965 that Lyndon Johnson appointed former IJA National Committee member Abe Fortas to the Court. Two years later he added former IJA member Thurgood Marshall. To be sure this was not the first time the Supreme Court had received a justice who had once belonged to an organization that would be cited as subversive by the Attorney General, for Justice Hugo Black had belonged to the Ku Klux Klan. [H: Isn't TRUE HISTORY interesting? Further, isn't it even MORE interesting to find that the Ku Klux Klan was also started by the British Intelligence Agency who started the Anti-Defamation League--B'nai B'rith? Dear ones--the blacks and the "Jews" are not friendly enemies--they are HATED enemies!]

Abe Fortas' life can be divided into five chapters: youth, Yale, the bureaucracy, private law practice, the Court. At Yale he met William O. Douglas and has followed him in some fashion ever since. After graduating from law school Fortas taught at Yale under Douglas, with whom he also worked in the Securities and Exchange Commission in Washington; these academic and bureaucratic activities overlapped. Prior to working part time with the SEC, young Fortas, while still teaching at Yale was, in 1933-1934, Assistant Chief of the Legal Division of the Agricultural Adjustment Administration (AAA). Alger Hiss, the convicted Communist, was a lawyer with the AAA in 1934. Indeed, Hiss was "an Assistant General Counsel", as he proudly told the House Committee when Whittaker Chambers first called the turn on him in 1948. Assistant General Counsel sounds pretty good. Lee Pressman, another convicted Communist was one too, at the same time, in the same agency--AAA. Abe Fortas at this time was AAA's Assistant Chief of the Legal Division. These are brilliant men. They wouldn't be likely to
miss each other at that level in that agency. It's interesting the way Chambers describes the subterranean political atmosphere of those days. In Witness he writes:

I can imagine no better way to convey the secret power of the Communist Party in the domestic policies of the United States Government from 1933 to 1943, and later, than to list the members of the leading committee of the Ware Group [Chambers has previously gone into the workings of this "under-ground section of the American Communist Party"], led by the late Harold Ware] and the posts that mark their progress through the Federal Government.

The leading committee of the Ware Group included:

Nathan Witt
August 1933 through February 1934--attorney on the staff of the AAA.

Lee Pressman
1933--Assistant General Counsel of the AAA.

John J. Abt
1933--Attorney for the AAA.

Charles Kramer alias "Krivitsky"
1933--On the staff of the AAA.

(pp. 343-344.)

Every one of them was a Communist. Chambers omits Hiss from the list. Hiss, like the others, was, in 1933-1934, a member of both the Ware Group of underground Communists and of the Agricultural Adjustment Administration. But his transfer to the staff of the Nye Committee of the Senate, investigating munitions-makers, was in prospect, and Chambers says the Party thought it prudent to separate Hiss from the group. But here in 1933-34, at the outset of the New Deal, are five AAA lawyers: Hiss, Pressman, Witt, Abt, and Kramer, all known to be Communists, and the Assistant Chief of the AAA Legal Division is

Abe Fortas, who is not known to be a Communist. It is no wonder the justice is scrupulous in avoiding imputations of guilt by association! John Abt is the one Lee Harvey Oswald said he wanted for his lawyer. One wonders what chance Oswald had of retaining him, though it might have been a problem for Abt to turn him down. The problem never came to a head. Jack Ruby saw to that. The reason Oswald wanted Abt is brought out by William Manchester in the opus, p. 247: [H: Don't you find involvement with such as the "Agricultural Adjustment Administration" a bit interesting--what does Agriculture have to do with anything attached to this mess? Perhaps it is the same as SENDING ARMS TO IRAQ, ETC., THROUGH THE AGRICULTURAL DEPARTMENT AND CLIFFORD'S BCCI? MY, my.]

....when the Dallas Bar Association's president drove to the station, Oswald declined his assistance, declaring a preference for John Abt, a New York lawyer celebrated for his defenses of political prisoners.

The parallelism of the above with the words of the IIA preamble is striking.

In 1937, Fortas left Yale and went to Washington to work full-time for the Securities and Exchange Commission. From 1934 to 1937 Fortas had worked part-time for the SEC. In 1936, John Abt worked for the SEC--Special Counsel in the case against Electric Bond and Share. It is a small world. Fortas moved on up to the bureaucracy. From SEC he went to the Public Works Administration and from there to the Department of the Interior. In 1942, when he was thirty-two, Abe Fortas was made Under Secretary of the Interior. Old Ike's (Harold the curmudgeon) liked him. So did Franklin D. Roosevelt. Ike's wrote in his diary:

The President spoke in high terms of Abe Fortas' qualities and said that he was thinking of taking him away from me and making him a member of the SEC. I told him Fortas was very important to me.
So that is how Fortas got to be Under Secretary. Nothing wrong with it. Nothing wrong with being in demand in two agencies and getting a promotion.

It was about this time that Abe Fortas and Lyndon Johnson became acquainted. Johnson first went to Congress by special election in 1937, the same year Fortas moved to Washington from New Haven. The young Schemers hit it off together. They palled around, too, with Eliot Janeway and an older lawyer, Edwin Weisbl, who was later to become a bitter enemy of Joseph Kennedy. My authority for this is Rowland Evans and Robert Novak. (Lyndon B. Johnson: The Exercise of Power, pp. 8-9, 281.)

Abe Fortas has a way with Presidents. Roosevelt liked him, and Truman liked him, and the latter made him in 1945 an adviser to the United States delegation to the organizational meeting of the United Nations—administered by Alger Hiss as Secretary General! But important as Hiss was, Abe Fortas had already passed him on the rocky road to success. A legal adviser has a kind of status that a strictly administrative office, no matter how high, doesn't have. And Fortas, as Under Secretary of the Interior, would have outranked Hiss protocol-wise, for though State is very much more elegant than Interior, still an Under Secretary is an Under Secretary, and Hiss was several layers down from that level within State.

Fortas' contacts were thoroughly interdepartmental. The following selection from Interlocking Subversion in Government, Part 30: Harry Dexter White Papers, a publication of the Senate Internal Security Subcommittee, seems worth quoting extensively, though a certain amount of repetition is involved:

On January 4, 1945, Abe Fortas, the Under Secretary of the Interior, wrote to Harry D. White congratulating him on his appointment as Assistant Secretary of the Treasury. Fortas felt that the promotion was "completely desired" and would "strengthen the Government considerably". White expressed his "deep satisfaction" at the note. Fortas was a member of a dinner group which met on May 11 (year not given) at the Athens Cafe, 804 Ninth Street, NW, Washington, D.C., including Dr. [Isadore] Lubin, David Niles, Mr. [Paul H.] Appleby, C.B. Baldwin, Dr. [Mordecai] Ezekiel, Oscar Chapman, L [achin] B. Currie and others. [White and Currie have attained fame as identified underground Soviet agents; the others are Left Liberals.]

On a letterhead dated May 18, 1942, of the International Juridical Association, 105 Fifth Avenue, New York City, appears the name of Abe Fortas as a member of its national committee. Among his fellow members with records as members of the Communist Party were: Joseph R. Brodsky, Nathan Witt, Leo Gallagher, Lee Pressman, David J. Bentall, Isaac E. Ferguson, and others who have been active in defending Communist cases. The House Committee on Un-American Activities characterized the International Juridical Association as an organization which "actively defended Communists and consistently followed the Communist Party Line" (Report on National Lawyers' Guild, September 21, 1930). It was an official offshoot of the International Labor Defense, cited by the Attorney General as the "legal arm of the Communist Party".

The International Juridical Association was succeeded in the Communist hierarchy by the National Lawyers' Guild. The leadership of the two organizations interlock significantly. In 1937, Fortas was a member of the national executive board of the National Lawyers Guild, which has been cited as subversive by the Attorney General. In 1940, a split occurred in the organization and there was a defection of a large group of well-known anti-Communists. To our knowledge Fortas' name has not appeared on its letterhead since then.

A letterhead of the American Law Students Association shows Prof. Abe Fortas, of Yale Law School, as a member of its faculty advisory board [along with Fred Rodell, by the way]. The American Law Students Association
was a part of the American Youth Congress which has been cited as subversive by the Attorney General. It was also an affiliate of the United States Peace Committee, a part of the Communist-controlled peace front. Its letterhead shows union label 209, of the Prompt Press, which prints Communist Party literature.

Abe Fortas was a member of the Washington Committee for Democratic Action, which has defended the interests of individual Communists and whose meetings have been addressed by such well-known Communists as Elizabeth Gurley Flynn, Lee Pressman, and Doxey Wilkerson. It was active in 1940 and 1941 during the period of the Stalin-Hitler Pact. (p. xxiv, Italics added)

Abe Fortas defended the "political prisoner" Owen Lattimore against perjury charges based on his testimony before the Senate Internal Security Subcommittee in 1952--charges eventually dropped by the Justice Department because of its repeated failure to draft an indictment in terms casuistically acceptable to Federal Judge Luther Youngdahl. The basic charge of the Senate Committee, that Lattimore was "a conscious, articulate instrument of the Soviet conspiracy", was never brought to trial, except in the court of public opinion, where those who have read the record find much that is persuasive in support of the accusation. Professional intellectuals on the other hand, who see no need to read the hearings of a Congressional investigative committee, indignantly reject anything that smacks of "McCarthyism".

In the 1950s, and to a lesser extent today, the intelligentsia preferred not to discuss such a proposition as that "X is an instrument of the Soviet conspiracy," for merely to discuss it is to imply (1) that there IS a Soviet conspiracy, and (2) that it is bad. The intellectuals are not at all sure, and really prefer not to know, about point one, but if by any chance it is true, then they incline to take issue with point two, and in any case certainly do not want to discuss it with the laity. In the interests of open scientific discussion, the intellectuals seem to advocate that all followers of Senator McCarthy ought somehow to be silenced, but if that is not feasible then at least they should bestudiously ignored. This is what they mean by freedom of speech. With such brokers in the marketplace of ideas, Abe Fortas acquired much credit by defending a tycoon of the intelligentsia like Owen Lattimore.

Two questions one must never ask: (1) what has Owen Lattimore ever done that makes him such an intellectual? and (2) is he really a Communist? Both these questions are quite beyond the pale. A full professor at one of our great eastern seaboard universities is, like Caesar's wife, simply above suspicion.

Owen Lattimore was first brought to public attention by Senator McCarthy in 1950 as the architect of the Free World's loss of China to the Communists. McCarthy had most of his information from the late Alfred Kohlberg, and the information was straight. Nevertheless, the Senator's use of the importer's knowledge of the Orient-hardened resistance in the fortresses of the Establishment, for Alfred Kohlberg, a patriotic and well-to-do merchant in the Chinese linen trade, who had once himself been a member of the now notorious Institute of Pacific Relations (IPR), had, when he learned the devious pro-Communist line of the IPR, spoken out in intransigent protest. Kohlberg demanded Board action against Communist-line staffers and in other ways made the power structure uncomfortable. In particular, Kohlberg had made an enemy of Arthur H. Dean of the New York law firm of Sullivan & Cromwell, then vice chairman of IPR. Dean was later to become a leading disarmer of America. Though Kohlberg's information of Lattimore was good, McCarthy was bucking the whole financial and legal Establishment as well as the intelligentsia. The cards were stacked against McCarthy before he began. Abe Fortas was a dealer for the house. He represented Owen Lattimore.

Eleanor Lattimore, Owen's wife--who writes for juveniles--has told of the selection of Fortas as her husband's attorney. Lattimore was in Asia when McCarthy began his expose and, though he promptly came back to the States, events here did not entirely wait for him. "I don't know how I happened to think of
Abe Fortas," writes Eleanor Lattimore, author of Chapter II in her husband's pitiful book Ordeal by Slander:

...because everybody in Washington knew more about him than I did. [In 1950 most people had never heard of him.] We had met him once at dinner, and heard him talking about the attack on Dr. Condon [Dr. Edward U. Condon, once described as the "weakest link in our atomic security", a charge which he denied] and the way he thought such attacks should be handled. Owen and I both liked what he said but, not dreaming that my husband would ever be in a similar situation, I had not given Mr. Fortas another thought. So it was instinct rather than cleverness that made me telephone him that night to ask for an appointment.

Instinct or no, however, Eleanor Lattimore still sought advice from friends about going to the attorney. The friends were Joseph Fels Barnes and his wife Elizabeth. "Joe was finally convinced," continues Eleanor Lattimore, "it was going to be tough, and he and Betty approved of my talking with Mr. Fortas. I went alone to see him. Strange to say it was the first time I had ever been in a lawyer's office. But in the sea of unreality in which I had been floundering I knew at once that Abe Fortas was another solid rock, like Joe and Betty." (Ordeal by Slander, pp. 36-37.)

Another "solid rock"? What could this mean? Barnes is a world traveler, especially to Russia and Asia. Moreover, Barnes has been identified before a Senate committee by five sworn witnesses as a Communist and as an espionage agent.

Abe Fortas helped Lattimore deny any Communist connection. Not only was Fortas Lattimore's attorney, Fortas helped him write Ordeal by Slander. In the Foreword the professor expresses his gratitude to his lawyer and friend:

The story would have been different, and more tragic, if it had not been for the law firm of Arnold, Fortas and Porter; and particularly for Abe Fortas, who after weeks of exhausting work on the "case" still had wisdom and patience left to give me counsel on the book. (Ordeal by Slander, p. viii.)

Lattimore was American-born but English bred, (early school in Cumberland), had done graduate study at Harvard, been an adviser to Chiang Kai-shek, become an author of prestige books on international relations, and been made director of the Walter Hines Page School of International Relations at Johns Hopkins University.

Lattimore came to owe Fortas a great deal. Whatever the narrowly averted danger from Senator McCarthy's charges in 1950, it was repeated with emphasis in 1952. After extensive hearings before the Senate Internal Security Subcommittee (which sedulously avoided dependence on either McCarthy or Alfred Kohlberg), Lattimore was indicted by a Federal grand jury on seven counts of perjury in his denials of Communist activity. Fortas' "wisdom and patience" endured, and Judge Luther Youngdahl was academically judicious. The judge said the terms "promotion of Communism" were not sufficiently defined, and so prevented the trial that would have defined them. The Justice Department in the early Summer of 1955 dropped the charges. This was about the same time that President Eisenhower had his picture taken with Bulganin at Geneva. Neither Lattimore nor Bulganin had ever been cleared of the standing imputations against them, but the world entered an era of ideological detente; everybody said, Aw, the devil with that stuff; McCarthy slowly sickened and died (May 2, 1957), Korea was over, Vietnam and Castro's Cuba were incubating, the first Suez crisis and the Hungarian Revolt was just around the corner. The long sea lanes opening to the humiliation of the U.S. Navy in the Sea of Japan in January 1968, were just ahead; and to the discrediting of the American military and diplomatic presence in Saigon; and to the predictable eviction of American power, and loss of American investment in the Far East. None of these could have been prevented without a real reversal of trends, a reversal that could come only when somebody in the United States learns how to keep a keen lawyer like Abe Fortas from
securing the release of a propagandist as mendacious and impudent as Owen Lattimore.

Owen Lattimore had to be impudent to survive, for McCarthy almost had him convicted and punished. Yet the power was on Lattimore’s side, as Abe Fortas knew; what he did not know at first was whether Lattimore would use it. At the first interview Abe Fortas asked Eleanor Lattimore: "Will he fight?" He would, as events were to show, but even with enough assurance to take the case Fortas needed a while to learn how tough Lattimore might be. The lawyer thought the professor might be ethically too scrupulous, which seems to have been a bit naive of the lawyer. Fortas wrote Lattimore, who got the letter in London, on his way back from Afghanistan:

As evidence of your non-Communist attitude, [Drew] Pearson broke at some length the story of the Living Buddha and the two other Mongols who are in residence at the [Johns Hopkins] University.... The emphasis in this part of the story will be that these people are refugees from Communism who were brought to this country as a result of your efforts and who are and will be of great assistance in contributing to an understanding of the Far Eastern problem. This may sound somewhat insane to you, but I assure you that we are operating in a situation characterized by insanity, and a certain amount of drama is not only desirable, but also completely unavoidable. (Ordeal by Slander, pp. 20-21, Italics added.)

The attorney continued to his client: "It may be necessary that you get down in the gutter in which we are now operating as a result of Senator McCarthy's personal attack on you. But if we can place the Senator in the gutter where he belongs..." (Ibid.) It was all right with Lattimore.

Ironically enough, Lattimore had wondered if Fortas would fight. At least he says he did. In his opening chapter Lattimore writes:

Then I thought, or tried to think, about Abe Fortas. I remembered that I had once met him at somebody's house at dinner, and that I had had an impression of him as a man with a keen mind and a warm and human personality. But I found I could not fit him into my thinking as my own lawyer, helping me to defend my own case. Never having been involved in any kind of legal proceedings I had a vague feeling that most lawyers are fixers rather than fighters. This fellow McCarthy was obviously a round-house brawler and a dirty fighter. A fight with him would be a slugging match. I was all set to slug, but was Abe Fortas going to be the kind of lawyer who would try to make me pull my punches? (Ordeal by Slander, p. 15.)

The two were soon to know each other better. Besides asking Eleanor Lattimore if her husband would fight, Abe Fortas had just one other question to put to her about her husband.

"Look here," he said, "I don't want to find that when Owen was a boy in his teens he foolishly joined something that turned out afterward to be Communist." I laughed. "You don't need to worry on that score," I said. (Ordeal by Slander, p. 15.)

Louis Budenz was reportedly going to tell the Tydings Committee that Lattimore was a Communist, and just for a moment Fortas was apparently a bit shaken, suddenly recollecting what he himself had done earlier, in the International Juridical Association. He was a professor at Yale when he joined IJA, and the IJA connection apparently lasted right down to the time he became Under Secretary of the Interior. Fortas knew that it is a whole lot more comfortable in the politically straight world if you have just never belonged to a Communist or Communist-front organization.

What manner of man is Justice Fortas? He is not an ordinary Supreme Court Justice. He is the superb Schemer who put Lyndon Johnson into the Senate when the voting majority of Texas wouldn't. He is the man Katzenbach "went straight to" when he wanted the Warren Commission set up, and Fortas was
certainly the right man to go to, because Fortas had been the first man in Washington that Johnson called after the assassination of President Kennedy.

Abe Fortas is successful. There is a Latin motto, fiat justitia, ruat caelum, translatable as "Let justice be done, though the heavens fall." In Fortas' life the heavens have not fallen. They may not have fallen on Johnson—though his March 1968 abdication would seem to indicate they have. But what will it cost Fortas, in any case? On that high court, he is set for life. The best thing to do is put a man in the White House who won't listen to him on those Opinions which undermine the Constitution. [H: Isn't ever likely, is it?]

Yet the struggle for worldly position has not stopped Abe Fortas from religious and philosophical moralizing, nor has the physiognomic fact observed by New York Times-man Anthony Lewis that there is "no visible sign of sentimentality in Abe Fortas. He has the lidded toughness of, say, a houseman in Las Vegas." Actually the tough guy in Fortas sometimes finds the sensitive moralizer quite useful. In the McCarthy-Lattimore duel Fortas' law firm fired a letter to the Senator saying, "We suggest that a decent regard for the welfare of your country, for the high office you hold, and for elementary Christian virtues, require you immediately to put a stop to this fantastic outrage." (Ordeal by Slander, p. 23) [H: "Christian" virtues?? Oh my...] Since McCarthy was a Christian and Fortas did not claim to be, that seems like a cynical appeal to the other man's values. McCarthy was also a patriot and held the Senate in such high respect that he died after it rejected him.

Writing in 1964 in the Yale Law Journal, which he had edited thirty years before, lawyer Fortas, in an interval of contemplation between consolidating Johnson's position after November 22, 1963 and ascending to the Supreme Court said:

For a justice of this ultimate tribunal, the opportunity for self-discovery and the occasion for self-revelation are unusually great. Judging is a lonely job in which a man is, as near as may be, an island entire. The moment is likely to come when he realizes that he is, in essential fact, answerable only to himself. [H: Hmmmn—not to God or citizen??]

Unlike the letter to Senator McCarthy, this obiter dictum invokes no religious considerations. In this context, you would think it might have, quite legitimately. Taking the awful loneliness of the earthly judge to the edge of contemplation, one could well—this would be the place to do it—say that such a judge was answerable only to the Constitution—and God. But Abe Fortas didn't say it. He said the judge is "answerable only to himself". Of course, he was writing about William O. Douglas.

The boy who walked to religious school in Memphis forty-odd years ago to save streetcar fare (then a nickel) has for a long time now ridden in his own Rolls-Royce. He and his wife Carolyn, who is also a lawyer, are said to have made (before the Court thing came up) more than $200,000 a year. Carolyn Fortas is a tax specialist. Fortas plays the role of a "Liberal," which is to say—for one thing—anti-big-business, and yet he got rich counselling big corporations. I don't care how you explain it, that is basically two-faced. Of course, it is exactly the same thing Johnson's other top Schemer, Clark Clifford, has done, possibly on an even bigger scale. It is, really, one of the formulae of the Establishment. Set up a Big Government, set up Big Business, switch the money back and forth from one to the other, like a man kiting checks between two banks, and you can manage the populace—both those who think they are "Liberals" and those who think they are "Conservatives." Someone has attempted to give a formula for political success: Tax and tax, spend and spend, elect and elect. It's done now on a bigger scale. The difference is they don't try to spend it all on the WPA or the FWA, they spend it through contracts with big corporations—including big universities. Big Business and the Big Government hold each other up like two sides of a sandwich-board—sign which you and I have to carry around on our shoulders.

Still, as convenient as this marriage of Socialism and Capitalism is, there have to be intermediaries—marriage brokers, mar-
riage counselors. That's where Abe Fortas and Clark Clifford come in. Anthony Lewis of The New York Times says that as a lawyer Fortas "spent less time in courtrooms than in the offices of big corporations, advising them on how to improve their management and enlarge their profits without running afoul of the government." (The New York Times Magazine, August 8, 1965, p. 11.)

Clifford, as we shall see, has done the same thing. Liberals of the naive stripe, who want to feel that Fortas and Clifford belong to them, worry from time to time as to whether this kind of law practice is not somehow selling out to Big Business. Before you answer that question for yourself, remember that while the client may get a government contract and pay less taxes than he would without such lawyers, the government is always assured that its main interests are protected. Tax laws are written so that the revenue from them may be, depending on how they are construed and applied, either high--or very high. Never low.

About two years later--June 4, 1967, to be exact--Fred P. Graham, a lawyer who covers the Supreme Court beat for The New York Times, also had a Times Magazine article about Fortas, with Fortas' photograph on the cover. Graham says that Supreme Court Justice William O. Douglas, Fortas' mentor from the old, was discovered to be getting a $12,000 a year retainer from a "nonprofit foundation with very thin financial ties to gambling interests in Las Vegas". Foundation official Harry Ashmore, speaking in defense of the corporate virtue, declared, the organized philanthropists in the case would pursue a "Caesar's wife" policy. What they actually did, according to Graham, was to hire Carolyn Fortas, the tax-law-expert spouse of Justice Fortas. [H: My goodness, they REALLY DON'T ever change, do they?] Oddly enough, Carolyn Fortas said the foundation was actually as clean as one of Harry Ashmore's houndstooth jackets. Graham concludes his résumé of this episode with the reflection: "That the investigation was concluded without raising any hint of a possible conflict of interest is further evidence of [Abe] Fortas' prowess as a behind-the-scenes mover and shaker." In other words it is Carolyn who is Caesar's wife.

On Fortas' elevation to the Court in July 1965, The New York Times (it has published at least three analytical and evaluative curriculum vitae on him) called him an eminence grise, which is what Cardinal Richelieu was called when he governed France for Louis XIII. That, too, may be an exaggeration, for Fortas' influence with Johnson, probably unique in early 1964, has been to some indeterminate but undoubtedly significant degree displaced subsequently by the influence of that other master Schemer, Clark Clifford. (Rostow's influence has never been personal with Johnson. Rostow's influence is almost automatic on whoever is in the White House.)

In a world where the Viet Cong can take the American Embassy in Saigon, and the North Koreans can capture an American vessel on the high seas, it may emerge as an advantage to have been once a force in the International Juridical Association. Even for this we cannot charge Fortas with naiveté. Lack of sophistication is the last charge to which he would be vulnerable. According to Anthony Lewis cited in The New York Times Magazine, a lawyer who once worked with Fortas said:

Of all the men I have met, he most knows why he is doing what he is doing. I don't like the s.o.b. [sic!], but if I were in trouble, I'd want him on my side. He's the most resourceful, the boldest, the most thorough lawyer I know.

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And I remind you readers:

PROTOCOLS OF ZION:

"We have already established our own men in all important positions. We must endeavor to provide the Goyim with lawyers and doctors; the lawyers are au courant with all interests; doctors, once in the house, become confessors and directors of conscience."
And from a Fifteenth Century Zionist Protocol:

"...As for the many other vexations you complain of: arrange that your sons become advocates and lawyers, and see that they always mix themselves up with the affairs of State, in order that by putting Christians under your yoke you may dominate the world and be avenged on them."

Now, where do I fit in all this gibberish? The Zionist Anti-Christ is my direct enemy. This group of Khazarian role-stealers and heritage-thieves of the Judean peoples—have declared war on GOD of Christed perfection. I speak not of a "person"; I speak of that which is now called by all sorts of non-meaning names which fit no definition as USED. Communism was established by this very GROUP OF ONES CALLING THEMSELVES AND ACTING AS SELF-STYLED JEWS. THEY ARE NOT! YOU HAVE BEEN DUPED! THEY ARE NOT!

Are all the ones in POWER of said lineage? NO—and as soon as they realize THEY TOO HAVE BEEN "HAD" IN THE NAME OF POWER AND GREED, MIGHT WELL LOOK CAREFULLY AT WHAT THEY HAVE DONE—AND YOU MIGHT WELL RISE UP AND SMITE THEM—HUMAN CITIZEN. I will remind you of something very, very important: WITHOUT LAWS SET IN GOODNESS, JUSTICE AND ABSOLUTE FAIRNESS FOR ALL, YOU HAVE MONARCHY AND ANARCHY CONTROLLED BY DICTATORIAL FORCES OF POWER AND COERCIVE FORCE. WHEN THE HIGHEST COUNCILS OF THE LAND SIT IN CORRUPTION AND SELF-APPOINTED KINGDOMING—YOU HAVE LOST FREEDOM IN THE WORST POSSIBLE MANNER—FOR THERE NO LONGER RESIDES JUSTICE AMONG YOU. YOU ARE THE PAWN OF THE ELITE POWER BROKERS HANDING OUT DEATH, LIFE, PRISON OR FREEDOM—ACCORDING TO THAT WHICH GATHERS UNTO THEMSELVES THE SPOILS OF A PLANET WHILE THE MASSES BECOME BLINDLY ENSLAVED AND HERDED LIKE THE BEASTS AS CHATEL. IT HAPPENS AND MAN DOESN'T NOTICE UNTIL TOO LATE!   Salu.

CHAPTER 2

REC #1 HATONN

SUN., JUL. 31, 1994  8:08 A.M.  YEAR 7, DAY 349

SUN., JUL. 31, 1994

RONN JACKSON?

FROM CHUCK AND MARY IN NORTH CAROLINA—LIGHT BRIDGES

Yesterday a letter was faxed to a lot of people, apparently. Chuck and Mary give their return number as FAX 1-704-898-4211. It showed up on my doorstep very late last night so we will address it "first" this morning.

SANCTIONS AND C.O.U.P.E.S. SPECIFICALLY THE CLINTONS

I do not presume to answer questions FOR Mr. Jackson or anyone else—nor do I agree with many things from a lot of people with whom we share and work. Some of you have turned Mr. Jackson into some kind of an encyclopedic guru and others simply want confirmation and information. This is what we are here for, readers, but not to specifically attend everyone’s business. I will, however, comment on this particular information because it seriously impacts everyone if true, and everyone if not true. It will speak of killing a president. And, furthermore, it WOULD NOT be Ronn Jackson who would be directly involved—and it is, further, THE major reason Mr. Jackson stays incarcerated—so that it cannot be "assumed" a work of his doing if this takes place as would be set up by "dealers" in the assassination game! The latter part does NOT please Mr. Jackson except that he can see the wisdom of compliance and continued incarceration. The facts are, however, that there are at least two other assassins trained and operable within orders who could accomplish such a task. I ask that all of you who pile the letters
onto Mr. Jackson for response--continue the barrage because it keeps him SO BUSY that he can't even consider the possibilities involved here. WE NEED NO KILLING OF ANY KIND TO ACCOMPLISH RECLAIMING OF THE CONSTITUTIONAL GOODLY FUNCTION OF YOUR NATION.

Mr. Jackson is just beginning to understand his purpose and direction--and no longer is "sanctioning" a part of his job--it never WAS with God and citizen.

What is really incredible to witness is the sending forth of the Clintons and Gore on this stupid bus journey--they are not welcomed ANYWHERE. All YOU are shown are the nice parts--the nasty parts are KEPT FROM YOU. Indeed there are evil intents afoot.

**WILL THE REAL CLINTON STAND UP?**

NO! He can't. The Clintons have already been removed and he was a puppet at best from upstart of his public imaging.

I warn you, citizens of the world, when you act in violence against the LAWS OF GOD AND CREATION--you WILL NOT have the help of same.

I believe the best thing is to print the letter so that any comments make sense to you.

[QUOTING:]

Saturday, July 30, 1994

From: Light Bridges

TO: Whom it may concern:

In a telephone conversation with Ronn Jackson, Ronn said he had agreed to one last job (or sanction or killing or murder) for C.O.U.P.E.S.

Ronn then said to us that he would be willing to tell us more information if we could guess who it was that C.O.U.P.E.S. wanted him to kill.

So Mary and I used an encrypted message in saying our guess to him by saying, "What do you think about Clint Eastwood and his ton of bills?"

This was our way of saying we thought he was going to kill Bill Clinton.

So we said this to Ronn over the phone, and after a long pause on the phone, he said, "Shit, you guessed it!"

So then we had a three or four hour conversation with him on 4-24-94 which has been taped and copied and given to several people. However on this tape we did not mention the subject of Bill Clinton or what C.O.U.P.E.S. wanted Ronn to do. In fact, we have told no one until now.

THE ABOVE MIGHT BE PURE BS FROM A MAN IN PRISON WHO LIKES TO MAKE UP BIG LIES, OR IT MIGHT BE TRUE. SO, IF IT IS TRUE, WE FEEL WE HAVE THE RESPONSIBILITY TO TELL THE PUBLIC SO C.O.U.P.E.S. AND RONN JACKSON CAN BE STOPPED. WE DO NOT BELIEVE IN MURDER, WE BELIEVE IN HOLDING HANDS. WE ARE NOT HAWKS, WE ARE DOVES. I KNOW A LOT OF PATRIOTS WILL NOT AGREE WITH US IN THIS MATTER. [H: No, MOST "real" patriots WILL agree with you in this matter--it is no way to gain anything for your NATION.]

We do know what Larry Nichols and many others have exposed about Clinton and his drug smuggling through Mena, Arkansas, and believe all or most of it to be true. Bill Clinton and C.O.U.P.E.S. need to be put in prison so our United States Government can operate without being sabotaged by the international families and the Federal Reserve Board and the Rockefellers and the C.F.R. and the Bank of England, etc., etc., etc.
If what Ronn is saying is pure BS, then there is no harm done. However, if it is true, then we wash our hands of this information and call the prosecutors in the judicial system to do their job in stopping the treason and injustice from happening.

We know that the FBI, CIA, NSA, NSC, ad nauseam have been infiltrated by anti-constitutionalists, but there are enough clean people left to get the job done. In 1938 Germany the problem was not too many Nazis, the problem was there was not enough vocal good guys and gals.

So let's use the information highways to our advantage and let the pen work and let the sword sit in the corner and rust!!!

Peace, Love and Light,

Chuck and Mary

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Then came the call to Rick from T. Buckley ["Treasurygate"] and the inquiry as to whether or not Ronn had ever said anything about this to Rick. Answer: IF SO, IT WAS NEVER REPEATED HERE! However, Buckley indicated that Ronn has spoken to him about the same order/action. So what have you? Now, the question comes full circle and back to me—why would that be? This is not my business and to "wash one's hands" as stated above, hardly sounds "new" in expression. I am NOT of your place so I can't do anything save speak about it. IF I WOULD BE PERMITTED—I WOULD NOT. I WILL SHARE ANOTHER LETTER WITH YOU IN A BIT SO LET US FINISH THESE FEW COMMENTS. YOU MUST UNDERSTAND DIFFERENT "ROLES" BEING PLAYED HERE, READERS, I MAY BE ONE OF YOU--BUT I AM NOT "OF" YOU--NOT YET!

CAN "YOU" THINK OF A BETTER WAY FOR THE COMMITTEE TO GET RID OF RONN JACKSON FOREVER?? JUST BARGAIN HIM AWAY ON A MISSION OF SUCH STUPIDITY AS TO GET HIM KILLED OR INCARCER-

ATED FOREVER? COME NOW--THEY KNOW THEY CAN ONLY CONTROL ONE RONN JACKSON IN THIS MANNER--FOR ACTUALLY KILLING THE BEING IS NOT GOING TO BE SUCCESSFUL AND WOULD BE A MOST FOOLISH MANEUVER AGAINST A MEMBER OF THEIR OWN COMMITTEE WHO IS MORE POWERFUL, ULTIMATELY, THAN ARE ANY OF THEM.

I would think it most unfortunate in perception that Ronn would have ever said such a thing to anyone. It does mean, however, that he was approached and it was a plan and probably will be attempted in another way by other parties. CAN YOU SEE--THAT THERE WOULD BE NOTHING GAINED FOR FREEDOM OR NATION--BY MORE ASSASSINATIONS? NOT EVEN KILLING OFF THE ENTIRE BUNCH ON ALL THE NEGATIVE SATANIC COMMITTEES OF THE GLOBE COULD YOU ACCOMPLISH FREEDOM AND GOODNESS! CHANGE THE HEARTS AND MINDS OF MAN--OR YOU CHANGE NOTHING—NO PLACE—NO TIME! YOU CHANGE THE HEARTS AND MINDS OF MAN THROUGH TRUTH IN INFORMATION!

You will note that the information came through sometime in this past April (24th?). That is quite a while ago, readers, and much changes daily—much the less, in several months. However, it does NOT make the suggestion less valid or the agony of sorting out responsibility easier. If, in fact, anything of this sort was spoken to any in this place—it has never been repeated. I would guess that it proves discretion on the part of our TEAM.

WHO ARE MARY AND CHUCK?

Well, they are close enough to be heard and have frequent conversations with Ronn and that is reality. They are the very ones who were to put Ronn's books to press as publishers, etc.

Have they betrayed Ronn some way? No! They are SERVING his security in this very telling and sharing. I WILL NOT TOLERATE ANY DAMAGE UNTO THEM AND I SUGGEST THAT IT BE SEEN TO, MONITORS! THEY ARE
GOOD PEOPLE TRYING TO DO RIGHT--AND THIS WAS THE RIGHT THING TO DO! I trust the "reasons" are equally as "right" for I cannot but wonder why it took so long to show and tell. Would it be only after they got nothing expected? Please, consider "reasons" for actions and make sure, always, readers, that your "reasons" match your words--FOR GOD KNOWS THE DIFFERENCE AND HE ONLY JUDGES BY INTENT--NOT WORDS!

Ronn Jackson is a very shrewd and brilliant mind. He set up possible "leaks" and found them! This very leak turns out to be his security blanket. Thank you, Chuck and Mary.

One major reason we turned our attention to other resources for back-up information on the network of high-level players, is that very focus. We need to inform you with that which you would NOT receive, because this information from Jackson WILL BE PUBLISHED.

In the inability to extricate Ronn from the incarceration system it has interrupted a lot of promises. One such promise was a major funding for Light Bridges, computers, print equipment and thus and so. This has NOT been forthcoming as has neither funding promised to ANYONE. Does this mean Ronn is a liar, a fool, a deceiver--or, not able to do anything about such business? The latter--but it doesn't ease the "minds" of participants when the happenings begin to look this negative. I don't know what arrangements Ronn may have made with them. IT IS NONE OF MY BUSINESS--IT HAS NOTHING TO DO WITH "HAND WASHING"!


I WOULD GUESS THAT THIS ONE LETTER IS ABOUT AS GOOD A THING TO HAPPEN IN BEHALF OF RONN JACKSON WHILE HE SITS IN PRISON--AS ANY SHIELD THAT COULD HAPPEN. HE CERTAINLY CAN'T BE BUMPING OFF ANYBODY WHILE SITTING IN A NEVADA PRISON, WHETHER IT BE IN CARSON CITY OR JEAN. THUS WE MAY ALL LIVE TO SERVE ANOTHER DAY--IN ANOTHER WAY!

Ronn has also promised to fund the paper, CONTACT, as well as to fund a lot of groups of patriots and, as well, individual parties who are in great trouble. He and others from the same services of past experience seem to have ability to do "that" if and when they can break loose and get something attended business-wise. Have YOU tried to shift money--even in a local bank and even a small sum? How can you shift it from Europe when both ends of the corruption net are RIGHT THERE? Ronn got money shifted through the New York system and to the Fed system in San Francisco--for CONTACT. This, only to have the Feds stop it, and hold it--illegally and knowingly illegally. The money has been recovered but was not released. No, we are not talking "small" sums--we are speaking of multi-millions.

WHO IS WHO?

I am not going into mysterious reproduction systems or who is/ was who and how and what they are doing BACK in your play. I will tell you that it would be wise to find out everything you can about ones such as Thomas Paine--and go further up the ladder--and find out the full history of, say, ST. GERMAIN. Germain has showed up in every generation since God alone knows when! He was sometimes a fine fellow, sometimes a rat-fink. What he did, however, was ALWAYS started in honor and goodwill intent--only to be spoiled and rotted by destroyers. He was Frances Bacon who was William Shakespeare and thus and so. He would simply be around in the busy times and vanish--even to the point that funerals would be had only to find the "box" quite empty. He was at your Constitution writing--and I would think it appropriate that he be back now! He dictated information to Dharma which has gotten her into a lot of legal hassle. I think he will participate in getting her OUT of it or he shall answer--SOON--to me, his Compatriot!
Germain was always IMPORTANT, high-level "important" at every station. He was known by MANY, MANY names so don't get crazy, readers--YOU ARE EXPERIENCING THAT WHICH THE ADVERSARY WOULD LIKE YOU NOT TO BELIEVE!

When God gets BUSY--the "busy" get going! I would watch the goodly things that Ronn Jackson does as he AWAKENS (which he already has done; HE CAN REMEMBER--YOU CAN'T--YET!)

Do I or did I approve of one, St. Germain? NO, in most instances I did not--but my job and my mission are only the same as is his as far as the INFORMATION task is concerned. There will be the need for physical leadership and direction--THAT IS NOT MY MISSION! MY PRESENCE IS NOT YET EVEN DESIRABLE, MUCH THE LESS, NECESSARY.

YES INDEED, I WOULD REALLY TAKE A LOOK AT THE HISTORY--THE REAL HISTORY OF SIR ST. GERMAIN. YOU ARE NOT GOING TO LIKE A WHOLE HECK OF A LOT ABOUT HIM--AND NEITHER WILL THE "I AM" PEOPLE. BUT HE IS ONE OF THE GREATEST COHANS AND MASTERS OF ALL REMEMBERED HISTORY--ALWAYS SEARCHING FOR A WAY TO MAKE "MANKIND" "WORK"; ALWAYS OBSERVING AND WRITING ABOUT THE NATURE OF MAN--EVEN WITHIN ROYALTY. HE STAGED THE FRENCH REVOLUTION--I BELIEVE THE HEAD-CHOPPING GOT A BIT HEAVY THEN, ALSO. NO, I DO NOT RECOGNIZE VIOLENCE AS ANY SOLUTION--EVER. I HOLD HIGHER RANK AND HAVE TRAVELED FARTHER. UNLESS MAN FINDS BETTER THAN VIOLENCE THERE WILL NEVER BE PEACE, FREEDOM OR, MUCH THE MORE, PERFECTION, IN YOUR REALMS.

BOTH SIDES

Be patient, readers, while we attend a child in need of game-playing:

[QUOTING:]

From: Joe Schaffer
5602 Tumbleweed Circle NE,
Brooks, Oregon 97305; 503-463-4229.

[H: It is refreshing that such a letter is not anonymous as is the usual stance of insulting individuals.]

17 July, 1994 [H: The way he writes the date is a dead giveaway of who and what this party is!]

Hatonn
CONTACT
P.O. Box 27353
Las Vegas, Nevada 89126

CONTACT, July 5, 1994, Pg. 61, "The Test is What You DO With Challenges"

Somebody masquerading as a friend, gave me a copy of CONTACT some time back. The material got my attention and generated a call to your 800 number, leading to a subscription by me. It did very little to produce any information but I did learn, or at least was told, that you are an etheric being.

After digesting several issues of CONTACT [H: Several issues of the paper? My, my, how informed can you get--since I have written over 104 BOOKS, hundreds of papers and thousands of tapings--this must make YOU very, very INFORMED!], I believe it is safe to say that you do have a lot to say in these papers. In this issue you got just a little noisy and loudmouthed for a ball of smoke so I thought I would give you the benefit of my observations.

I would like to see a little documentation regarding the great hero Bo Gritz. I no longer believe him to be the white hat he tries to appear but put it down to his being misled because of his own lack of expertise in some areas. If you can prove he is as you say, spit it out, I will immediately confront him with it. [H:
Oh my, good sir, I am quite sure you need no documentation for such confrontation for surely the information just jumps onto you without need of research. Why should I, a smokeball, supply you with anything? Perhaps he only needs YOUR "expertise" in all the obviously missing areas of his own.

You do run off at the mouth about everyone out here being so dilatory and doing nothing [H: I have never used the word "dilatory"]. believing nothing, and making excuses. Hatonn, old spook [H: Thank you for recognizing my finer qualities. Do you suggest I am simply a spook as in vapor--or a spy out in the cold?], I will match efforts with you any day. I have given everything I have to the point of destroyed health and poverty and I am still in there pitching. [H: Gosh, sir, how greedy of you to think we write all these papers JUST FOR YOU!] I'm tryin' and that, Casper, is all a steer can do. [H: Ah, but sir, if you KNOW that you are a steer and not a bull--why not act in wisdom and intelligence and quit tryin' and start doing something intelligent? If you suggest that somehow you have been castrated--and know it--why suggest you can't help it if you are not a stud? I find your example interesting--and about as intelligent as the rest of your observations from "several issues of a paper".] I know a whole lot of others that have done the same and languished in hell holes for their efforts. Look up men like Tupper Sausy, Alan Stang, Rudy Stanko, Yorrie Kahl, Kaltenberger, Bill Benson, Red Beckman, on and on and be aware that those men are out here where you are throwing your shit.

I have no problem with that really, just consider the source as one who was probably still wearing jammies with feet in them when I started drawing my SS. I do have a problem with your apparent claims that you have some sort of an inside track with God, a direct franchise, and never mind that guy called Jesus. You have got a real problem there. I suggest in all seriousness and concern for your welfare, that you get that problem solved at once. [H: Indeed, I take your suggestion, sir; YOU are a much better spokesman for the perfection of JESUS CHRIST.]

You may be an etheric being, an angel, a just man made perfect, pure spirit, pure intelligence, pure power and pure as the driven snow, but you are not pure enough to qualify as a top kick for God, that is the spot reserved for a man [H: a MAN?] named Jesus Christ who earned it. [H: Ah yes--you must have been there? And, sir, did you base all this information on a few issues of a biblical newspaper or what, Sir? I assume God made YOU the chief JUDGE and counsellor?] If you want to talk with God it would be best to go through the proper channels. [H: Proper channels? What channels--if, as you say, Jesus Christ is God--what CHANNELS do you now suggest? Perhaps your infinite KNOWLEDGE came from going through the "proper" channels--instead of to GOD!] He might just zap you into even less than smoke.

You know the drill and I refuse to honor the sheer stupidity of your statements by attempting rational discussion about them with such an obvious spiritual cripple. [H: Fine, sir, for I don't believe you would recognize a "rational" discussion under any circumstances. I believe you might look in the mirror, sir, for you seem to know a lot about spiritual cripples if you can so judge!] As the saying goes, I refuse to engage in a battle of wits with an unarmed person. Think it over!!! [H: Likewise!!]

Your diatribe against Bo Gritz included some reference to the Coalition For Human Dignity [H: I may have quoted from it--I doubt I had much of a "diatribe" and I don't "hang around" with them--I don't recall the subject as you describe it--I do not, in fact, recall ever hearing the name of Coalition for Human Dignity.] I have a copy of their report and also some of their other garbage. If you are hanging around with such people as that, no wonder you talk so squirrelly at times, they are queer as a three dollar bill, or are you one too? [H: You just proved you are a fine example of CHRISTIAN NON-JUDGMENTAL LEADERSHIP QUALITY.] There were a couple of references to residence in Portland, I live very close to Portland. If you are an etheric being, why don't you just employ a smidgen of that there astral projection or whatever and come on over, we can have a good discussion about all this.
CHAP 3

REC #1 HATONN

MON., AUG. 1, 1994 1:43 P.M. YEAR 7, DAY 350

MON., AUG. 1, 1994

AS THE WORLD TURNS

There are a couple of things I ask to be made sure go in this paper:

1. Michael Silverhawk's current valid address for all things to do with the Refounding Amendment. [Editor's note: National Refounders Empowerment Center Ltd.; P.O. Box 27740; Las Vegas, NV 89126.]

2. Some information regarding the "Candace" conference calls. [Editor's note: This is an ongoing weekly patriot phone conference network. For more information call Candace at 1-610-582-7400. You'll hear a dial tone, then dial 1119, you'll hear another dial tone, then dial extension No. 401. Allow ample time for ringing to begin; when ringing stops you are connected to the conference call. Wait for moderator, Candace; if busy, hang up & redial. If you have someone or something you'd like to put on the agenda, fax it to 417-548-3104. Candace says, "Join fellow American leaders every Wednesday, 10 p.m. Eastern Time."]

3. Standby information regarding Ray Renick. [Editor's note: You can still write to Ray c/o: San Luis Obispo County Jail, P.O. Box 13409, San Luis Obispo, CA 93406. Rick Martin has just completed a face-to-face meeting with Ray as we go to press and suggests that our readers send Ray some warm & uplifting words of support. To convey that Ray is in a chemically "subdued" mental state is a tactfully understated report of the facts. Thus Ray could really use—and would deeply welcome—the lift that a sincere and encouraging note always provides.]
Ray is due for a "hearing" tomorrow having now been established through the appeals as "fit for standing trial", etc. A nasty, uninhibited lawyer has been acquired for him and maybe there is, at last, hope for his ability to have some kind of a non-burial situation. He is being transferred and by next paper we should have a place for you to reach him by mail. Rick Martin is attending the hearing and will come back with more information.

YOU DO HAVE IMPACT--YOU ARE GETTING THE JOBS DONE THAT NO AMOUNT OF "TRYING" HAS BEEN ABLE TO ACCOMPLISH. PLEASE, PLEASE, keep pen at hand and a piece or two of paper--because you are going to march across this nation in behalf of your brothers in full force of the word, Constitution and remind the ones who went before—that they have not served in vain.

In fact, here is the next brother who must be given some hope and support. He is a member of the intelligence corps who is now in a Federal Prison on "no" charges--just for knowing too much. This is all wrapped up with the Israelis--even to the Chicago Israeli Consulate. He was a major "team" player in the dirty trenches, along with several others who yet remain alive--and they need help. This one is going to, like Gunther and Ronn, TELL! In fact, he is being moved to a HIGHER-SECURITY FEDERAL PRISON TO BETTER HIDE HIM. I DON'T THINK WE WILL LET THEM HIDE HIM LONGER, READERS. HE IS IN FLORIDA NOW AND THE PLANS ARE TO MOVE HIM FOR BURIAL IN LEAVENWORTH, KANSAS. (Well, that is stupid—we ALREADY know that address because of our dear brother Farmer, Kriyava.)

I want to share Michael's letter (God does work in mysterious ways—one mention of this man in Contact and HE GOT WORD OF IT!).

PLEASE WRITE HIM AND AT THIS TIME I LET IT BE IN SUPPORT BECAUSE HE CAN'T RESPOND VERY OPENLY YET. PLEASE DON'T FORGET TO ENCLOSE

AN ENVELOPE OR TWO--STAMPED. HE IS LIKE THE OTHERS--ALLOWED ONLY A MERE FEW STAMPS AND NO SUPPLIES. WE WILL WORK ON GETTING HIM PAPER, ETC., AS WE MOVE ALONG HERE--WHAT HE NEEDS NOW IS TO KNOW HE IS NOW IN "FOCUS".

MICHAEL MAHOLY 19365-009 (inmate number)
P.M.B. 1000
TALLAHASSEE, FL 32301-3400

(Editor's note: since this was written there has been a change in his circumstances; his address as of July 1995 is: MICHAEL MAHOLY 19365-009 (inmate number) Kingsbury Bldg.; Room #001 P.M.P. 700; Yankton, S.D. 57078.)

July 22, 1994

Dear Sir,

I would first like to thank you for taking an interest in my circumstances that have led to my imprisonment. I had just recently started to receive the newspaper CONTACT, due to a very good friend of mine, B.W. I find that your news reports are "dead on target", and reward the readers with valuable data.

In the July 12th, 1994 issue, the Commander had briefly stated my name. I want to thank you very much for this input, and any future publicity you may offer in my defense.

If you are interested in what vital information I have, concerning much of military operation tactics, please advise me. I will tell you that the Feds want me silenced, as they know I have very damaging data.

I was arrested in Little Rock, Ark., just 4 blocks from "Bubba Clinton's" Governor's mansion. I sold drugs to Rodger, Bubba's little "bubba". I own property six (6) miles from "White-Water" properties in North-Central Arkansas. This area is full of remote air-strips used for smuggling drugs.
I also know of "Bubba's" most prized "hit men" whom are made up of several Arkansas Troopers and various police agencies and who are responsible for several deaths.

So if you think that you would like to communicate in the near future, please contact me. The FBI and Secret Service have been hounding me, and in the near future I am going to be transferred to a higher-level of security at Leavenworth, Kansas. So time is of the essence.

I am looking forward to talking with you as I have much to tell and share.

I will write you as much as possible, until what little postage stamps I have runs out. If it weren't for people like B.W. and her friends, I would have run out of postage funding long ago. I only make $5.70 per month, and it goes for personals.

Thank you for your concern and efforts. Please give my best to the people at your command post.

Yours truly,

Captain Michael Maholy

*****

OK, readers--this needs IMMEDIATE and RUSH attention to cover this man in attention, for attention and focus is the ONLY WAY TO BRING ANY SHIELDING. PLEASE, BURY THE PLACE IN MAIL--AND LET THEM KNOW THAT BIG "WHITE" BROTHER IS NOW ON WATCH! IT IS TIME TO CREATE YOUR MIRACLES! Please check to see how you can get small cash gifts into his account. We did it for Gunther with small money-orders in $50, $100 or so, amounts directly made out to him with HIS inmate number (listed above). Perhaps Karen at CLC could call and check this out. There is no need to send that which will be confiscated and perhaps as we move along we can have a fund at CONTACT or with B.W.. Prisoners are not allowed much more than just small amounts for personal needs, snacks, stamps, paper, etc., so greater funds need to be put into trust somewhere for later needs.

After we get some of these more urgently needed people OUT and can gain their help and resources--WE CAN GET A WHOLE LOT OF INNOCENT PEOPLE BACK INTO FREEDOM--THIS IS HOW YOU TAKE BACK YOUR NATION--ONE STEP AT A TIME AND THEN LIKE THE FLOODGATES ARE OPENED! LET US MAKE GOD "RIGHT"--PLEASE.

***

STATE OF THE PHOENIX INSTITUTE
Treasurer's (Generic) Report
by E J EKKER

Commander Hatom caught me tooting my horn about the Institute's being in its best financial condition ever and pointed out that all our readers and lenders (including George Green, I'm sure) would find that information most interesting. So I seem to have volunteered (again--will I ever learn?) to pass along the good news.

The impending "return to the Gold Standard" along with the run-up in Gold prices that that implies, coupled with the rumors of new currency and the possibility of concurrent devaluation seems to have "shook the tree", resulting in several good sized loans to be made to the Institute. This has allowed us to further diversify and deepen our reserves so that any lawful inquiry into the solvency of the Institute would surely result in "no action".

Another comforting event that has moved the Institute even further out of danger is John Schroeper's escape from his being "institutionalized" by his estranged wife, Eleanor, who had been appointed as his conservator, and his filing for divorce from her. Due to the obvious conflict of interest she is no longer qualified to serve as conservator and, with the help of the Friends of John, we expect that he will not be re-incarcerated. The BIG SURPRISE was to learn that, in California, a divorce
action "freezes" all major financial transactions which forecloses Eleanor from continuing to participate with George Green and Leon Fort (through the attorney George Abbott) in their continuing attempt to put the Institute into "receivership". George's violation of the confidentiality portion of the settlement agreement with Leon Fort had already removed Leon as a credible claimant so there are really none left. (George Green has never qualified because he was not a lender.)

The Institute continues to do its legitimate function of lending funds to CONTACT and Phoenix Source Distributors to carry on the publishing and to "emerging corporations" to start their part of the "projects". This state of affairs is such a blessing that we take this opportunity to thank all of you readers for your continuing support and all of you lenders for staying with us.

CHAPTER 4

REC #1 HATONN

SAT., AUG. 6, 1994  8:46 A.M.  YEAR 7, DAY 355

SAT., AUG. 6, 1994

REMINDERS

"IN THE BEAUTY OF THE LILIES CHRIST WAS BORN ACROSS THE SEA. WITH A GLORY IN HIS BO SOM WHICH TRANSFIGURES YOU AND ME."

No, he either was not born in a cattle stall OR he was NOT born in the lilies. Which is it? Does it matter? WHY? Is the liar the one who began the probable scenario of a "Jesus" being born and placed in a manger OR did the writer of the Battle Hymn of the Republic flub his lines? WHY DOES IT MATTER ENOUGH TO BRING TO YOUR ATTENTION? Because I am weary of being considered some FORTUNE TELLER, SOOTHSAYER or MYSTIC, if considered anything at all.

This is going to, in a matter of minutes, focus on one "Treasurygate" Buckley. I like Buckley but I am going to point out a few things to you readers who are involved with him, know about him and Gold Certificates and a relationship to ME--who Mr. Buckley says he does not believe in--(Hatonn or my scribe).

Well, sorry about this statement, friends; he does pronounce his undivided attention to Jesus "Christ" and then turns about and DENIES HIM. How? By denying the possibility that this entity is doing right now what has been expected throughout the ages—a return WITH MESSENGERS TO YOUR PLACE! Regardless of what Mr. Buckley STATES—he cannot have it one way OR THE OTHER—he gets both or he gets NEITHER.
Now, upon WHAT does he base his denial of one, Hatonn? He says that I said he was told by Ronn Jackson about a sanction—regarding Bill Clinton and "that is not true!". Well, friends, this is what I am weary about—I AM NOT your individual story-line play director. Number one, I was told that he was told by Jackson—technically, I suppose, he was only told by Jackson that the "Committee was trying to exact one more sanction" in order to gain Jackson's release from prison. I DO NOT CARE HOW OR WHY TOMMY BUCKLEY WAS TOLD ABOUT THE INFORMATION BORNE IN A LETTER TO EVERY TOM, DICK AND HARRY, FBI, CIA,—EVERYBODY WHO COULD HURT JACKSON, FROM MARY AND CHUCK OF LIGHT BRIDGES. Now, am I blasting Mary and Chuck? No, but they sure are blasting my friends, myself and our resources. They did what was assumed right to do—good! They involved themselves BECAUSE things were not going their way and somehow it was "figured out" that Buckley's failures might well be resulting from Ronn's lack of production.

So far Ronn Jackson has not only NOT damaged either party—but say what? How is it that NOW somehow Ronn is blamed for failures simply because he said he knew information—and by Buckley's own words—DID?

AGENT OR FRIEND OR BOTH OR NEITHER?

Good grief, WHAT DIFFERENCE DOES IT MAKE?

I am not going to take time to repeat Buckley's long newsletter or his hot-line phone calls which go on and on but I can promise you from here on in—there shall be no further assistance from this sector unless there is at the least an open mind to possibilities. The promises at upstart of Treasurygate seemed to include the doing GOOD for nation and mankind—MOST PARTICIPANTS PUT IN THEIR MONEY EXPECTING BILLIONS EACH IN RETURN—AND DAMNED LITTLE IS NOW BEING PLACED FOR THE GOODNESS OF GOD'S WORK OR FREEDOM OF MAN—MUCH THE LESS HU-MANS.

From WHERE and HOW did Mr. Buckley happen to come into control of such massive value in certificates? He states they are into the multi-trillions of dollars of value. Were they HIS? Where did HE get them? Do you see that without information I cannot state anything but negative drivel—just as he assumes and does regarding both myself and CONTACT! This also includes Rick Martin of CONTACT who has done nothing except help and publicize both Buckley and Treasurygate. THERE IS NOTHING IN RETURN, NOTHING EXPECTED AND YET, NOW, SOMEHOW—IT IS MADE TO APPEAR THAT THE VERY ONES WHO HELPED ARE THE INSULTING PARTY—THIS, IS THE INSULT! "WE" have NOTHING expected, or offered, through such as "Treasurygate".

Whatever the past history may be of one Ronn Jackson—he is at the least a "special forces" person of some kind—with at least six known Social Security numbers, several identities but usually bearing the same name, and thus and so—a prime picture of a GOVERNMENT AGENT!

You are told that THIS Ronn Jackson with an IQ rating (by the Government) of over 217 points—graduated next to last in his senior [high school] class. Interesting!?!?

Ronn hasn't hidden things from you—WE ALONE PUBLISHED SOME OF THE FIRST VOLUME OF CAMELOT. THIS MAN IS AN ADMITTED ASSASSIN—DO YOU NOT THINK IT A PROBABILITY THAT HE HAS HAD A RATHER MORBID AND INCREDIBLY DIFFICULT CHILDHOOD AND EXPERIENCE? WOULD IT NOT BE DOUBLY TERRIBLE TO BE SO BRIGHT AND BE MISTREATED IN THE MANNER IN WHICH, IT WILL BECOME KNOWN, WAS RONN JACKSON? Stop it readers—it so happens that GOD has tried to attend some of the "churches" in HIS name—and was THROWN OUT AS A MISFIT AND HIPPY! Yes, indeed, the same "Jesus Christ"—running his own testing system. So you see, it is WHAT A MAN IS THAT IS IMPORTANT—TO GOD. NEVER WHAT A MAN "WAS"! I suggest you stop "JUDGING"—either Jackson or Jesus.
I want to point out that information valuable to Buckley or anyone else involved in this game—has been right on target and checked out! Did he get it clandestinely? Did he simply pick it up from other writers and CONTACT? Who cares? I want to remind all of you that all five volumes of the CAMELOT series WERE WRITTEN LONG BEFORE MR. JACKSON WAS SO MUCH AS INTRODUCED TO ANYONE OF THE CURRENT PLAYERS—INCLUDING CONTACT, AND CERTAINLY—MR. BUCKLEY OR LIGHT BRIDGES!

PHONE CREDIT CARD NUMBERS

Come now, Mr. Buckley, on that same phone NUMBER there were calls made from other places—better check out "Texas" on that "stolen" number! Another thing that Mr. Jackson IS REALLY GOOD AT—IS HAVING ONES WHO CAN INSTANTLY GET INFORMATION FROM ANY COMPUTER SYSTEM IN THE WORLD!

MR. JACKSON OR CONTACT ARE NOT THE PROBLEM WITH ANY RESOLUTION TO THE TREASURYGATE PROBLEMS AND IT WOULD APPEAR THAT YOU RATHER DESERVE TO LOSE SOME VERY SUBSTANTIAL HELP BY THIS KIND OF BLAME AND SANCTIMONIOUS, RELIGIOUS "HOLIER THAN THOU" TYPE OF BEHAVIOR.

WHO IS/ WAS MOHAMMED (BOYLES)?

Do you really think this man was somehow not watched, not followed and not susceptible to attracting murder? He didn't produce for YOU—why do you now blame others for his own possible actions. This place (Tehacapi) is important also. There was a full military operation in which MY OWN CREW AND SHUTTLE SHIP TOOK VISIBLE PART (and was reported) in San Luis Obispo County within the year. Do you think calls, including some to "sex hotlines" were made on a stolen card from Tehacapi—accidentally? I am not impressed with your deductions, Mr. Buckley!

Do "I" expect an apology? Of course not, because somehow GOD OR GOD'S TROOPS DO NOT DESERVE EITHER THANK-YOUS OR APOLOGIES—JUST ACCEPT BLAME AND CONFUSION AND INSULT IN PIOUS UNCONDITIONAL "LOVE"! Well, that may be—but some others in this picture not only deserve apologies—but had better be receiving same or I think you can realize the wondrous LACK of help there will be forthcoming in the future for this, now-becoming, UNWORTHY "CAUSE".

Will Ronn Jackson continue to help Treasurygate? I don't know--I am not Mr. Buckley OR RONN JACKSON. I DO want to tell you readers, however, that Mr. Jackson can destroy that last tiny thread of possibility for Mr. Buckley. Fortunately, Jackson WANTS TO HELP SAVE YOUR CONSTITUTIONAL FORM OF GOVERNMENT AND THIS COUNTRY. We note that Treasurygate has members and would be very helpful in "numbers" of participants in such an effort—but the basis of Treasurygate is individual acquisition of MONEY and that indicates an almost lost cause. The "time of the Lord IS AT HAND". When the thrust of fulfillment of "cause" is toward the negative aspect and damage to the whole of the citizenry—then it is difficult to offer too much assistance to anyone only to be BLAMED and called a liar and thief. I wish all of you in Treasurygate well.

By the way, Mr. Buckley, I would like to REPEAT something. The Saddam Hussein certificate DID NOT COME TO CONTACT FROM RONN JACKSON--RONN JACKSON GOT HIS COPY FROM CONTACT! SO WHO IS THE POSSIBLE BIGGER FALSE CONCLUSION ACCEPTOR? NANU-NANU!

HELP

I don't care if Mr. Jackson were the "Devil" himself—he has only HELPED EVERYONE OF YOU INVOLVED. If he is a simple "con man"—he is AT THE LEAST, AN INFORMED (ABOUT EVERYTHING) CON MAN. He has called the right kind of attention to you each and all—he certainly has not dam-
aged your "chances" as he has focused attention, gathered in
interested parties--AND CAUSED THE ELITE TO PAY AT-
TENTION. WHAT DID YOU HAVE BEFORE MR. JACK-
SON THAT WAS SO CONFOUNDED WONDERFUL? It
seems to me that we have been sharing and assisting Treasury-
gate for a VERY LONG TIME NOW while everyone waits for
NOTHING to get finished or any payoff at all. Now, within
weeks--someday, it is the fault of one Ronn Jackson--who is yet
in prison--and a newspaper for printing the ONLY ACCURATE
DOCUMENTATION ABOUT TREASURYGATE IN AN EF-
FORT TO ASSIST--BECAUSE SOME OF OUR BEST
FRIENDS ARE INVOLVED!!!!

GUARANTEE

I can promise you that Mr. Jackson had VERY GOOD REA-
SONS FOR TELLING THE "CLINTON" STORY! He is EX-
ACTLY who he claims to be--perhaps YOU just haven't found
out WHO HE CLAIMS TO BE?

One other small point I wish to offer in this brief response to the
last Treasurygate lambast at us and Jackson is to note one
"reason" for distrust of Jackson as offered by Buckley. Buckley
says that Jackson wouldn't give the name of the
"Undersecretary". Well, I don't believe that MR. BUCKLEY
gives the name of MR. IMPORTANT either--and called Keith
Boyles "Mohammed". I'm sorry but discretion moves in both
directions--AND YOU HAVE PROVEN THAT YOU WILL
RAT-ON AND DAMAGE RONN JACKSON TO THE VERY
LIMIT OF HIS LIFE AND ACTUALLY DENY ME, SENT IN
ANSWER TO YOUR VERY OWN PRAYERS TO THAT
ONE YOU CALL JESUS, CHRIST AND GOD! THANK
YOU VERY MUCH! THEN YOU ONES STATE THAT YOU
WILL "GIVE HIM AN OPPORTUNITY TO PROVE OTH-
ERWISE" or words to that effect. FORGET IT, brothers, he,
just like me, HAS TO PROVE NOTHING TO ANYONE--ES-
PECIALLY TO YOU WHO WOULD BLACK-BALL, DIRTY
MOUTH, DENY AND DEMAND-FROM. PROVE SOM-
ETHING? WHEN ARE YOU GOING TO PROVE YOUR-
SELVES--OR, IS IT POSSIBLE YOU HAVE? All you have
to do to "PROVE ME"--IS GO LOOK AT THE SHIPS WITH
COLORED LIGHTS EVERY NIGHT OF YOUR LIVES--
RIGHT NOW--WE CAN BE SEEN BY DAY OR NIGHT!

LOVE HUGS

Chuck writes some interesting observations at the end of one of
his letters which includes "Let's move from death threats to love
hugs". Sounds good? Perhaps! It is a fact however that the
"assumed" kiss of "love" has often been the "kiss of death".
AND, remember that more back stabbings are done through the
"love-hug" position than ANY other position as it places the
hands in proper position for same!

Further, suggesting that Mr. Jackson TELL you where the ac-
tive nuclear bombs are located so the "proper U.S. authorities"
can get them is also a bit difficult to understand. WHO ARE
THE "PROPER" U.S. AUTHORITIES???? Secondly: NOT
ONLY MR. JACKSON--BUT "I" HAVE TOLD YOU EX-
ACTLY WHERE THOSE LIVE BOMBS ARE LOCATED,
HOW AND WHY! DO YOU ACTUALLY BELIEVE THAT
AN APPEAL TO THE "CIA, FBI, NSA, NSC, USSS, THE
JUDICIAL SYSTEM, CONGRESS, ETC." GOOD PEOPLE
WILL DE-TOX THOSE BOMBS?? IT IS ONE SURE WAY
OF GETTING THEM DETONATED. PONDER THAT.

I would also suggest that Buckley look very carefully at his
"friend" (of a very short while) and consider instead of Jackson
taking him "down the wrong path"--where was Boyles AC-
TUALY TAKING BUCKLEY? OH? PROVE IT!

JACKSON GAIN?

Buckley seems to place a lot of importance on this person
(Jackson) and on this limited-distribution paper (CONTACT). I
suggest that CONTACT drop Mr. Buckley from the free mailing
list, please. Only portions of the paper which he chooses to use
to destroy you, are being read--the remainder denied--by his
own words. GOD GETS TIRED OF TRYING TO REACH
THROUGH THE MORASS OF TANGLED WEBS AND TRAPS TO OFFER INSIGHT!

I can guarantee you something else, readers. If Ronn Jackson is a total fraud, con man, liar, or whatever--I WANT SUCH A BRILLIANT BRAIN WORKING WITH ME--NOT AGAINST ME. I ACCEPT HIM FOR THAT WHICH HE PROCLAIMS AND I SHALL CALL HIM BY WHATEVER NAME "HE" WISHES TO UTILIZE AS A LABEL. I AM NOT HERE TO JUDGE, DENOUNCE OR CRITICIZE ONE, RONN JACK-SON. HE EXPRESSES DESIRE AND FULL INTENT TO WORK WITH ME (OF COURSE, HE DOES HAVE THE ADDED ADVANTAGE OF KNOWING ME) AND DO SOMETHING TO THE BEST OF HIS ABILITY (WHICH IS QUITE UNLIMITED) FOR GOD AND COUNTRY. I WISH I COULD GET SUCH COMMITMENT FROM THE REST OF YOU WHO CLAIM GLORIOUS DESIRE AND TOTAL FOCUS--WHILE ACTUALLY SEEKING UNREF-LENTINGLY THE NEGATIVE FACTS TO PROVE WHY A MAN OR A THING WILL NOT WORK. IF YOU GIVE A TENTH AS MUCH ENERGY INTO MAKING A THING WORK AND CREATING A POSSIBILITY INTO PROBABI-LITY AND THEN INTO REALITY--WHAT A NICE WORLD THIS WOULD BE!

GAYE AND EVELYN

Thank you for coming. Dharma and E.J. need your love and support for I have required incredible service of them for these past seven years. I would speak of that now,

SEVEN YEARS--FROM AUG. 17, 1987

Doris and E.J. were told in the Fall of 1986 that their lives would be hard, publicly terror-filled and BUSY, beginning then and running at least the following seven years. I did, however, promise that I would attend them and that which would appear terrible would work out--and it has. It may not seem like it has worked out "goodly" always--but I promise you that it HAS.

You were TOLD EMPIRICALY that between the fourth and eighth year of that period it would be chaos--and it has been, as we have structured a foundation upon which all else can be based as we move forward. On August 17, 1994 you will enter your eighth year of the "old" "new" counting of the calendar now being utilized by our team and "the ancients" both waiting and returned! I am indebted for the service and the JOY of our association--SO FAR. Ah, precious ones, I AM WHO I SAY I AM--AND YOU SHALL NOT BE DISAPPOINTED

OTHERS COME AND GO, SOME STAY

Many have come and gone, damaged and destroyed, served and HELPED beyond any call or expectation. I am honored--by both. Those who seem to have damaged--were the teachers--ARE the teachers which allow perfection in our own planning and within our own classroom. Discipline has often been hard and painful as ones had to swallow ego and accept responsibilities DIFFERENT from first perceptions--but as with a precision gear-mechanism, all burrs must be honed away and the meshing and sequence of integration of gear-cogs must be set into per-fection of "timing". If ones cannot comprehend and must attend only their tiny little cells of ego selves--this is NOT THE PLACE TO BE.

I have to warn and remind you--when you say you believe me but not "everything"--this is fine. However, when you hurt one of my team-mates you PROVE that you do not believe me! In this statement, I can directly refer to the hurt that is now in-flicted on Ronn Jackson. He has brought you nothing but hope, fun, excitement and possibilities and you lash out and pull-down because he has been unable to furnish you with WHAT? Ah, I thought so!!!

Ronn Jackson has done more for the CREDIBILITY of Tommy Buckley and Treasurygate than ANY ONE OTHER ENTITY ON THE FACE OF THE GLOBE--CON-MAN OR SAINT! YOU PEOPLE HAD BEST START ATTENDING THAT WHICH YOU DO AND SAY--BECAUSE ALL THE RE-
TRACTIONS CANNOT UNDO THIS PAINFUL DAMAGE PRESENTED IN TOTAL IGNORANCE!

THANK YOU

I do wish to thank ones for "finding out" about whatever is being shared—it will only allow you to see WHY there is probability of success—THROUGH THIS MAN'S ASSISTANCE. If you do not "see" it—then you certainly need to study the journals—CAREFULLY!

AS WE CLOSE

I ask that Gaye read her observations and writing on "life". This is not what she calls her subject—but it is wonderful. I want it on this tape, in her projection and language and as well, please run it in the paper. If you people don't "wisen-up" and sort that which is fun, experience and worthy of your attention, and your humor—then this coming journey will get very, very tough on you.

When you get ready to reach out and touch someone—LIKE GOD—He'll be waiting and so will we of HIS team!

Salu.

* * *

THE STAR LADY

Editor's note: At a lively business meeting held on 8/6/94, Gaye Ekker, E.J.'s sister, was visiting and Commander Hatton asked her to share a sample of her writing talent. She read the following in her homespun way onto the tape of that meeting, (which you can purchase through The Word, see end of journal for ordering information). We proudly present:

My sister called me up right here on this phone. She wuz excited. (We talk ever day on the long distance telephone. A few husbands back [of hers], one of them hollered that we didn't know there was any distance in our long calls; can get 'spensive, ya know.) Anyhow, she had tried ever thing—even married her marriage counselor. Now there was a real mistake.

Anyway, she called right up here on this phone and she said she'd found the help we needed, the answer to our prayers. Hope for tomorrow—all of them actually, right up to the end of our days, a blue print she called it—a "strolager". Now that's too fancy a word fur me, so I dubbed her Star Lady. Well, that was clear back in '82. 'Twasn't long 'fore I fogged off to see her Star Lady, and she was right. Help was on the way! She told me the most wonderful things: how my children were going to be successful; that I should get into travel and write and go back to school. And then she said I would have a deevorce in two years. Well, that surely let the wind right outta my sails. Somebody tells me to do something, I always say, "Like Hell I will!"

Two years later I could'a got that deevorce. He was just itch'n to go. All set to have an affair with my best friend. I wonder if I'd a knowed that without the Star Lady. Anyway, I was too scared so I went to my best friend, and pointed out the signs. That's how affairs are, ya know—just sneak right up on ya—there's warnin' signs, always; it don't just happen like they say, but mostly fellars don't pay attention in time. (Fellars to me is people, boys or girls.) And so, because she was my friend, she didn't come around anymore and he couldn't think of how to get together with her; she quick got herself all mixed up with a Desert News writer. So he stayed in his room when he was home and/or sober nigh on to the whole winter—straight through Christmas, drunk as one of them fancy lords—only he wasn't fancy, just drunk. Little boys don't understand. I don't either.

While I thought I fooled the Star Lady, what I really did was fool me. About '85 my sister called right up here on this phone and she says, "I've found a new Star Lady and this 'n's a psychic". I didn't know what a psychic was so I tried to look it up in my fancy die-shun-ary. The thing about lookin' up words, you damn nigh have to know how to spell um fore you can look um up. I came out with "physic" first and I hoped that wasn't
right. I sure would like to be a lady like my sister & talk proper. You'd a gotta kick out a listen'm to me waltzing over the phone trying to get her to spell psychic so I could look it up.

Anyway this'n was one and purely wonderful. Said my sun and rising sign was the same; that means I was here before. Says I been here lots of times (when I say I've made so many mistakes this time I gotta come again, folks don't hardly think that's Christian). Says I was a mean, fe-row-cious son-of-a-bitch, probly one of them that holtered, "Off with their heads!" A man, no less. Says this life is to show me the "softer side of humanity". That's a crock a crap if I ever heard it. I'm as tough as Old Lady Hunt, and she was tough. Chewed tobacco; she could nail a grasshopper right in the eye further'n I can throw with my good arm. Anyway, this Star Lady said my Venus is in Sagittarius (that sounds nasty, don't it?) said I can handle three affairs at a time and I'd have three husbands. Well, I ain't never had affairs and only one husband. Just look at what I've got to look forward to! She thought I oughta see this man psychic—he's got his doc too-rate in psyh, psyh—well you know—he's one of them head people. So off I went. Oh, he had the nicest, softest voice. Said I was close to Jesus. Said much closer than most. Said he could see Jesus standin' behind me, said I was "bathed in his Aura". That sounded nasty to me, too, but then I felt a great weight lifted from my shoulders when he said, "Jesus I give her back to you".

Ya see, I've always been, well, blind in one eye and don't see good out of the other'n. When I was sixteen I decided to get married. 'Course having got religion when that Bible thumper came to town that winter and when my folks went ape s---(somehow ape crap don't have the same sound, does it?)—well anyway, plum crazy right out of their minds, cryin' and carryin' on, I went down to the spring and I prayed. "Oh, Lord, if I shouldn't be gittin' married give me a sign." No bells rang, no voice came outta the clouds, no trumpets sounded, no choir of angels, but as God is my witness, I knew I shouldn't be gittin' married. I did anyway. I gave up prayin'—if ya ain't gonna mind, no sense takin' up his time. And Mama died.

Well, when the Star Man called Jesus in that way you can't imagine my relief and I threw my arms around Jesus and I been prayin' ever since. Why I talk to him about every little thing. I say I'll pray over it and I do. I'm that same little girl that just talked all the time. I just know Jesus winks at my Daddy and they both recall how Daddy used to say, "Let's listen to quiet for a while".

Well, things got bad again. You know that very first Star Lady told me your horryscope is where all the stars wuz when you were born. It makes a road map of your life—shows you where all the twists and turns and pot holes is; and the purty places too, and then you get to choose. Now that you know where all the pot holes is you can go around, pull over or hit the suckers head on. I sure as hell had been hittin' ever one of them lately, and the wheels of my life were bent near clear off, so I panicked and went back to formal church. Took up grinn' to meetin' three times a week and prayin', "Lord help me Pur-ser-vear." I shud a been prayin', "Thy will be done," and so shud you. Things went from bad to worse.

Flew right out to Calli-forn-ia on the aero plane to another Star Man and I can tell you Calli-forn-ia Star Fellars ain't cheap. Well, he said there was a Big Bang comin' and someone from my past would come ridin' in and we could make fire with no wood, whatever that means, and wherever he is I wish he'd show up. Anyway, the Big Bang came and went and when some Star Fellar tells you about a Big Bang, you just say, "Move them Stars over, I ain't havin' one".

Well now my moon's in Virgo and the Star Lady says I'm going to be real hard on myself for a couple of years, but there's always hope. Says I flunked recess and I think play is a four letter word and I better damn well pay attention; I can work myself to death, and I'm workin' on it.

I hate sur prizes so I've got my funeral planned. Garth Brooks is gonna sing Ghost Rider In the Sky and Michael Bolton, How Can We Be Lovers If We Can't Be Friends and my friend Bill Holm from Minnista, Minnesota plays the piano just like my
Mama, will close with *What A Friend I Have In Jesus* in polka rhythm—Oh it will be splendid. And I'm not being buried in the ground for some graduate student to examine my bones and pill loss o pies over my demise. I ain't wild about fire, but I don't see no other way, and then I'm havin' them ashes FLUNG.

One of my proper friends said "Titter, titter," (that's how you laugh proper.) "Titter, titter, you mean scattered don't you, scatter your ashes?"

No! Damn it. I mean FLUNG! When I'm through here I've made such a mess this time, I won't be long. I'll be back in no time so I'm FLINGING outta here. I need a nap.

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**CHAPTER 5**

**THE NEWS DESK**
Rick Martin  8/4/94

**CONFIRMATION**

For you *CONTACT* readers who always look for confirmations of our stories in the traditional media (which usually take some time to appear), in the August 15, 1994 edition of *U.S. NEWS magAine* [p.34] there is an article titled, "The Rise Of Citizen Militias". When reading this article you will think that you are reading either *CONTACT* or *SPOTLIGHT*, as there is mention of unmarked black helicopters, foreign troops training within our borders, Russian equipment within our borders, Crips & Bloods gang members being recruited and trained to assist in implementing the New World Order. Why would *U.S. NEWS* run such an article? You be the judge.

**CHINA & GATT**

In a recent article from *THE WALL STREET JOURNAL*, written by Marcus W. Brauchli, and sent to us by Ronn Jackson with the handwritten notation, "China's membership in GATT is mandatory for One World order." [quoting:]

A senior U.S. official explicitly linked China's campaign to become a founding member of the World Trade Organization with the resolution of bilateral trade disputes with Washington.

By warning that the "issues are absolutely intertwined," Deputy U.S. Trade Representative Charlene Barshefsky positioned Washington squarely between Beijing and the charter membership it openly covets in the new trade body, which is scheduled to succeed the General Agreement on Trade and Tariffs next year. Although China is now among the world's fastest-growing trading nations, it isn't a member of GATT.
"China is 20% of the world and China surely must be in the great multinational institutions," Ms. Barshchfsky said. "But China is not special. China must make adjustments if it wants entry into the GATT."

She also added that the U.S. wouldn't bend in its belief that China shouldn't be admitted to the world trade body as a developing trade nation. China is an "export powerhouse", she said, that doesn't require special treatment to develop its international trade.

Separately, China's finance minister Liu Zhongli, was quoted Sunday as saying that Beijing understood that it would have to make its currency, the yuan, convertible before it could have a say in international currency issues. Convertibility also could be an issue in WTO or GATT membership.

SOLZHENITSYN
[A-16 On The Committee]

In an article from the July 22 edition of THE CHRISTIAN SCIENCE MONITOR, written by Wendy Sloan, [quoting:]

Alexander Solzhenitsyn planned to return home to Moscow yesterday, culminating a seven-week odyssey across Russia, which he has said is deeply wracked by crime, poverty, and despair.

No brass bands are planned to welcome Russia's greatest-living writer and winner of the 1970 Nobel prize back to Moscow, but his journey in a luxury railroad car received unprecedented publicity here.

Mr. Solzhenitsyn has said he will not officially participate in politics and has yet to formally accept an invitation to address Russia's parliament. But in a new essay titled "The Russian Question at the End of the 20th Century," he has recorded his political views, setting the stage for his new life in Moscow.

Soon to be published by the literary journal Novy Mir, the essay was completed before Solzhenitsyn left his Vermont exile. In both content and tone, it mirrors comments the writer has made on his journey across the Far East, Siberia, Ural Mountains, and Volga River region.

The lengthy historical essay is permeated by references to Russia's spiritual, moral, and cultural uniqueness. Not surprisingly, Solzhenitsyn warns that following other countries' models will only harm his homeland.

At the same time, however, Solzhenitsyn expresses outrage at the fate of the 25 million ethnic Russians living in former Soviet republics, and repeats earlier calls for Russia, Belarus, Ukraine, and northwestern Kazakhstan to form a single state. But he stresses that Russia should focus on internal problems, citing the waste of Russian resources and manpower while leaders focused too much on the West.

Solzhenitsyn lashes out at Mikhail Gorbachev by calling the former Soviet leader's perestroika reforms "hypocritical and chaotic". He also criticizes Russia's new self-proclaimed role as global arbiter. "We should not vie for international leadership. All our efforts should be directed inward, focused on industrious internal development."

"The crisis in our country now is many times deeper than just an economic crisis," he [Solzhenitsyn] writes. "It's a crisis of consciousness and morality."

YOUR PAPERS, PLEASE

In an article from the August 4 edition of Southern California's DAILY NEWS, [quoting:]

A federal advisory commission proposed Wednesday that the government establish a computerized registry of the names and Social Security numbers of all citizens and aliens authorized to work in the United States, so that employers could check the immigration status of job applicants.
In a unanimous recommendation, the Commission on Immigration Reform, a nine-member advisory panel headed by Barbara Jordan [A-15], the former Democratic congresswoman from Texas, said the measures were needed to curb the hiring of illegal aliens.

The proposed registry would include data from the immigration service and from the Social Security Administration. Employers would have to check the registry before hiring people. The commission said it would not require people to carry identification cards.

Jordan, who was appointed by President Clinton, said the president should take immediate action to form a national registry and test it in the five states with the highest levels of immigration: California, New York, Texas, Florida and Illinois.

EUROPEAN PARLIAMENT

In an article from Ronn Jackson, including the notation of, "The decisions of EU are going to expedite One World Order," and taken from a recent edition of THE CHRISTIAN SCIENCE MONITOR, written by Alexander MacLeod--[quoting:]

Fifteen years after its members first began to be directly elected, the European Parliament is showing it has teeth.

At its first session after June's elections, the European Union's 521-member legislature came within 22 votes of rejecting the 12 European Union governments' unanimous nomination for the key post of President of the European Commission.

Jacques Santer [A-7], prime minister of Luxembourg, squeaked through in voting to become the EU's top civil servant and successor to France's Jacques Delors--but only after a savage verbal attack on his candidacy by the Parliament's socialist group, backed by liberals, a scattering of Greens, and rebel conservatives.

But Mr. Santer, who was strongly supported by Germany and France, has not heard the last of a Parliament whose powers have been considerably increased by the 1992 Maastricht Treaty on European integration.

For many years the Council has decided EU policy, the Commission has executed it, and the Parliament has given its approval.

The Maastricht Treaty, however, gave the Parliament powers to vote on nominations for members of the European Commission, and to approve treaties negotiated by the EU.

The June elections produced a majority of new members, eager to use the powers that Maastricht has given them—and to press for more.

CONGRESSIONAL REORGANIZATION

In an article from the June 28 edition of the JOHNSON CITY PRESS, written by Maggie Lockwood, [quoting:]

Former Education Secretary and Tennessee Governor Lamar Alexander, a likely candidate for the 1996 GOP presidential nomination, said Wednesday that reorganizing Congress is the best way to improve American government.

"Cut their pay and send them home," Alexander said in an address to the Heritage Foundation, a conservative think tank here.

Alexander said de-emphasizing the federal government and giving power back to states and local communities are the first steps in reviving the nation.

"We need to create a new promise of American life that gets the government in Washington out of the way," he said.
His proposal would put members of Congress in the capital for only half the year, cut their pay by 50 percent and let them hold regular jobs during the off season in their hometowns.

Under his plan, Congress would convene in January and pass the legislation needed to keep the government running. Lawmakers would return to their homes some time after baseball season begins in the spring.

Alexander said a strong federal government is now outdated.

"The government in Washington is obsolete," he said.

**BLACK HELICOPTERS**

In an article from the August 2 edition of the *LOVELAND [Colo.] REPORTER HERALD*, written by Philip Tardani, [quoting:]

State Sen. Jim Roberts may raise some eyebrows when he talks about mysterious black helicopters in flight, but others have reported seeing them, too.

The Loveland Republican, who is involved in a heated primary race, recently exhorted the *REPORTER-HERALD* to delve into the story of the unmarked helicopters. Roberts said he and others have seen them in the area. He questions what they're up to.

Apparently, he's not alone, an air traffic controller [Dyer] says.

Two of the sightings were just before Japanese Emperor Akihito's visit, Dyer said, and the other would have been during his stay. One woman said the helicopters looked like the type that are used to ferry the president.

Dyer speculated that the aircraft belong to the Secret Service and were there to protect the emperor.

But others believe there could be a more ominous reason for the flights—people control.

Jerry Hughes, whose radio talk show *Washington on Trial* is syndicated nationally, said that until recently, government officials have denied the choppers even exist.

**CIA DEATH**

In an article from the July 26 edition of *THE MODESTO BEE*, [quoting:]

Forensic scientists examining the exhumed body of a germ-warfare researcher who died more than 40 years ago after unknowingly taking a drink spiked by the CIA in an LSD experiment say they have found skull fractures that could point to homicide rather than the official verdict of suicide. Frank R. Olson, a civilian researcher for the U.S. Army and the CIA, died in a fall from a New York hotel window in 1953.

**TOUGH NEW LAW**

In an article from the August 3 edition of Southern California's *DAILY NEWS*, [quoting:]

One of the quickest ways to get unlicensed (and unsafe) drivers off the road is to take away their cars. That's the convincing argument behind the Safe Streets Act of 1994, introduced by Assemblyman Richard Katz, D-Panorama City.

Katz’s legislation would require drivers with suspended or revoked licenses to surrender their vehicles to the state if they are found driving on California’s roads.

Civil liberties would be guarded [right]. The bill makes sure that peace officers would not be allowed to stop drivers for the sole purpose of determining whether they are licensed. The officers, for their part, would be given discretion in special cases, such as whether to impound an employer-owned vehicle driven by an unlicensed driver on the job.
The Assembly passed Katz's bill in June. But as the measure heads toward an Aug. 9 hearing before the Senate Judiciary Committee, it seems that some legislators might be more overly worried about inconveniencing a few car owners. There is opposition on the committee from some members who fear that the law would unfairly penalize vehicle owners who loan their cars.

M.D. WAKE-UP CALL

In an article from the July 27 edition of THE ORLANDO SENTINEL, [quoting:]

Close to a quarter of all Americans 65 or older were given prescriptions for drugs that they should almost never take, a study has found.

Some of the drugs can produce amnesia and confusion, while others can cause serious side effects such as heart problems or respiratory failure. And, the investigators said, there is no need to prescribe these drugs to older people, either because safer alternatives are available or because the drugs simply are not needed.

The study, by Dr. Steffi Woolhandler of Harvard Medical School, examined data from a national survey that included more than 6,000 older people not in nursing homes.

Drugs in question

Here is a list of prescription drugs considered inappropriate for people over 65 and the problems associated with them, according to an independent panel of experts that met in 1991. The drug's generic name is followed in parentheses by its brand name.

The panel listed 23 drugs that it considered inappropriate, but Harvard researchers who studied drugs given to the elderly consider only the first 20 on the list inappropriate.

Transmitters, sleeping aids

- Diazepam (Valium), tranquilizer. Addictive and too long-acting, causing possible drowsiness, confusion and falls.
- Chlordiazepoxide (Librium, Librax), tranquilizer. Too long-acting, may cause falls.
- Meprobamate (Miltown, Depmol, Equagesic, Equanil), tranquilizer sometimes combined with an antidepressant or pain reliever. Addictive, too long-acting, may cause falls.
- Pentobarbital (Nembutal), sedative. Addictive, long-acting.
- Secobarbital (Seconal). Addictive, long-acting.

Antidepressants

- Amitriptyline (Elavil, Endep, Etracon, Limbitrol, Triavil). Often causes inability to urinate, dizziness and drowsiness in the elderly.
- Indomethacin (Indocin). Can cause confusion, headaches. May be appropriate in some elderly patients under certain conditions.
- Phenytoin (Butazolidin). Risk of bone marrow toxicity.

Diabetes drugs

- Chlorpropamide (Diabinese). Can cause dangerous fluid retention. Stays in the body a long time, and because of that, if an overdose occurs, can take a long time to treat.

Pain relievers

- Propoxyphene (Darvon Compound, Darvocet, Wygesic). Addictive and little more effective than aspirin. Has more side effects than morphine for patients who need a narcotic. Has been associated with seizures and heart problems.
- Pentazocine (Talwin). Addictive, has been associated with seizures and heart problems.

Dementia treatments

- Cylazemate. Not shown effective.
- Isosuprane. Not shown effective.

Blood thinners

- Dipyridamole (Persantine). Except in patients with artificial heart valves, not shown effective.
- Muscle relaxants, spasm relievers

- Cyclobenzaprine (Flexeril). Can cause dizziness, drowsiness, fainting.
- Methocarbamol (Robaxin). May cause dizziness or drowsiness.
- Carisoprodol (Soma). Potential for central nervous system toxicity is greater than potential benefit.

Anti-nausea, anti-vomiting drugs

- Trimethobenzamid (Tigan). May be less effective than other agents, may cause drowsiness, dizziness and other reactions.

Anti-hypertensives

- Propranolol (Inderal). Feeling slowed mentally and physically.
- Methyldopa (Aldomet, Aldomet). Same as above.
- Reserine (Regroton, Hydrom). Depression.
CHINA & HUMAN RIGHTS

In an article from the July 29 edition of THE JOHNSON CITY PRESS, [quoting:]

Two New York-based groups say they have detected a new and disturbing pattern of arrests in China since international human rights pressure on Beijing eased earlier this year.

Human Rights Watch-Asia and Human Rights in China said Chinese authorities have been tougher on dissents since May, when President Clinton cut the link between China’s human rights practices and its U.S. trading privileges, or most favored-nation status.

"In the absence of international pressure, China has steadily tightened the noose on all forms of dissident activity," the two groups said in a report prepared for publication Friday.

BURMA SLAVE LABOR

In an article from the July 21 edition of THE MODESTO BEE, HALOEKHANI CAMP, THAI-BURMA BORDER—[quoting:]

Burma’s ruling military has marshaled tens of thousands of slave laborers to build a railroad needed for a natural gas pipeline financed partly by an American company, according to human rights groups.

Villagers who have fled the railway project described 10 1/2 hour workdays, daily beatings by soldiers, frequent accidents and payments to the military to get rest days. Hunger and disease are rampant. The unpaid workers even have to pool their money to rent construction equipment from the military.

Located along a remote coastal strip of southern Burma, the railroad will cross a pipeline that is to carry natural gas from an off-shore field to energy-hungry Thailand by 1998.

WORLD’S FISHERIES

In an article from the July 24 edition of THE ORLANDO SENTINEL, [quoting:]

The world’s oceans have been fished nearly to the limits, after decades of fishermen using bigger boats and more advanced technologies, according to a report released Saturday.

"Although worldwide environmental degradation of the oceans contributes to the decline of marine life, overfishing is the primary cause of dwindling fish populations," said the report by the non-profit Worldwatch Institute. "The oceans are not the unlimited reservoir of low-cost food they were once considered."

A 5 percent decline in the world-wide catch since 1989 is largely because of more people fishing in large-scale, industrial operations, often in waters that are becoming more polluted, the report said.

Meanwhile, the world population is growing at 1.6 percent annually, equivalent to the population of Mexico being added to the world each year.

After decades of rapid growth, all of the planet’s major fishing grounds are at or beyond their limits, and already many have suffered serious declines, the report said.

CDC TRACKING

In an article from the July 27 edition of THE ORLANDO SENTINEL, written by Delshia Ricks, [quoting:]

The key to wiping out diseases with vaccines is for states to keep computer records on each immunization shot a child gets, a top federal health official said Tuesday.

Although the idea may sound unwieldy, Dr. David Satcher, director of the Centers for Disease Control and Prevention,
noted that such a data bank is already up and running.

Keeping track of who has had which shot would aid the federal goal of wiping out measles—and other contagious childhood conditions—by 2000.

The registries are part of President Clinton’s controversial Childhood Immunization Initiative, which would expand the pool of U.S. children "eligible" for free government vaccines. [Watchit.]

FLESH-EATING BACTERIA

In another article taken from the July 29 edition of THE ORLANDO SENTINEL, [quoting:] “Flesh-eating” bacteria are among serious streptococcus infections that are expected to become more frequent and must be closely monitored, government health officials told lawmakers Thursday.

"There is a clear and ever-present danger of serious Group A streptococcal infection in every geographical area of the world," Dr. Dennis Stevens, chief of the Infectious Disease Section at Veterans Affairs Medical Center in Boise, Idaho, said at a House subcommittee hearing. "If history repeats itself, as it is wont to do, we can expect increased frequency and severity of a wide variety of streptococcal infections."

DRACULA

In an article from the July 28 edition of THE ORLANDO SENTINEL, BUCHAREST, Romania—[quoting:] The castle associated with the legendary vampire Dracula is in danger of collapse if it isn’t repaired soon, its architectural director said Wednesday.

The rock on which the 14th century fortress stands has been deeply eroded...

Perched deep in the Carpathian Mountains in the heart of rural Romania, the fortress, known as Dracula’s Castle, attracts as many as 4,000 visitors a day from around the world. Also known as Bran Castle, it was built in 1370.

Vlad the Impaler, the 15th century prince of Walachia who was infamous for impaling his enemies on spikes, often stayed at the castle. He also is thought to have been imprisoned there for a short period.

Vlad the Impaler is thought to be the inspiration for English writer Bram Stoker’s 19th century Dracula, a novel that has been the basis for many vampire films.

DRINKING WATER

In an article from the July 28 edition of THE ORLANDO SENTINEL, [quoting:] More than 100,000 violations of drinking water standards occur every year, but few cases ever lead to penalties by federal or state regulators, an environmental group asserted Wednesday.

A report by the Natural Resources Defense Council concluded one in five Americans drinks water not adequately treated for toxic chemicals and other pollutants.

AND NOW SOME GOOD NEWS

In a brief mention in the July edition of THE NEW FEDERALIST, [quoting:] The Anti-Defamation League of B’nai B’rith has been forced to close its offices in Long Island, New York; Pittsburgh, Pennsylvania; and two other major cities. The St. Paul, Minnesota PIONEER PRESS last week reported the closings, which were attributed to “severe financial crisis.” In addition, the ADL has pulled out of a partnership with the Jewish Community Relations Center in St. Paul, and, as of this summer, will no longer supply one third of the funds.
KISSINGER AND BRITISH PLAN INDIA'S Dismemberment

From a special to the New Federalist, June 6, 1994—[quoting]: On June 2, at an international conference on Kashmir held in the Danish Parliament, Lanouche associate Muriel Mirak-Weissbach demonstrated graphically, using the India-Pakistan-Kashmir case, how British geopolitics destroys national sovereignty and kills nations.

At the conference, British MP [Member of Parliament] Max Madden called for the dismemberment of India, and for UN administration of Kashmir and the entire region.

ANGLO-AMERICAN GEOSTRATEGY

Mirak-Weissbach, representing EIR magazine, said:

"There is an effort to manipulate Pakistan and India into a war over Kashmir which...would lead to the destruction of all, to the unnecessary deaths of hundreds of thousands, if not millions, of human beings.

"The only forces to benefit from such carnage are those who pursue the policy of depopulating large parts of the globe, in particular in the so-called Third World.

WHOLESALE ELIMINATION OF POPULATIONS

"The blueprint for wholesale elimination of populations in the Southern Hemisphere is a 1974 memorandum of The United States National Security Council, then under the direction of Henry Kissinger... That document, NSSM 200, was the Malthusian blueprint which has shaped British and U.S. policy since, and has served as the prelude to the blatantly genocidal schemes published in the 1990s for North-South confrontation. It stands as the conceptual basis for the programs being circu-

lated currently in preparation for the United Nations International Conference on Population to be held in Cairo in September.

"Kissinger's 1974 document identified population growth in the Third World as the foremost national security threat to the United States. Kissinger developed the thesis that demographic growth in the resource-rich Third World would lead countries to seek economic development and political independence, which in turn would prevent the West from continuing to loot raw materials. Thus, concluded Kissinger, it would be in American national security interests to reduce population growth among the non-white populations of the world."

Among the 13 nations targeted in the document, India, Bangladesh, and Pakistan topped the list.

RELIGIONS KILL OFF RELIGIONS

"The vision that these Malthusian geostrategists have for the wars of the future, " she warned, "is what Samuel Huntington called the 'Clash of Civilizations', whereby the peoples of the 'zones for turmoil' will engage in wars among themselves, couched in religious terms: Islam, Hinduism, Confucianism, Orthodox Christianity and Western Christianity, are to kill each other off in unending strife. The aim is to reduce the world's population to 2 billion, as the organizers of the UN Cairo conference have suggested..."

"It is in this context that the Kashmir crisis must be located. From the standpoint of these writers, if war could be sparked between India and Pakistan, escalating to the use of nuclear weapons, millions of people could be eliminated, thus effectively reducing the world's population." [end of quoting]

THE INTERNATIONAL MONETARY FUND, THE WORLD BANK CONTROL AFRICA

From the Oregonian, June 27, 1994, written by John Darnton—[quoting]: ACCRA, Ghana—For more than a decade the
The economies of Africa have been caught in a relentless downward spiral. As a result, countries that are proud of their independence and prickly about sovereignty are finding themselves more than ever under the thumb of outside powers.

Only now the powers are not the old colonial masters—Britain, France and the other would-be exploiters who carved up Africa in European drawing rooms and conference halls in the 1880s.

Nor are they the United States and the Soviet Union, which cast covetous eyes upon the continent in the mid-1970s and turned it into an arena for Cold War confrontation by proxy.

**IMF & WB TAKE OVER**

Now the external superpowers are the International Monetary Fund and the World Bank. These institutions, founded half a century ago at the Bretton Woods Conference to serve the needs of the industrialized world, have become the overlords of Africa in the 1990s.

Gone are the days 10 and 15 years ago when socialism was "on the march" and powerful leaders from the despotic to the high-minded gave it lip service. They embraced it because a controlled economy fits well with one-man rule that brooked no opposition, because egalitarianism seemed progressive and right for Africa and because only the Communist countries were backing liberation movements in the south.

**OFFERS HARD TO REFUSE**

The IMF and the World Bank are the purveyors of the new orthodoxy. They come in to bail out a country that is bankrupt. They do so by drawing up a "structural adjustment program", a tight package of economic prescriptions designed to bring about free market enterprise and minimize governmental interference.

Because the package is tied to millions of dollars in aid from Western donor countries, it is an offer that can't be refused. And so the IMF and the bank end up calling the shots on a broad range of issues—even political matters such as calling multiparty elections—that affect the lives of millions.

Through its structural adjustment programs, the IMF and the bank now effectively oversee and supervise the economies of some 30 countries in sub-Saharan Africa.

**DEPTH OF CRISIS**

It is hard to exaggerate the depth of Africa's economic crisis.

Consider this fact: Excluding South Africa, the 1991 gross national product of all countries south of the Sahara—a swath of the globe that is home to almost 600 million people—was about the same as the gross national product of Belgium, with a population of 10 million.

Eighteen of the world's 20 poorest countries are African, and 30 of the poorest 40. Caught in a downward cycle that began with the oil price explosion of the 1970s and then accelerated with the plunge of the commodities markets, they are getting poorer still. Per capita GNP declined by 2 percent a year throughout the 1980s.

Their debt, tripled since 1980, now amounts to over $180 billion. The debt burden—caused by borrowing to keep budgets afloat and to pay for imports—is so gigantic (amounting to 110 percent of GNP in 1991) that virtually no one thinks the sum can ever be repaid. Just servicing it costs the countries $10 billion every year—four times more than they all spend on health and education.

Africa's share of world trade has fallen below 4 percent and is now closer to 2 percent. That is so marginal it is almost as if the continent has curled up and disappeared from the map of international shipping lanes and airline routes that rope together Europe, North America and the booming Far East. Direct foreign investment in Africa is so paltry it is not even measured in the latest World Bank study. [end of quoting]
MEXICO RETALIATES FOR NAFTA INVASION

From the Bakersfield Californian, Thursday August 4, 1994, by Nancy Nusser--[quoting:] MEXICO CITY--When a Texas dairy tried to increase milk and ice cream exports to Mexico under a free trade accord with the United States, its delivery trucks were set on fire.

Fred Haddad, sales manager for Price's Creameries in El Paso, said unidentified men last week broke into the warehouse of the dairy's Mexican distributor in the border city of Juarez. The men set fire to four cargo trucks loaded with Price's Creameries products, he said.

"The trucks pretty much burned to the ground." Haddad said. "The ice cream melted."

Haddad is among many Americans experiencing trouble as they make a run on Mexican markets under the North American Free Trade Agreement (NAFTA).

Under the accord, Americans are supposed to be able to freely export to Mexico, and vice-versa. Since NAFTA went into effect in January, trade between Mexico and the United States has reached record levels. But as Mexicans struggle with the pressure of U.S. competition, the most hard-hit are putting up their own, often illegal barriers. Examples:

*Haddad said that six months before the trucks were torched, an armed mob broke into a warehouse in northern Chihuahua state and dumped 5,500 gallons of Price's Creameries milk. Then they opened fire on the refrigerator, he said.

*Amado Martinez, a Mexican distributor of U.S. milk in Juarez, says he received three to four phone threats daily and finally sent his wife to the United States for safety.

*When American entrepreneur Bradley Tiptack set up a Mexico City phone company called Access Telecom that lured customers from Telmex, the giant Mexican telephone company, Telmex cut off his phone lines and all but put him out of business.

*The U.S. Corn Refiners Association said Mexican sugar growers tried to pressure Mexican soft-drink bottlers into boycotting high fructose corn syrup, produced mainly in the United States. [end of quoting]

FLORIDA HARASSES PRESBYTERIANS: STATE OPPRESSES CHURCH

From The Orlando Sentinel, July 24, 1994, by Cal Thomas--[quoting]: When the issue of separation between church and state is raised, it is usually in the context of controlling the extent to which the church is permitted to influence the state and the laws by which we live.

In Pompano Beach, a lawyer is poised to seize the building, Sunday-morning offerings and other assets of a church in a case that should alarm constitutional scholars and others concerned about the excessive reach of government and its increasing hostility to religious people who believe that their faith compels them to apply that faith in the public arena.

The facts are these. New Covenant Church, a conservative Presbyterian body, sold some of its land a decade ago to a doctor, who subsequently opened an abortion clinic. Members of the church, who believe abortion is immoral and against God's will, began picketing the clinic. The ruling body of the church (known as a session) made it clear that the decision to picket was not officially sanctioned by the church and that the demonstrators were acting on their own.

Even those who favor "a woman's right to choose" an abortion should be seriously concerned about a case that allows the state to confiscate the property of a church because a few members and the pastor--acting as an individual citizen and not representing his church--decide to exercise what they regard as their moral obligation and their constitutional right to assemble
peaceably and to petition their government for a redress of grievances.

If a church-state separation means anything, it ought to cut the other way when the state invades the church and declares there is no king but Caesar. [end of quoting]

RAY RENICK’S CURRENT STATUS
by Rick Martin 8/3/94

It has been some time since we last wrote about Ray Renick and the San Luis Obispo (SLO) Connections. Ray Renick, as some readers will recall, is a very outspoken individual who was arrested on May 20, 1993 and charged with (1) attempted murder; (2) incendiary devices; (3) armor-piercing ammunition. Bail was set at $500,000 [see the 8/24/93 CONTACT for a complete summary of Ray's predicament; what the crooks have done to Ray tells more than anything else about the validity of his claims about the evil in San Luis Obispo, CA]. Shortly after his arrest, prior to his jury trial actually beginning, Ray was found to be "mentally incompetent" to stand trial—this after a jury and several psychiatrists found him competent to stand trial. Ray was transferred to Patton State Mental Hospital in Southern California for observation and treatment. After many months of chemical attitude adjusting, Ray has been found, now, to be mentally competent to stand trial. The problem then became, who will represent Ray? The public defender, working solidly against Ray, his client, obviously would not be the one to present any kind of defense. After months of intensive work by the Constitutional Law Center on Ray’s behalf, a possible attorney began to stand out.

On Monday, August 1, Mitch Jaffe of the Constitutional Law Center and I traveled to San Luis Obispo to meet with Renick. It had been almost a year since I last saw Ray, and I must say that when I first saw him I was stunned. Ray appeared to be depressed, chemically altered, and held a vacant stare. While the chemical alteration was later explained away by Ray’s new attorney as being false, the Renick who sat before me was a changed man from the highly spirited individual I had come to know the year before. After a meeting with the potential attorney, agreements were made and Ray was ready to proceed.

On Tuesday, August 2, prior to Ray’s hearing, Mitch Jaffe and I spoke with Robert Mulvany, a Private Investigator with firsthand experience with the Renick case from the "inside." Mulvany explained that, "This thing was way over charged to begin with." And, "I don’t think the DA's office will press so hard now—he’s been down for a long time." The [Law and Motions] hearing and arraignment followed, with Greg Jacobson in place as Ray’s attorney. Jacobson stood before the court and petitioned for time to prepare his case. Pretrial was then scheduled for November 4, with the trial beginning on November 8 [Division E].

In an underhanded maneuver, the prosecuting district attorney, Pomeroy, asked the court to reinstate Renick in a mental hospital, specifically Atascadero State Hospital, until the trial. Jacobson, who had not seen any of the Renick legal documents, spoke eloquently before the court and succeeded in having Ray maintained at the San Luis Obispo County Jail until the trial. Ray was pleased with all outcomes of the morning’s hearing.

Up until now Ray has been placed in the position whereby he "made a scene" at prior courtroom appearances in an effort to focus the attention of the trial on the corruption addressed by the material he had written. Now is the first time that Ray has had competent counsel who will work on his behalf to secure the proper investigative work, expert witnesses, and legal documentation. One thing is sure—at least now Ray will have an even chance at a fair [jury] trial. And, of course, we at CONTACT will not predict the outcome. That is, after all, a job for the jury.
CHAPTER 6

A CITIZEN TELLS IT LIKE IT IS

HELP THE HOPI NATION!

SAD COMMENTARY ON HUMAN RIGHTS

7/25/94
Larry D. Calhoun
1544 W. Woodland Hills Drive
Dayton, TX 77535

To All ELECTED Officials:

From the time that America was "discovered", the people who were already living here have suffered greatly due to the spread of our (so-called) civilization.

The Hopi Nation is now in the process of being destroyed by both big business and a Government that, by each passing day, places increasing pressure on the throats of the people that the Government is supposed to serve.

Time after time OUR Government is depriving citizens of their natural Human Rights. We have seen the injustice and disregard of our country's callous and ELECTED representatives. We have witnessed the atrocity of the Branch Davidian Faith near Waco. We also are aware of the massacre at Ruby Creek when a man named Weaver saw his family killed in a gutless attack by the Federal Government. We also have the history of Wounded Knee, not to be outdone by what happened at Little Big Horn. We also have a monument created at Mount Rushmore which, as sad as it is to say, is proudly viewed by American citizens daily. Many and probably most Americans don't realize that this monument to civilization was created on a land that is considered sacred to many Native Americans. This has been yet another indignity that we have inflicted on a proud nation of once sovereign people.

Our Government points to the Government of China, the Governments of Africa, Governments in the Middle East and Governments in Europe as instances of Human Rights violations. We have, as a nation, stood before other nations and have condemned the actions of Foreign Governments that trample on those Human Rights.

How can this country do such a thing? Isn't it about time that we correct and bring to an end the Human Rights violations of our own country before we point to other Nations in this world of ours as being the transgressors?

The Hopi Nation consists roughly in the number of ten thousand. These are people of a proud heritage that desire to live a simple and yet spiritual lifestyle. For the most part they are not a materialistic people. They have little need for electricity as well as other conveniences of a modern society. One basic need of these people to survive is WATER. This is a resource that is rapidly being used up by big business. A mining company with very apparent disregard for a nation of people is in the process of emptying an aquifer that is essential for the Hopi people to survive. The Peabody Mining Company with support of the Federal Government is in effect bringing an end to a race of people. Without their water supply the continuation of an indigenous people of this country will be ending. This is a continuation of the program of genocide by the Federal Government for the last two hundred years.

The Hopi Nation, a people close to the heart of God, have had the foresight of prophecy for countless generations. The prophecies of these people, just like the prophecies of Nostradamus, have warned mankind many times of events that have eventually come to pass. Long before the events took place, the Hopi prophecies spoke about the horrors of two World Wars, Nuclear Technology, Television as well as the founding of the United Nations.

Another prophecy foretold by the Hopi Nation is that upon the demise of their line the destruction of our civilization as a whole would be imminent.

In light of what past prophecy has brought to our attention, how can this be overlooked and tossed casually aside? As an issue to itself, these people should be allowed to continue the way they have for centuries. The other issue is that in preserving the life and heritage of these noble people we would be preserving the continuation of our Human species as a whole.
We should be doing all we can to undo all actions that threaten the balance and harmony of our planet.

For each voice that you hear that brings this to your attention, there are hundreds of thousands and probably millions of people who want to do something but they simply do not know what to do. So, listen closely and pay attention to the voices that you do hear! Since you are an ELECTED office holder or APPOINTED by an ELECTED official and you are capable of taking positive action—DO SO! Investigate what is going on concerning the home of the Hopi Nation. Get an UNBIASED party to find out what is going on.

This is the TRUE VOICE of the American Citizen. We take notice of what is happening in this land of ours. There are many issues these days to become aware of and these issues must be addressed. Please help to restore dignity to the land that we all hold dear.

May God grant you the wisdom and courage to do what is necessary. Show the people that you do care. Make a POSITIVE difference.

Sincerely,

/s/ Larry D. Calhoun

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CHAPTER 7

THINK ABOUT IT

ONE MAN'S PAST. OTHERS' FUTURE?

Editor's note: We commend Yaroslav Kukla's determined stab at the English language. We hope this strong statement about how it really was will bring home what the Elite intend to have in store for us in America and worldwide.

July 23, 1994
From: Yaroslav A. Kukla, Olympia, WA

Dear CONTACT & "Nora's Research Corner":

My congratulations to you for the excellent job you are doing for years! The last issue of CONTACT from July 5th is so awesome and excellent, it captured my heart and spirit for full 3 hours to finish it to read! I drove another 40 miles to buy another 6 issues for mailing it to all of my friends in the Newsletters! (Unfortunately, here in Olympia the "Bulldog News" carries only two-three issues of your awesome publication, so I drive usually to the city of Federal Way or Seattle to get it!) Next week I'm mailing to you American Money Order for subscription! The CONTACT is very highly intelligent and SPIRITED, excellent for true experts, scholars and of course true Christ followers!

As you may see, my "self-education" reached point of no return and I totally agree with your non-violent approach to the various "militia groups", certainly heading toward catastrophe, if they take a path of armed rebellion. To be from behind the Iron Curtain and the Judeo-Bolshevik "paradise", I could tell you some stories of true rebellions against the red cabal—how it always finished! I never forget the case of even unarmed rebellion by women and children during the so-called (declared by the UN) International Year of Children, when the Bolshevik cabal raised up prices of children clothes and shoes up 400% in the former Czechoslovakia, what had followed! Women with their infant children in the northern Moravian city of Ostrava (Czech Republic) took to the streets to protest it only in bras, underwear and shoeless as their children, the Bolshevik police surrounded them immediately, before they even reached the main square with the Town Hall. First, they were ordered to disperse; when they refused and tried to continue their desperate march toward the city hall, water cannons were used with clubs, but also rubber bullets and the result was 6 women dead plus three children and many seriously injured! Shortly after that followed serious threat of strike by local miners, put down by brutal force before it even begun! Who had heard, in this country, about that? Almost nobody, except few West Europeans! I lived just few hundreds of yards from the Iron Curtain on Austrian frontiers and I could also to recall you all of the planes shot down from Poland, trying to escape into Austria after the before-Christmas Martial Law in Poland, declared by Jew Jaruselski after the Solidarity "uprisings" in Gdansk (Danzig) on 1980-81, my last Christmas in that "worker's paradise". Few smart did escape, cruising above villages and towns, when the Russian MI6s needed huge radius (about 15km) to turn back on the slow and small planes heading West! I could recall you all of the people shot and killed in our area, trying to escape across the several layers of the barred wires, some of them even already in Austrian territory, but followed by the Judeo-Bolshevik gunners with dogs deep into Austria—to kill and retreat! I remember cases of kidnapping of Austrian farmers in the frontier areas, especially after heavy storms, when floods changed the physical outlook of the land! Many of them after cruel tortures as "spies from the West" never made it back home! Anyone of us, unknown to the local residents was immediate "suspect trying to escape", even 2-3 miles from frontiers in the frontier area, known as the "forbidden zone"...Who had no relatives in that area was in big trouble and immediately arrested!

Floods and so called "ballooning" was the most popular form of escapes! It was a terror to live there, on weekly bases visits from the secret police in our houses distributing leaflets with many names and pictures of a "suspects trying to cross borders in our area"...Many local residents disappeared too, some to the
West themselves, but many in our interior Gulags for various accusations, mostly as "abetting the escapees"...Some sold their properties and left for "more safe" interior! Interesting was one fact of the Judeo-Bolshevik mass propaganda telling to the "interior" that our frontiers with West aren't only "unpenetrable" but also as "bastion against the Western spies", but the GUNS of the WATCHTOWERS EVERY 200 YARDS WERE AIMED AT INTERIOR LANDS...The ELECTRIC FENCES WERE TURNED OFF DURING THE HEAVY STORMS AND FLOODS, BUT PATROLS WITH DOGS ALWAYS INCREASED.

To the "SOCIALIZED MEDICINE": Yes, we had "free" Medicare, but in the dentist ordinance [office] we had waited for HOURS or DAYS, drilling with no pain killers and very seldom disinfected instruments, since early age (first grade at elementary school) forced to dental regular check-up, finishing as guinea-pigs and drilled teeth with no cavities! In elderly age we had paid thousand of "crows" (local currency) for the dental works as BRIBERIES to rebuild our teeth, mostly ending with a false teeth and "Gypsy golden bridges, crowns and so on" with the cheap and suspected RED Russian gold looking like bronze or copper!

The regular medical check-up consisted from cheap methods of "knocking on reflexes" (knees and elbows), deep breath listening and perhaps X-ray of chest (or other suspected areas), finishing in bed with cheap aspirins or highly toxic and morphine-ised "penicillins", also after numerous hours or days in the ordinances! First at local company or companies doctor-ordinances (sometimes around 10 companies sharing one doctor), miles apart, but your general medical list-informations since birth, full of stupid informations on your grandparents and parents as "genetically prove" of your symptoms! Every medical card of each individual person/patient was thick as Holy Scriptures, always transferred to your new employee doctor or locality of your residency (mostly housewives or children), always transferred with you into your county hospital, depending on emergency and hospitalization. Huge bureaucratic process, almost always resulting in your worsening, because very often it had what to do with your syndrome determination...Only laboratory results had some effects on your syndrome, if was different from your previous life record! 15 to 20 patients in one room, it was normal standards, nursery miserable, mostly seeing only in morning hours and many of them just in high-schools and totally new to the environment of hospitals with no knowledge of medicine whatsoever! You could afternoon and at night call for HOURS a nurse to your bed! Many of them were total ignorant of patients and even aggressive, especially to those who couldn't move from their beds! Often ONE PREHISTORIC building as a "hospital" for several COUNTIES and CITIES! Yes, the medicine and receipts were for "symbolic one buck", however true and good medicine very seldom, not speaking about the Western drugs only for the self-chosen ELITE from the Bolshevik cadres!-You had paid the "sick days or hospitalization"-85-90% of you regular salary, however it is true that on Mondays half of the companies' employees were sleeping in ordinances for hours in wait and faking diseases, rather to go to the work! "Back injuries" was the best fake, because even the "best educated" doctors had resigned to the "mysteries" of our spinal cords or nerves in it! Often those, who really had some true health problems, had suffered for a long time as a "suspects" faking disease, because the mentality of "doctors" was just like that of patients! Further damage or even death was nothing new amongst all of us! To get true health attention or surgery on proper level was an "miracle", requiring true friendship through family to various surgeons specialists and even that required thousands of crowns of BRIBERY, called also as the "attention money" to these also "hungry usurpers"...(My mother had three surgeries of gallbladder stones, then total removal of the gallbladder itself and I could tell you "stories" what we had suffered...) I was hospitalized twice on my own there, for about two months of a "fake injuries" and I finally always gave-up when the "guinea-pig" research had started...I signed my "free will" of release and went home. Without that or doctor's release you was a subject to the Government persecutions, fines and losing your salary, as well as days of your vacations, day in hospital or sick for three days of your vacations and "bonuses" from your company for the calendar year and the extra money from government on your children--we called the beggar
You couldn’t stay at home between changing jobs no more than 3 calendar days! If they found gap in the dates/stamps of your employers, you were subjected to humiliating investigations and usually fines up to 40 crowns! If your hair cut differed from your ID picture, you were escorted to the nearest barber shop to cut your hair according your picture on the ID and forced to pay for this kind of service!!! Of course the truth is that they never allowed your picture with hair covering yours ears on the ID!!! This sort of the IDs was established to you in the age of 15, when you gave to your class teacher two black and white pictures with your finger prints (of course under the supervision of the local cabs), one for the ID itself, the other for the Interior ministry and Justice government, where they automatically set your file! You may have clean, or written in every case of your "court appearances" and punishments!!! If you had travelled abroad, usually was enough your ID card to the "brotherly" Bolshevik countries, in some cases an extra enclosure to your ID with appropriate visas, especially to Hungary or USSR! To the former Yugoslavia you needed an extra "Grey passport"—a brotherly country treated as the Capitalist West, for where were required Green passports, changed very frequently, once dark green, (diplomatic passports were of blue color!), the next year light green and so on! A horrendous procedure to change it, begging with a formal request from the Interior ministry and Justice "palace" costing money and usually two weeks of your files/records of punishments! If you had some evidence, forget your passport or travelling abroad! This request was the very first step to travel! Not the visas as many falsely claim in the West, totally uninformed! After this request, if was clean, you filed an application for the passport in your local Police Office (usually county city) with a signature of your employer that you are a good workman, recommended to it! Then you followed the very next step, applying to your only one state bank in your local area for a Western currency (no more than 15 dollars a day), mostly if approved in a currency of the country you had targeted as your travel destiny! After this long lasting process if approved you needed also an approval from the military chief of your county that you wasn’t as a serviceman exposed to various "secrecies"—if so, forget travelling to the West or Yugoslavia for no less than five years after the draft service (my
the puppets Clintonites want impose upon us, as the Judeo-Bolsheviks imposed once upon us! If they weren't so backward in the computerization and so on, I'm sure we would have had it first! I mean the IDs of the "superhighway"...

And certainly you may verify these facts with any East European immigrant in your area! HOLY TRUTH AND NOTHING ELSE!

Now you have a better picture who I am!

Studying various languages was just my another hobby, as to listening to the Short Waves and regularly watching the ORF (Austrian), ARD and ZDF (German) TV stations—[at] that time knowing very little about the Judeo-Bolshevik-Zionist-Cabalist Conspiracy...

Thanks to all of you for my guidance to the total/absolute Truth of Jesus Christ and the Zionist "movers-shakers" of our contemporary history...

Ours Lord-Jesus Christ shall be VICTORIOUS,

Amen!

It took me over twenty years, but now I'm confident that I'm on the RIGHT TRACKS.

/s/ Yaroslav

But foremost, I wanted to tell all of you to tell the Truth not only about myself, but foremost to describe to you the life behind the Iron Curtain, Bolshevism and the SOCIALIST MEDICARE,
CHAPTER 8

RONN JACKSON ANSWERS
MORE QUESTIONS FROM READERS

BULLETIN #19

1. To "Hugh Hale" of Toronto, Canada: I liked your comment from Winston Churchill: "We shall never surrender". All free people will get to know the words of Mr. Churchill. Many other patriots of a time past are alive and will assist us in our current endeavor, to get our country back. Keep the faith and belief of a Supreme Being. He talks to you each week. He is very wise.

2. "Abel" from Pittsburgh, Pennsylvania asks: "Can you tell me about, 'Lewis Preston'?" Mr. Preston is the current President of the World Bank. He is a "go-for" for the Committee of 16, as is the International Monetary Fund. While it can be said Mr. Preston's job is important, this can only be said by people of patronage. Anyone who says that the World Bank has done anything useful is wrong, its only purpose is to redistribute wealth under the guise of a quasi-governmental agency. The Bretton Woods conference that created the World Bank and the IMF is one of the blackest days in the history of our once great nation. It is comparable to Feb. 3, 1913, the fraudulent ratification of the 16th Amendment to the Constitution. [The infamous Income Tax]

3. "Karen" from Santa Ana, California writes: "President Clinton seems to be trying to help our country. The 'Israel/Jordan' agreement proves it. Your statements are unfair to our Government." Sorry to disagree with you. Clinton is show-boating.

I could have brought those two countries together with the promise of forgiveness of the debts to this country. All he accomplished by forgiving the debt to us was authorization for the Federal Reserve to print up a like amount of currency and plac-

ing that amount on our national debt. You didn't know that. Our grandchildren will have to repay Jordan's debt. Let me ask you a question. How many people in your area will go hungry tonight and, will Bill Clinton call them up and offer to feed them?

4. "Evelyn" from Casper, Wyoming asks: "I follow your comments in the CONTACT. Can you elaborate on the comet, Shoemaker-Levy-9?" It's all over now. The press has not been entirely honest with you. The largest impact was made by a fragment, 11,342 miles wide. Had the angle been 12 degrees more direct, and at 145,320 miles per hour, a portion of the planet could have been severed. Why you are being fed falsehoods can be summed up in two words: Sell newspapers.

5. "Roger" from Green Bay, Wisconsin asks: "I have been searching to find out the meaning of a term that you used in your series, 'Darien Socialism'. Can you explain it?" It is a term coined after a king who lived in 550 BC, who believed that he, as monarch, had the ability to think for his subjects. He gave each a cow, seeds and five acres. Six pieces of gold was for shelter. His kingdom failed after 40 years. These times we live in can be compared to his time. His actions are analogous to our current welfare boondoggle and will also fail.

6. "A.G." from Boston, Massachusetts asks: "Do you know or have knowledge of 'W. Mitt Romney'?" I don't know him but I do know of him. His father was Governor of Michigan and a Presidential contender (and CEO of an auto manufacturer). He pulled a big company out of bankruptcy and has the potential of doing some good. He's running against the "Chappaquiddick incident" and should win, which I believe is what you are really asking. Ted Kennedy has done enough damage.

Re: Page 13, column 3 of the CONTACT July 26, 1994 Volume 6, Number 5; with regards to Commander Hatonn's comments: [Re: Warren being A-I and head of Commission investigating JFK murder and Chief Justice, Supreme Court.] Not only was it damn close, it was at the exact time. Yes, Earl Warren is gone, and for good.
7. "Ovia Suubi" from Houston, Texas asks: "What were/are
the reasons for the 'Windsor Castle fire' and the 'Hapsburg
Austria fire' a few days later? Rwanda smells like a
C.O.U.P.E.S. scheme--is it? Why Rwanda in particular? Are
there, 'blue diamonds' in the area? What two African countries
are next in line for the Rwanda treatment? Has any mind con-
trol method been utilized in Rwanda? How long will the viruses
now proliferating in Lake Victoria and the Nile River take to
reach the Mediterranean Sea? Is there an address for the Com-
mittee?" The Committee's office is on NW-16th Ave. in
Washington, D.C. I was told today, they are moving to Chevy
Chase, MD. As soon as I get their address, I will have it
printed in the CONTACT. Rwanda is part of the Committee's
plan, however, their plan is for the Continent of Africa. While
you are not aware, 'in total', of what is going on there, I will
give you an encapsulated overview. You listen to and hear
about what the mainstream media is told to tell you. For example,
a full one-third of the population of Africa has died due to
situations like South Africa, Rwanda and others. And, of
course, there is AIDS that is included. Africa is to be the R&R
location for the Elite.

Your request about the Windsor Castle and Hapsburg fires, is
simple: 'Right now, there is much controversy within the "art
world" regarding the authenticity of many of the masters'
works. In England, the Queen is known as the wealthiest
woman in the world. Much of her wealth is in works of art.
Those pieces that were destroyed in the fire were heavily
insured by Lloyds Of London. The settlement was in the ten-
figure range. You now have to draw your own conclusions. "Blue
diamonds" have been found in Rwanda". DeBeers is controlled
by the Committee of 16.

Nature has a way of taking care of itself. For example, in a
stream, water, by rushing over sand & gravel, can actually pu-
rify itself over a distance of 30 feet. The virus you mentioned is
different. This is primarily due to the physical amounts, as the
lake and river are both fully contaminated.

Again, Mother Nature comes into play. As waters from those
bodies empty into the Mediterranean, one of the most simple of
substances comes into play: salt. Then, there is algae, and a
seaweed which has yet to be discovered (the properties of).
Neither bodies [of water] represent a threat to the Atlantic
Ocean or to the world.

As to the order of countries, the ones who pose little or no threat
will be first. Soon, you will understand the true meaning of
Genocide.

8. "Ruth M." from Cleveland, Ohio asks: "Is there a health-
care crisis?" NO! What you are seeing is just another way for
the Government to extract money from your billfold or purse.
If you believe anything else, you are a fool!

9. "M.C." from Wheeling, West Virginia asks: "Many people
have been the beneficiaries of Social Security. What is your
solution to this very serious problem?" The easiest question I
have been asked. Take the Retirement program out of the hands
of Government and put it into the hands of professional money
managers.

10. "R" from Washington, D.C. asks: "Do you really believe
you can be effective against the Monster?" By Monster, you are
referring to the Government. That entity puts words into our
mouths and then does what it pleases. What the Government
fears most is knowledge. My intent is to inform the citizens of
this country. If they decide on "One World Order", then so be
it. The Government or certain individuals will have one vote
only. Bill Clinton or Congress does not have the ability to speak
for me. Since I can deduce from your letter, you are a part of
Government, this is part your country. Soon, you will have to
make decisions. It is my earnest hope that you have the ability
to make the correct one. All of the conversation can go on for a
thousand years and it will boil down to two words: freedom or
servitude. I can understand your complacency. Will your
grandchildren?
11. "T.G." from Wilmington, Delaware asks: "Who do you think you are?" I am only me. Nothing more, nothing less! Recently, President Bill Clinton made the remark: "Americans have been granted too much freedom." Those are the remarks of a traitor! Tell me, who do you think he is? Your letter was very interesting. Please write again.

This concludes my back-log of questions I was unable to answer individually.

Keep them coming!

/s/ Ronn Jackson

CHAPTER 9

FROM LIGHT BRIDGES:
BACKGROUND "CHECK" ON
RONALD LEE JACKSON

Friday August 5, 1994

To whom it may concern

From: Charles Wright, 704-898-4404, Fax 704-898-4211

Subject: Update information on Ronald Lee Jackson S.S.N.s: 140-36-0911; 526-26-1005; 120-20-1004; 024-20-1911; 017-20-2113; 316-36-7811 (current Social Security number).

I drove up to New Castle, Indiana on Sunday July 31, and arrived on Monday August 1, 1994. I went to the New Castle Chrysler High School where Ronn graduated in 1956.

I was told that Ronn is the world's biggest bull shitter by several people who graduated with him and worked with him. I showed them the video tape of Ronn Jackson that was done on 3-31-94 by Barbara Scott. Four people said that was not Ronnie. They remembered him as being red haired, freckled, and fat.

The following day on Tuesday the following day, brother in Parker City, Indiana, and he looked at the video and said that it was his brother Ronald Lee Jackson. David said that Ronn has aged a lot, and now looks like their dad Charles Jackson. The boys' mother, Dorothy Tower remarried to Robert M. Woodward.

Ronn did not go to Purdue or Stanford. In fact the H.S. Grade Transcripts were sent from 1960 to 1973 to the following places: Ventura, CA; Toledo University; Beneficial Finance in Hollywood, CA; and San Francisco State College or University.

Ronn told me and several others including friends in New Castle that he has a BA (1958) and a MA (1959) from Purdue, and a Ph.D. from Stanford in the 70s.

Fact: He was ranked two from the bottom of his class of 300 students in his 1956 graduating senior class.
Fact: He went into the USMC right out of High School, and before that he tried to enlist into the Army but, they would not take him. His brother told me that he stole from and conned the family for years. He lived in California and New Castle, and returned back to New Castle to live three or four times.

He would lie to his boss and con him into giving him an advance commission on furniture that he said he sold, and he did the same thing with his boss when he sold used cars. Once he used a $1,500 construction advance to pay off his bar tab instead of buying building materials with it. He drank heavily from high school days to the present and would drink his businesses into the ground, one in particular where he sold wide screen TVs in California. His brother David is the one who introduced him to Glenlevit Scotch.

David said that Ronnie is not welcome in his house.

The step father, Robert M. Woodward, would beat the boys and had he been living today and beat David and Ronnie the way he beat them then, he would be in prison for child abuse. This was backed up by several people in town and David Jackson, who is Ronn’s younger brother.

Ronn Jackson was born 10-20-38, in New Castle, Indiana, Henry County.

When he went into the USMC his home address was 728 South 22nd Street, and his phone number was 4567. The house is no longer there and now the Eatwood Elementary School sits there.

Ronn has written in his book, The Death of Camelot, and told me on the phone, that he has planted three Russian built nuclear bombs in the U.S. One in Washington, D.C., one in Colorado Springs, and one in Texas. He has control of the bombs and is using them as his personal life insurance policy against the members of C.O.U.P.E.S.

C.O.U.P.E.S stands for Committee of Universal Peace and Economic Stabilization, was formed by the C.F.R. (Council on Foreign Relations) and there are now 17 members on the Committee, Warren Christopher being code named A-5, who is Ronn’s boss. The codes that he puts at the end of each chapter in his book The Death of Camelot are 060220-728943. He says that he can access these bombs through his voice activated computer called Adam One. He also said that he performed 135 sanctions (murders) for C.O.U.P.E.S. from 1963-1985. Prior to the sanctions he carried and delivered cocaine and money for C.O.U.P.E.S.

Now there are two major reasons why I think Ronald Lee Jackson might be who he says he is:

1) Yesterday while I was telling the above to Rick Martin on the telephone, he received a phone call from a lady who he has talked with before, who says she worked for the Secret Service and she knew Ronn Jackson back in the early 60s and that Ronn also worked for the Secret Service. Rick heard this woman and Ronn talk on a three-way conference call through his office telephone equipment, and Rick said they talked like old buddies. So when this lady called while I was talking with Rick yesterday morning (8-4-94), he put her on the line and we had a three way conversation. She identified herself as “Ace High”, and said Ronn knew her as “Big Red One”. In fact Ronn mentions this name “Big Red One”, I think maybe in his book The Death of Camelot. “Ace High” said that when she worked for the Secret Service (starting with Eisenhower), none of her family knew what she was doing, and in fact because she was gone for long periods of time, they probably thought she was shacking up somewhere (these are her words). Rick mentioned to me that it is also his experience in investigating these deep cover agents, that most of them are looked down on by their own family and friends and community as con-men, derelicts, drunks, etc., etc., etc. (later in another conversation with Tommy Buckley in Texas, he said that Dr. McFarlane was also thought of this way by his family and friends and community too). So it looks like Ronn could have indeed been recruited by C.O.U.P.E.S. in 1963 while he was in the employ of the United States Secret Service, without his family and friends knowing anything.

2) Ronn came up with the correct hexadecimal computer codes of the certificates that were given to Tommy “Treasurygate” Buckley. Buckley verified the codes because the same codes had been given to him by a CIA agent before Ronn had ever given them to him.

3) Several other reasons to believe that Ronn might be who he says he is:
90% of the information that he gave to Tommy Buckley was verified by Mohammed, who we now know as Keith Boyles who died of a brain hemorrhage on 7-7-94.

The names that Ronn has provided to the CONTACT newspaper, the names who are members of C.O.U.P.E.S. and who are involved in the U.S. Government drug smuggling network do not appear in other conspiracy books, so Ronn either is good in making up names, or he knows what he is talking about.

Ronn simply knows too many facts that agree with the investigative work of others, such as Dr. John Coleman, and Rodney Stich, and Russbacher.

Ronn said that when he was recruited by C.O.U.P.E.S. he thought it was a government agency, but not until years later did he realize that he was killing for a secret Rockefeller Committee that controls the three most powerful families of the 12 families that control the finances of the world. He said that the reason he wrote the book The Death of Camelot was to expose C.O.U.P.E.S.

A large portion of the book has already been published by the Anza Valley Newspaper in Anza, California, and this was done on a weekly basis for a year-and-a-half. Much has also been published in the CONTACT newspaper.

So if Ronn is who he says he is, then he needs to divulge the location of the three live active nuclear bombs to the proper U.S. authorities.

Why do people sit in silence and let these dangerous world players hold the rest of us in hostage with their madness?!?!

Let's move from secrets to open truths.

Let's move from death threats to love hugs.

If the clean players in the CIA, FBI, NSA, NSC, USSSS, the Judicial System, Congress, etc., are really servants for the people, they will serve their nation in open truth and action within a Government that is by the people.

The old paradigm of secrets is getting thin, and the new paradigm of truth is getting stronger.

Go with this flow of the Universe, it will support your heart and actions.

Peace, love, light,
Charles Wright
bases? Even the National Telecommunications and Information Administration (NTIA) has reservations about HAARP transmissions. They would only permit one of the test sites (Mineral Wells, Texas) to operate and so far have declined to extend all the requested frequency/power privileges necessary for the Alaska site. The enormous lobbying power of the military may overwhelm reason and force the NTIA to go along with the HAARP request. After all, Gakona is a "virtually uninhabited" area of the world.

Electromagnetic radiation has drawn increasing interest in the form of health impact studies and research worldwide. The HAARP project will generate massive amounts of intentional and some unintentional radiation. The HAARP environmental impact statements deny possible biological effects on humans, citing obsolete IEEE standards that basically say if the radiation isn't causing you to feel heat, it does not harm you. The preponderance of current studies indicate there can be promotion of cancer growth, disorientation, and other negative physical effects from low level, non-heating electromagnetic radiation. Why have our government agencies given their affirmation to something so clearly controversial?

After searching for answers to HAARP questions for the past year and a half, what has surfaced are very few answers and many more questions. How dangerous is HAARP (some physicists fear severe planetary consequences)? Commenting on HAARP in the April, 1994 issue of Physics and Society, C. L. Herzenberg says "...this technology does present issues that need to be publicly addressed by the technology community". Can HAARP change the ionosphere and weather patterns? Can HAARP disrupt worldwide communications? Can HAARP damage or destroy wildlife? Will HAARP radiation change the migration habits of animals that come near it? Can HAARP cause cancer? Can the ionospheric effects of HAARP be controlled? Why has the project been kept low profile and secretive, by the sponsors and the contractor (an ARCO subsidiary)?

UPDATE: JUNE 1994--ARCO sold their subsidiary to E-Systems, the 41st largest U.S. defense contractor noted for their counter surveillance work. Why have Alaska's public officials
avoided provided serious answers to the public’s question?? Anything that can generate these questions deserves the MONSTER title and our serious attention.

Additional pieces to the puzzle that have shown themselves only serve to heighten speculation that we are not getting clear and concise answers. There is a connection to the recently installed Cray supercomputer at UAF and to the Geophysical Institute there. There is an obvious power requirement that might be met by a proposed coal power plant at Healy, connected by a proposed power distribution intertie. Some of the experiments will require “seeding” the ionosphere with chemicals that could be delivered by rockets from the Poker Flats rocket range near Fairbanks. Patents held by the ARCO subsidiary building HAARP describe a similar ionospheric heater and claim abilities to stop missiles, change weather, and disrupt global communications. The inventor, Bernard Eastlund, claims he was hired by ARCO to find a use for their Alaska North Slope gas deposits; hence, his inventions described in the patents. Microwave News May/June, 1994 reported Eastlund said "The HAARP project obviously looks a lot like the first step toward this."

The Gakona location is interesting as it was once destined to become an over-the-horizon radar facility. The Cold War ended before it could be completely built. This left the military with a remote location with buildings and generating equipment partially completed, and a choice--either restore it to its original natural condition or find another use. HAARP conveniently fits the site. Is the choice of this remote site for these monster transmitters more a factor of fewer people to complain? Does it reduce the number of humans exposed to HAARP transmissions thereby reducing the liability? What about the wildlife in the area, what exposures will they be subjected to? One need only remember experiments of another era that generated nuclear fall-out killing and crippling humans and animals in its path. It only took forty to fifty years to get the agencies involved to admit liability.

In order to get an idea of just how large the HAARP transmitters are, imagine all the ham radio operators in the United States (there are over 500,000) transmitting at their maximum allowed power from one giant antenna. That still would not be as powerful as HAARP’s multi-gigawatt (giga = billion) radiation capability. The average Alaskan ham can communicate across the state with less power than will be in the unintentional harmonics and side-lobes radiated by HAARP.

What exactly will HAARP do? According to HAARP project documents it will "perturb" the ionosphere with extremely powerful beams of energy. Using polarized, pulsating radio frequency transmissions to perform experiments which include devising methods to destroy the communications capabilities of others (presumably an adversary) while preserving their own communications. Experiments with mirroring and reflecting abilities of the ionosphere (abilities we currently depend on for all forms of communication) will be carried out to see what military purposes may be served by the resulting changes. An apt analogy that springs to mind is that of an inquisitive youngster poking a sleeping bear with a stick, to see what might happen! What will we do once the monster is unleashed?

The Alaska location was partially picked for its alignment with the Earth’s magnetic force lines. Military experiments with the magnetosphere also appear to be planned. And again the scientists warn of possible dire consequences, including setting the Earth into some unexpected vibration or oscillation, similar to an axis wobble. Many scientists such as Richard Williams writing in Physics and Society in April. 1988 have denounced this kind of testing as irresponsible and downright dangerous, fearing long term negative ionospheric effects. Also, like any magnet, the force lines will react at their opposite pole, near Australia and New Zealand. Australians are concerned enough to consider sending a team to Alaska to document and investigate HAARP. Shouldn’t Alaskans be interested too?

A group of NO HAARP activists is seeking to formalize their opposition by incorporating as a non-profit organization or affiliating with an existing group. Their prime purposes will be to
promote awareness, file legal actions and other activities focused specifically on HAARP, something no group is currently doing. In fact, probably due to the remoteness of the Gakona location, it has been difficult to get outsiders interested. We are quite aware that the promoters of HAARP fully realize that they have the upper organizational hand and the money to outlast our grassroots opposition. Those of us in NO HAARP are committed to doing what we can to stop the project before it comes online with full power in 1997. Considering the project has been underway since the mid-1980s, this will be a difficult task. Luckily it was not completely funded as of a year ago. There is hope that legislative alternatives to stop it may exist as well. John Heckscher was quoted by Microwave News in the May/June, 1994 issue, saying that "money for completion of the demonstration project is in place...but the larger facility would require additional funding from Congress". Unfortunately, this additional funding is likely to be buried deep in the DOD budget.

What can you do? Of course you can try to "write your Congress person". The Alaska delegation to Congress is noted for their alignment with the military so don't expect too much action from them. Send contributions for the NO HAARP effort to Jim Roderick, P.O. Box 916, Homer, AK 99063. You can lobby with the NTIA to turn down the HAARP frequency/power request. You can make others aware of the HAARP project and the questions it raises.

CHAPTER 11

TRUTH

Truth is what we search for
In this journey through our life,
But for many of life's travelers
It's a road of grief and strife.

Without truth we lose direction
And the seas of life get rough;
We create our pains and problems
By not seeking truth enough.

Truth will light your way in darkness
When all else may seem to fail;
Truth will lead you out of bondage
And in time will lift the veil.

For within each person's true self
There is wisdom so profound,
That the mysteries of the ages
Are revealed when truth is found.

Truth empowers us and it frees us,
Just like love, it brings the light;
Keep your focus on these virtues,
They will guide you with their might.

Turn within for God to guide you,
For within the answers lie,
And this truth is universal:
God, when asked, will not deny.

Truth and love will give you freedom,
As the masters all agree;
It's been said down through the ages,
That the truth will set you free.

-Robert Howard Jones
CHAPTER 12

THE COMMITTEE OF 17

Editor's note: Special request from CONTACT: If you have any photos of the COMMITTEE OF 17 members, please send them to us so we can present a rogue gallery. Here again is the list as first revealed in our July 26, 1994 issue on p. 38.

A1 - WALT ROSTOW
A2 - STEVEN M. WOLF
A3 - WILLIAM T. JONES
A4 - NORMAN MAILER
A5 - WARREN CHRISTOPHER
A6 - SIR JAMES GOLDSMITH
A7 - JACQUES SANTER
A8 - HUBERTUS VON GRUENBERG
A9 - JUAN CARLOS
A10 - ALBERTO FUJIMORE
A11 - EDWARD SHEVARNDADZE
A12 - JOHN MCFARLANE
A13 - JEAN CHRETIEN
A14 - TOMIICHI MURAYAMA
A15 - BARBARA JORDAN
A16 - ALEXANDER SOLZHENTSYN
A17 - RONN JACKSON

NOTES:

A2 Admiral Byrd, in our frame of reference he is known as Steven M. Wolf, CEO United Airlines.
A3 Henry Ford, in our frame of reference he is known as William T. Jones, President, National Energy Group.
A4 Adolf Hitler (up to the age of 28 years), in our frame of reference he is known as Norman Mailer.
A5 Warren Christopher, Secretary of State.
A6 Bertrand Russell, in our frame of reference he is known as Sir James Goldsmith (active trader in the gold market).
A7 Jacques Santer, Prime Minister of Luxembourg.
To Fax (806) 356-6897

July 30, 1994

Dear Tommy "Treasurygate" Buckley:

A dear friend just faxed down to us the latest: "scuttlebutt" on the FEDERAL RESERVE BANK NOTES and the FEDERAL RESERVE LETTERS OF CREDIT "OBLIGATIONS"...What a "PIP"...looks like you have them by the "short-hairs" so to speak...

Glad to see someone else has "noticed" they "exceeded their limits of jurisdiction/money availability"...and got in over their stinking rotten little heads...and can't full-fill their OBLIGATIONS...

You got them on the run so badly; they are trying to RUN FOR COVER UNDER THE "DEPARTMENT OF THE TREASURY"...and "WE" have those old boys covered under their OWN ORIGINAL "ACTS" by Congress, and we joined the NAIL out of every ounce of GOLD, SILVER, PLATINUM and anything else not locked down, in the ground, in their accounts both foreign and domestic...and even their funny money...

Looks like "WE GOT 'EM COVERED"...but the rats...don't have enough sense to ROLL OVER and give up...

Would like to talk to you...on a CLEAR LINE (even the bugs have bugs)...if possible...Or in person...

V.K. Durham, SIGNATORY/CEO...BONUS 3192-N-181

August 1, 1994  11:30 AM CDT

Dear Mr. Durham:

Thank you for your Fax letter of July 30, 1994. Our position has been clear for some time, so I'm a bit surprised that you are just being informed about us. In fact, if memory serves me right, the contact printed a letter from you about a year ago and in that letter you took a pretty hard shot at me. I guess you have had a change of heart.

I'm not sure what we need to talk about either on the phone or in person, but if you will clearly outline you motives at least I will consider the possible communication. To be clear, our primary function is to successfully conclude the legal matter in the Court of Claire and the Private situation as they have been defined on all the Hot Lines and in the Mail Fax.

Sincerely,

Tommy "TREASURYGATE" Buckley
CHAPTER 14

THE ENERGY OF THOUGHT
A MIND IS A TERRIBLE THING TO WASTE

Soltec  8/6/94

Editor's note: This article is a provocative supplement to Commander Hatonn's magnificent scientific writing of 7/24/94, which appeared in our 7/26/94 CONTACT on p. 51. We are only beginning to appreciate the enormous powers of mind energy—look out, crooks!


I am expected to write on the subject of Earth Changes and, of course, that is my main topic. However, there are many other related areas that I might address, some in the field of what you would refer to as the Physical Sciences, and some not—yet all have an interconnectedness, a relationship to one another. So there is nothing which can be discounted as not a part of any other thing.

If this is confusing, it is only because of limited thinking; and this limited thinking is only because of your Earth-based education, which to say the least, is extremely limited and limiting. But that has been done purposefully, for by keeping you ignorant (I did not say stupid, for there is a great difference) of who and what you are, and what your world is about, you are much more easily controlled and kept in a state of servitude to those who would set themselves up as the masters of your world.

Knowledge is power and therein lies a very important key. For those who are knowledgeable about their true identity and make-up, there is a power beyond any imaginable. Once a HUMAN [Higher Universal man] comes to a place of true "knowing" of who and what he is all about, there comes a freedom from bondage, for no one can take this knowledge away from him, and that, my dear ones, is a knowledge that produces the power to set you apart from the masses who are stumbling about in the darkness so prevalent upon your world today.

The power which comes from knowledge eliminates the fear and when there is no fear in one, there is inability to control that one. Your responsibility comes in seeking out the knowledge and the truth, and upon your planet, there is a great difficulty in that quest. As I stated, that knowledge and truth have been hoarded and manipulated by those who hold the control over your world and consequently, over its inhabitants.

Keep in mind that nothing has any power over you, save the power that you give it. Yes, I am speaking of the power of thought, for thought produces energy, and thought energy contains the necessary properties for creation and manifestation.

There is a saying that you will draw unto you that which you fear. Fear is an extremely powerful emotion, which means ENERGY IN MOTION—it is a form of kinetic energy, though most of you ones do not realize that it even exists. But, whether you realize a thing, or believe a thing to be true or not, does not change the fact of what is. All thoughts, including fear, produces a field of energy which will produce after its own kind—like producing like.

For example: if you are afraid of being without money, most likely that fear will be realized and you will have created it for self. If you are in continual fear of illness, illness will most likely manifest in your body.

It is not so difficult to understand, for you first come to the understanding and knowing that nothing in the Universe is difficult to understand or comprehend. It is your programming which has taught you to believe that universal laws are difficult. That has been done purposefully, as well, for it is not in the best interest of your scientists to share what they know, so they speak to you ones as though they are far above you in education and in such a way that you could never understand the laws of
science as they teach it. This, they believe, insures their own position of superiority.

What they do not know is that most of you not only know what they know, but most of you have understanding of volumes upon volumes more than they shall ever hope to know. Many of you were or taught the scientific masters of your planet. That is why you do not believe a word your scientists of today say.

For instance, there is very little about geology which you do not already know and have understanding of. You simply have yet to remember that you know of these things. My writings and dissertations serve only as a wake-up call to those memories, though many of you do not realize it as yet. Some of you are beginning to have conscious realization and many more will as time progresses forward and you come farther and farther toward the Time of Light.

To understand and become a conscious participant in creation, you will first have to come to a very basic understanding and knowing that you are an integral part of creation, and as an integral part of that creation, you possess the ability within self to create exactly what it is you desire, or what you fear. That is where consciousness comes in.

It is up to each and every one to take back possession of his/her own existence and create your own realities and stop relying upon another to do it for you, or to you. That is why it is so important that you have all the information that is possible, for only when you have the information can you make QUALITY choices and decisions. You must have the truth, which equates to knowledge, in order that you may create and bring into manifestation that which is worthy of your Divine heritage.

Why is Soltec addressing this subject? There is no mystery. Knowledge comes in many different packages, but the sender will always be same. Truth and knowledge come from God. There are even times when the adversary will send out truth, for it is not hidden from anyone, even the enemy. There are no se-

crets with God and truth is available always to everyone who wishes it. The problem is that mostly the adversary will twist it and color it to his own liking and pass on only that which he feels cannot be used against him, or he will pass it on in a twisted state in order to create confusion.

Anything which causes confusion is not of God. It is that simple, and that is one of the first laws. Truth is truth is truth, no matter the source. Your job, therefore, is to seek out that truth.

You are moving into the Time of Light when there shall be nothing which shall not be revealed unto you. It will be a time in which there shall be nothing done in secret and everything will be exposed by The Light. It is that Light which shall be the undoing of the "dark forces" that are about you ones in this day and time. This is, therefore, the reason that the adversary is working so hard to maintain his footing, for the time of darkness is beginning to draw to a close and his goal is to pull as many away from The Light as is possible.

Why do you think that so much emphasis is being placed on such things as our newspaper, THE CONTACT? It is a source of truth and knowledge and is bringing the truth to the entire world. There are many detractors because of its contents and those who participate have been classified as very dangerous people. Well, of course you are dangerous to the adversary, for he is in direct opposition to God and will stop at nothing to attempt to silence a source of truth. Notice I said "attempt to silence". I did not say he would silence it, FOR GOD'S TRUTH CANNOT BE SILENCED!

The energy of thought has been working all along for everyone, yet, very few upon your world understand it and even less have learned how to utilize it for their betterment. The adversary has long understood the science of thought energies and has been using it against you, mostly without your realization.

Should God's people sit back and take all the licks? Is that what you want? The choice is up to YOU. No one can make the
decision FOR YOU and, above all, no one can DO IT FOR YOU. It is all a part of taking responsibility for your own lives and your own destinies and, after all, taking responsibility is one of your greatest lessons this time around.

You are standing on the threshold of a great time of awakening—it is one of the most exciting periods of time you shall ever know! There are great possibilities which lie just before you, and it is up to you what you shall do with them. Everyone is a participant—there is no sitting on the sidelines and watching. You can either be a participant in awareness and knowing or you will continue to be controlled and manipulated. THE CHOICE IS YOURS, CHELAS—THE CHOICE IS YOURS.

I think I have said enough on that subject for one day. So, how does this tie in with Earth Changes? Well, chelas, the adversary has been utilizing many methods in order to keep you ones under control for literally thousands of years, and part of that control has come in the form of fear of "natural disasters." There are no "natural disasters," for all that is "natural" is in a constant state of creation. That is all that Creation does—it creates. It does not destroy. The destruction is only in your perception and the perceptions which you have learned. Nothing is ever destroyed, it only changes form.

When you boil water long enough, the water goes away. Where does it go? Well, it never went away, it merely changed its form from a liquid to a gas, but the basic elements still remain. It is the same with all things.

When a plant drops a seed to the ground, the seed changes form and becomes a plant. The basic elements are the same—only the form has been altered.

When a forest burns to the ground, the trees and grasses may disappear to you, but the elements are still present, and life is still present and a new, more lush and full forest will grow in its place.

When a river floods its banks, the fields may be washed away, but what is left is rich, fertile, sandy soil from the river which will produce bumper crops in a few years.

The entire Universe is in a constant state of creation, and in creation there is change. Without change, there is only stagnation, and in stagnation, there is cessation of life. So, you see, the Earth Changes are not something to be feared, but something which is but another part of Creation creating. And, nothing is lost—nothing is destroyed—it only will change form, but it will go on existing.

You are changing your form, whether you are aware of it or not. On a purely physical basis, you are continually re-creating your physical body and every seven of your years, every cell in your body is renewed. That means that the old cells died off and new ones were formed. You see, in order to make room for the new, the old must pass away—or change form. In order that you might make your transition, you will, by necessity, change form. By no means does it mean you will cease to exist.

Your planet must renew itself as well. It is a living, breathing organism—just as you are. It consists of cells, just as does your body, and in order that it renew those cells, the old ones must change their form, and that is what the Earth is experiencing.

There is not destruction in the natural earthquakes, volcanoes, floods, etc.; there is only re-creation so that life continues, perhaps in a different form. The face of the planet may change as the plates move around, or as the poles shift and the arid deserts become tropical forests, or as the existing ice caps melt and new ones are formed at different locations.

Your planet is in the process of re-birthing itself, not just for the sake of re-birthing, but so that it can sustain lifeforms—for it was for that purpose that your planet was created in the first place. And homo-sapien is not the only lifeform, though he most often acts as though he is. There are lifeforms of every shape and size, and each is necessary in order that balance is maintained.
It all has to do with the interconnectedness and relationships of all life in the Universe. You and your planet are a part of that Universe, and you and your planet are interconnected and related to one another and to the Universe. In turn, the Universe is in a constant state of creation and all things are seeking out their balance, whether they are doing so in conscious awareness or not.

So, you see, it does all hang together, does it not? And as I began by saying, the true laws of science are not so difficult to grasp—all you must do is change your perception. It is the grade or quality of that perception which will either move you forward or keep you in a state of stagnation. It is the degree of that perception which can move you into knowledge and freedom, or keep you uninformed and enslaved to fear. The choice is yours. How shall you choose?

I realize that the lesson today may seem to be different, but I assure you that it is not. You only have to alter those perceptions and you will see that it is all very logical, and the laws of God are, above all, logical. There is no mysticism, only misperceptions. There are no limitations—only limited perceptions.

I thank each and every one of you for your attentiveness, your diligence and your interest. You are doing good work and your labors do not go unnoticed. We shall get there, chelas—we shall get there.

I leave you with the blessings of Holy God of Light.

Toniuse to clear. Salu.

CHAPTER 15

GOLD CERTIFICATE HISTORY LESSON
by Ronn Jackson

Editor's note: While Ronn Jackson considers this an "addendum" to his BULLETIN #19 it is actually a down-to-earth, historical teaching piece on the subject of Gold Certificates and other Government financial obligations which are so much the central subject of this week's CONTACT.

BULLETIN #19 (Addendum)

There is a great deal of confusion existing about obligations issued by the United States Government. I'm going to explain those certificates, the purpose of them, and how and what we, as citizens, can expect as a result of the Government's actions on those certificates.

First, the practice of issuing government obligations started as a result of our Government wanting to do something without having the money to do it, and started as early as the first legislature.

The first obligations issued had significant impact on the lives of our citizens then, and what the Government learned then was of the apathy that existed within the populace. People didn't care. As long as what the Government did, did not affect them as individuals at that particular time, forget it. (Do you recognize anything going on now that is similar?)

Even though those actions, by comparison, meant little compared to now, what those actions did were to establish a pattern and habits that continue to this very day.

The certificates that I am referring to are of two individual types. The first were those issued by the Treasury of the United States, encumbering the Government and, therefore, the States
and the people. The second were those issued by and after December 26, 1913 by the Federal Reserve System.

Before I can continue I must give you definitions as contained in Title 28 USC so that you can fully understand what I'm saying about the actions of the Government. Remember these definitions are those of the Government, only used every day by Government for and primarily against you-the-uninformed-but-thinkingly-knowledgable citizens.

**Some Definitions.** Definition #1: **The United States of America.** Their definition is: the sovereign 50 Union States. Definition #2: **United States.** Their definition is: Federal Territory only; i.e., American Samoa, Washington, D.C., U.S. Virgin Islands, any seaport, military reservation, U.S. courthouse or government federal office of any kind. In other words, **two separate countries** do exist by definition of our law. Definition #3: **Positive Law.** Their definition is: Laws passed by the Federal Government that comply with the Constitution. These laws apply to both the United States of America and the United States. Definition #4: **Non-Positive Law.** Their definition is: Laws passed by the Federal Government that do not comply to the Constitution and are only applicable to the Federal United States, not to the United States of America (but implied by our national political leaders that all laws do apply, whether Constitutional or not). For example: the Brady Bill. The wording uses the term United States, not the United States of America, because the bill is in conflict with Articles 2, 5 and 10 of the Constitution and is only applicable to the Federal Nation, not to the entire Country. Definition #5: **Acts of Congress.** Their definition is: Laws enacted by Congress and signed by the Executive Branch of Government. These acts can apply to both the United States of America and the United States if they comply to the Constitution. If they do not, those acts only apply to the Federal Territory, the United States, not to we-as-citizens of the sovereign 50 states, which reside in the United States of America.

"Acts of Congress that you may be familiar with that only apply to the Federal United States but have been adhesioned to and by you that only apply to the Federal Territory are: The Federal Reserve Act of 1913; the Social Security Act; the Gold Reserve Act of 1934, to mention only a few. In other words all laws that do not conform to the Constitution, only apply to Federal Territory and any person who implies anything different is guilty of actionable fraud and is guilty of treason to the Constitution no matter whether the party's title is President, Congressman or anyone in a position of enforcement of any unconstitutional law."

Government on a daily basis (Federal), that exceeds its jurisdiction as the United States Government, is a Federal Government not a national government. Now, how do those definitions apply to the issues and the existence of those certificates that I refer to? Government is a monopoly. And as an entity, in order to enlarge itself and grow, it must set an example of conforming to all laws and to the Constitution, or make you and I believe that they are.

When Federal laws are passed and signed they are placed in one of the 50 United States code books to give the appearance of conforming to the law of the land, the Constitution. The English language is manipulated without you or the judicial system being any the wiser. When law is encoded unto the reference books those responsible do "two tiny, almost imperceptible items". First, the two words AND and ANY are switched as the sentence structure requires; and secondly, on non-positive law, the singular tense, the United States, is changed to the plural tense to infer that the United States of America and the United States have the same meaning. They do not, according to the Government's own definitions.

You were going to say: Do our law makers know of this practice? The majority of them are members of the Bar Association. You draw your own conclusions and look at the earnings of many attorneys in this country. Any individual who is a part of any organization which is self-governing and self-regulating such as the ABA, is part of what is to be described as being self-serving. Yes, they know and are not about to change the status...
quo, even at the expense of you and me. After all, there are still our neighbors who don't know what you and I do.

Next, individual members of Government are no different than you and I. There is so much to be done in their capacity, and so little time to do it in. It is not that I am suggesting that all politicians are rotten when they are elected but, after one term, if something of a positive nature can't be seen by their actions, then this is an indication that they have accepted what has been going on and are now part of the "good old boys" network and will continue on as their predecessors did. In other words, when a junior member of Congress disagrees with a senior member, that is for appearances only and seniority will prevail. This is where partisan politics come into play, and instead of an individual being a citizen first, he or she is not for this country first, but for the party in control of the majority of Government. This is known as job security!

Now, as you and I know, Rome was not built in a day; Government did not attain their unlawful status or their unconstitutional position overnight. While each of us can cite several occasions in which Government screwed us around, we have only ourselves and our ancestors to blame for our attitude of indifference.

The single most flagrant violation or usurpation of our rights started in the early 1850s. This is when the two most significant obligations were issued. They are, COSMOS certificate number 3392, sub-number 181, which replace numbers 143, 149, and 152; and certificate number 3392, sub number 185, which replace numbers 153, 156, and 157.

The COSMOS certificate has first place on redemption and those certificates are unusual in that they have no specified dollar amount but place a hold or a lien on all gold within the physical United States, as gold was used as the only certain security for those obligations. In other words, if the holders of those notes find themselves in the position of default, for any reason, they can call the notes and demand payment in full, in gold, and all of it in the possession of the United States

Government. Now you know why Roosevelt pushed through the Gold Reserve Act of 1934. Yes, it is non-positive law!

Next came a Presidential Order in 1947, which was not acted upon by Congress but known by the then-members, enabling the Chief Executive of our country to direct the Treasurer of the United States to issue, to nations friendly to us, certificates with the full backing of this country, for specified amounts to develop their countries. This was deemed to be a better alternative than actually giving cash. These certificates were not to be cashed but were to be used to obtain lines of credit, and then to be returned as soon as a permanent line of financing could be granted. In other words, this country was an interim co-signer to get other countries over the hump; and, of course, we, as a country, had just bought a new ally right out from under the Communist noses--so we were told. Naturally, what you weren't told was who those certificates went to. Some went to Japan and other Far East nations, several went to the Near East, which I will refer to as camel merchants. Also, what you were not told was, those certificates were only issued to countries which had as leaders, assholes such as Saddam Hussein. Our country knew that there was little or no chance of being repaid, and actually gave out the certificates for political reasons, more than any other single reason. Although no Chief Executive would admit to actually ordering the issue of the certificates, they were instrumental in several countries not becoming Communist. However, whenever the Constitution is circumvented, those acts will come back to haunt you every time. Had several of those countries gone the way of Lenin, Communism would have failed many, many years ago. You can really say that our interference with those countries actually propagated Communism. The issuance of those certificates helped many ways towards a One World Order, which has been the aim of several so-called patriots.

Now, to my knowledge of most of those certificates, there are 210 listed as obligations of the United States, as listed within the computer files and records of the Treasury of the United States within the files of the private, or profit, organization known as the Federal Reserve System. In 1983 and during the final stages
of my breakup with The Committee (of 14, at that time), I decided to take something to remember them by. Knowing that several fire-proof file cabinets, that had combination locks on them, sat inside the main office, I borrowed a half-ton pick-up truck from a friend of mine and stopped and rented a refrigerator dolly. I drove to 16th Avenue Northwest in Washington, D.C. and loaded four of them into the back of the truck. The load was too heavy for the truck and it took over 2 hours to go the short distance to the plane to Virginia.

I was contacted the following day by the Committee; I was asked if it was I who had taken the files and I admitted that I had done so. I was requested to return them, and I stated that I had not inspected the contents of the file cabinets and would consider doing so only after my inspection. I still retain those files. Most of the contents of those files (which included the original obligations, 183 of them) are, but not restricted to: Several original Presidential findings; medical records of some very interesting people; hidden financial holdings of some very interesting people. In other words information that is very damaging. I will give it, piece by piece, to a Federal Grand Jury, which is already committed.

I know that several of you are very committed to what you are doing; if you would like me to be of assistance to you, please ask. I only ask that you know of the league that you're playing in and when you open your mouth you do so with intent and purpose and fully understand the potential ramifications.

/s/ Ronn Jackson

CHAPTER 16

OBSERVATIONS OF ANOTHER BAD DAY IN COURT
by Brent Moorhead 8/8/94

Last Thursday, August 4th, 1994, I attended yet another hearing on the Ekker "criminal trespass" case at the Kern County Municipal Court in Mojave. I want to take this opportunity to share with our readers my personal observations and opinions about the type of activity that many of us have witnessed in this court and others.

This should have been the final hearing on the case because the property [lot], alleged to have been criminally trodden upon by the Ekkers, was sold, subsequent to the filing of the original criminal trespass charges, to the Phoenix Church of Christ (Phoenix, Arizona). This church also owns (next door to the lot) the house where the Ekkers are caretakers. With this in mind, those of us waiting to hear the case called up by the judge were rather typically disappointed by the events that followed.

The presiding judge turned out to be Judge Quinlen, whom the Ekkers helped get elected in his run against former Judge Jason Brent. Our regular readers will recognize the name of Jason Brent because of his collaboration with one George Green. Anyway, shortly after he called their case, Judge Quinlen said that he knew the Ekkers and he then stated that he would not be able to make any rulings on any motions and that he would have to recuse [legalese for disqualify] himself from the case. That was very frustrating because Mr. Scott Tips (attorney for the Ekkers) was just getting started with his oral motion to dismiss the case on the grounds that there was obviously no longer any interest by the original owner and, to any rational mind, there would be no point in continuing prosecution.

Ah, but rational or reasonable thinking rarely enters the courts these days, as many of you have found out! Mr. Tips stated to Judge Quinlen that he had contacted Mr. Oglesby (Deputy District Attorney) to ask that the case be dropped. Mr. Oglesby
had replied to him by stating that if the Ekkers paid the original property owner's legal bills, that he would consider dropping the case! Well, first of all, that sounds like extortion to me, and second, why would he care if that particular attorney got paid? The case was being prosecuted by the County and not the original property owner. So, why would or should the Ekkers pay any legal bills of the property owner, who was not even a principal in this criminal case?!? This was not a civil action.

Well, the plot thickens as it usually does when you have dark energies involved. Now, guess who the attorney was for the original property owner who was still trying to get paid for initiating this entire action against the Ekkers? That's right—you guessed it—JASON BRENT!! Oh, aren't we having fun now! When I found that out, this case began to have a sort of twisted sense to it. Later, in the evening, at approximately 5:24 PM, Mr. Oglesby was seen getting out of his 4-door Chevy Caprice and walking into the office of Jason Brent. What an amazing coincidence. Now I've gotten ahead of myself so let's go back again.

The next order of business was for Judge Quinlen to set a new trial hearing date for the Ekkers because, even if he wanted to dismiss the case, he legally couldn't. Mr. Oglesby argued vigorously for a quick trial date so that these horrible senior "trespassers" could be brought to justice. (All of this in the face of the fact that the Ekkers have a legal easement, or right of pass-thru, to the lot and this is known by all parties involved.)

Mr. Tips argued very effectively that he would need time to file motions and prepare for trial if Mr. Oglesby intended to pursue this unwarranted and stupid case (adjectives mine) any further. Mr. Oglesby abruptly walked out of the courtroom twice while Mr. Tips was speaking to Judge Quinlen. Not only is this incredibly rude, it shows a total lack of respect. I would guess that Mr. Oglesby needed to make a call to Jason Brent for further instructions.

Well, over strong objections by Mr. Oglesby, Judge Quinlen set a new trial date for October 11, 1994. Hopefully, the next

judge will dismiss the case. BUT—something tells me not to breathe a sigh of relief just quite yet!
CHAPTER 17

WATCH OUT: GRANDMA'S ON A ROLL AGAIN

Executive Order 12919, GATT, NAFTA &
First Amendment Rights

CONTACT, INC. NEWS  August 8, 1994

RE: Executive Order 12919, of Bill Clinton et al.
RE: BLOCKADE of American Jobs, Industry, Health Care,
Education, CONTRACTS, Natural Resources i.e., Richard M.
Nixon President of the united States, GATT, and NAFTA.
RE: "A Clear and Present Danger " i.e., First Amendment
Rights.

Dear Rick and Readers,

Affixed hereto [see pgs. 38-40] SECTION 4, WAR POWERS, Supreme Court of the United States, 1863, 2 Black 635, 17.L, Ed. 459: CONSTITUTIONAL LAW at COMMON

Law.

Issue #1: The blockade of ports, goods and so forth in re-
gards to persons, possessions, etc.
In the 1990s this can be 'equated' to a blockade against all Americans, their rights to work and produce goods, their rights to the pursuit of happiness and doing so in a COMPETITIVE AND FAIR MARKET INDUSTRY in their own states and in their own nation. Includes even the Constitutional right to CONTRACT.

Issue #2: War has been well defined to be: "That state in
which a nation prosecutes its right by force".
In the issue #2, the Right by Force, is forcing the American people to be subject to that which they reject, object to, deny, refuse to accept, refuse to assent to: as it violates their RIGHTS conferred by the Constitutional provisions.

"The true test of its existence, as found in the writings of the
sages of common law, may thus summa rily be stated:" "When
the regular course of justice is interrupted by revolt, rebellion,
or insurrection, so that the Courts of Justice cannot be kept open, CIVIL WAR EXISTS and hostilities may be prosecuted on the same footing as if those opposing the Government (the people) were foreign enemies invading the land."

Issue #3: We now address the rights of property. This in-
cludes all properties, albeit jobs, industry, religious freedoms,
freedom of speech, education; anything conferred by the Con-
stitution as inherent, inviolable, perpetual (Article VI of the
Constitution) and forever (in the parents of the Constitution).
The Constitution, per the Supreme Court: "Under the very peculi ar Constitution of this Government (of the people, Article
IV, Sec. IV), although the citizens owe supreme allegiance to the
Federal Government, they owe also a qualified allegiance to the
State in which they are domiciled. THEIR PERSONS AND
PROPERTY ARE SUBJECT TO ITS LAWS".

As to the POWER of the President to enforce WAR POW-
ERS ACTS ON THE PEOPLE, the Supreme Court stated: "I am compelled to the conclusion that no civil war existed between this Government and the States in insurrection till recognized by the Act of Congress 13th day of July, 1861; that the PRESIDENT DOES NOT POSSESS THE POWER UNDER THE CON-
STITUTION TO DECLARE WAR OR RECOGNIZE ITS EXIS-
TENCE WITHIN THE MEANING OF THE LAW OF NATIONS,
WHICH CARRIES WITH IT BELLIGERENT RIGHTS, AND
THUS CHANGE THE COUNTRY AND ALL ITS CITIZENS
FROM A STATE OF PEACE TO A STATE OF WAR; THAT
THIS POWER BELONGS EXCLUSIVELY TO THE CONGRESS
OF THE UNITED STATES, AND CONSEQUENTLY, THAT
THE PRESIDENT HAD NO POWER TO SET ON FOOT A
BLOCKADE UNDER THE LAW OF NATIONS, AND THAT
THE CAPTURE OF THE VESSEL AND CARGO IN THIS
CASE, AND IN ALL CASES BEFORE US IN WHICH THE
CAPTURE OCCURRED BEFORE THE 13th of July, 1861, FOR
BREACH OF BLOCKADE, AS FOR ENEMIES' PROPERTY,
ARE ILLEGAL AND VOID, AND THAT THE DECREES OF
CONDEMNATION SHOULD BE REVERSED AND THE VES-
SEL AND CARGO RESTORED.

As to THE WAR POWERS ACT, the President of the
United States adheres to EXECUTIVE ORDER 12919, which is
A DECLARATION OF WAR AGAINST THE AMERICAN
CITIZENS, whereupon the American People have been forced to an act of submission to a BLOCKADE OF THEIR INDUSTRIES, THEIR JOBS, THEIR RIGHTS AND FREEDOMS guaranteed by the U.S. Constitution.

SHAME ON YOU, BILL CLINTON, and shame on any CONGRESSMAN or SENATOR who adheres to this DECLARATION OF WAR against the American People. You have exceeded your vested powers granted by the sovereignties will of the people as held by the Constitution, Mr. President.

A Clear and Present Danger exists in this nation, when BLOCKADES exist against the American people's ability to provision to themselves, produce for themselves, provide to themselves that which is necessary to sustain life, liberty and freedom from slavery, including excessive and abusive forms of Government which uses "Imperialism/Imperialistic" Acts as would be only declared by and reserved by IMPERIAL RULERS such as Sovereign Kings/Queens.


Organization of the colonies conformed over the years to three main categories: first, the royal provinces, over which the Crown control was most direct and over which royal governors ruled pursuant to a royal commission and instructions; (See Richard M. Nixon's, Executive Order 11649 of 1972 which divided up the United States into REGIONS, with Area General Managers all across the nation).

Constitutions and review clearly reflected the drive to limit Government in its powers. A new factor arose; in one sense a reflection of the trend toward limited Government, in another a response to the concrete relationships of the colonies to each other, but, in any case, a powerful force in the emergence of the National Constitution did occur. This new factor was the development of Federalism as a principle of organization, a principle involving the division of powers between higher and lower governmental bodics, no one body being possessed of "ALL POWER". (Origin of Judicial Review, 1959).

In Executive Order 12919, a derivative of the EMERGENCY WAR POWERS ACT, our rights to privacy, rights to liberty, rights to freedom of movement, rights to life, rights to our NATURAL RESOURCES, rights to our rights to CONTRACT and almost everything, in one fell swoop, is taken away; EVEN OUR RIGHTS TO A "CONSTITUTIONAL LAW COURT ", as "The Emergency War Powers Act suspends the Writ of Habeas Corpus, and the Constitution of the People of the United States of America". Or it attempts to do so.

The adhering to GATT, which was never ratified by any congress from 1946-47 et seq., has denied the American People the rights to compete in a fair and equal domestic market place, as did this so-called NAFTA agreement. These agreements (contracts) are designed to destroy the American People's right to WORK and the right to enjoy the fruits of their labours, meaning: the right to choose the type of insurance coverage they desire, the right to life, as the new Health Care laws, if passed, have a provision: The critically ill will be terminated, and the rights to Equal Protection of and under the Laws are being suspended, and frankly it's a damned screwed up MESS! This mess has put the American people right straight back into the old colonial laws of the PATRON SYSTEM, governed by the BOARD OF TRADE!

The great and inestimable Constitution of the United States of America, adheres to the Laws of the People as the People desired their country to be run by the Federals, but they retained the Right to Govern themselves in the 10th Amendment, in the event the Federals screwed up. They did not grant to the Federal Government the "Absolute Power "; not at any time, before the adoption of the Constitution or at any time later. The Constitution adheres to ARTICLE IV, SEC. IV, being a GOVERNMENT OF THE PEOPLE BY THE PEOPLE AND FOR THE PEOPLE. Nowhere in this Constitution, is the thing called DEMOCRACY noticed. A "DEMOCRACY" is a government just like the Crown of England did impose on the Colonies, where a FEW govern the majority...? In doing so, IMPERIALISM rears its ugly head, as does CORRUPTION, which is UNCHECKABLE, and DESPOTISM and TYRANNY against the majority committed by the FEW, who think themselves above all laws, and to-be and/or wannabee KINGS and QUEENS, by denying our rights of choice, the rights of freedom, the rights of liberty, the rights to work, the rights to enjoy the fruits of our labours, the rights to privacy, the rights to QUIET ENJOYMENT and moreover, the RIGHTS TO PEACE
AND TRANQUILITY the first and most basic statement in the preamble of the Constitution of the United States of America.

Hillary Clinton has no business doing the things she is attempting to do; she is not noticed of having any powers allowed and/or provisioned or even NOTICED in the Constitution of the United States of America, or in any of its antecedents/parent documents. Hillary Clinton should sit down and get out of the Office of the Presidency as 'she was not elected'. She is exceeding the powers vested, even to the President, and to the Congress. The proper identifiable word is INTERMEDDLING, which is illegal in its very context, INTERMEDDLING and Obstruction, into the private affairs of the People, into the private rights of the People and attempting to ABORT the laws of the RIGHTS of the People under the "Guise and Colour of the Law".

The CONGRESS HAS NO RIGHT BESTOWED UPON THEM or GRANTED TO THEM WHICH WOULD ALLOW SUCH A THING!

Hillary Clinton's favorite words are: "Get a LIFE!" Americans are trying to KEEP THEIR LIVES but will surely lose them "IF" this shemale gets her way on ANY Bill, on ANY Health Care Program.

These people (Bill and Hillary) claim to be Professional Constitutional Lawyers? Which Constitution did they read, England's, Russia's, Communist Russia, Mein Kampf, WHICH Constitution was it? As it most assuredly was not the Constitution of the United States of America...but! it reeks of the rancid stench of THE THIRD REICH, complete with concentration camps (already assembled, 14 of them to be exact), termination of the ill (as in the Health Care Program). We watched this BULL CRAP, and we see it over and over again on Television "lest we not forget "...the DEATH CAMPS, the OVENS, THE TERMINATION OF MILLIONS OF PEOPLE during another administration, called the THIRD REICH! This cannot, nor must it be allowed to happen in America. There is a PRESENT and EXISTING IMMINENT DANGER of this happening.

'I' can truthfully say: I have watched husbands laying in or on gurneys, with "no" apparent life threatening illness (with nothing a competent doctor cognizant of his medicines, illnesses, diagnosis, prognosis and methods of treatments would not have cured in short order) and the Hospital Staff and the Wife--BARTERING FOR BODY PARTS on these older generations...??? While the husband lay strapped to this gurney, afraid to put his head down on the pillow... listening to every word that was being SAID and BARTERED. The next day, "George" (his real name) was gone.

What I have to say about this New World Order is: "If you have something they want, 'they are going to take it', albeit property, body parts, and/or any other thing they choose to take away from you and you are going to be forced to sit there and take it." All because some damned sets of fools, sailing a ship of fools, decided they wanted that which is, nor is given freely, nor desired to be given, nor intended to be given and alienated from the 'owners' and that be our RIGHTS, FREEDOMS, LIBERTY and Freedoms of Choice.

For the record, Russell Herman, Catherine Herman (Russell's wife), V.K. Durham and his cousin, another "V" Durham, are all friends, and we all share the same mail-box facilities...and sometimes when Russ is not too ill to talk, we all get together and talk about the "theses and thats" which are going on, and which have gone on. I would like to share this with you--it's something that Catherine said the other day, when she came in from hanging out the laundry--(Russ and Catherine are not wealthy people by any means, and they have a very hard time making ends meet.)

The day was hot, very hot--and she had been doing the laundry from Russell's bed and his other laundry, and had been hanging them out on the line, so the air and the sun would 'cleanse them naturally', and she looked right in my eyes, with a look I have never seen on her face, and she said: "You know, I have been thinking about all that has gone on since Russell went through that mess over in Missouri, and I have been thinking about no one having an area of Jurisdiction over these Criminal Acts, and when the FBI said: 'Sorry, Mrs. Herman, even though all these FEDERAL LAWS have been broken, we do not have the money to investigate and prosecute' "... Then, she said: "I will never forget Russell looking up at me and saying: 'After all the people WE have helped...the only face I see when I look up is yours' "...and she continued: 'I have been thinking about all those son-of-a-bitches who have said: 'If you need any
help, let us know'...and then she would answer: 'I need help desperately, right here and right now'. The reply would be, 'well, if you need any help let us know.' " She said her "requests for help from any area were falling on deaf ears'.

Catherine then walked in and washed her face, hands and arms, dried them off, and came back into the living room and said: "You know, I have been giving a lot of thought about that DAMNED CERTIFICATE...and all we have gone through, trying to help a bunch of people who could care less, from the presidency, the Congress, on down to the John and Jane Doe on the every-day level...and EVERYBODY wants something 'If' the damned thing gets done. But not one living soul—without malicious motive—has offered to help us." Then she looked at me, with that cold look she can sometimes give, and said: "I am not prone to be as LIBERAL with all of that accumulated interest as have been Russell and V.K. And believe me, I have something to say about this also: Count on IT, 'I' do."

I saw something that day in Catherine, that I had never seen before, because here is a woman whose only desires were to keep the family happy, clean, well fed, housed; she read a lot, loved to make her quilts, loved to dabble with her art work, but she never gave an inkling as to anything about the "end use of the Certificate"...nor even hinted that she had ever thought about it very much. The Catherine I had known all these years had few wants, loved people, loved her home and her husband, but—I saw a change come over her— and I watched her silently make her own decisions, about what is to come.

The following day I went back over to the house, and discovered the DEPARTMENT OF AGEING had been there—something about "ABUSE and/or GUNS IN THE HOUSE"...(matter of fact, I stood under the living room window and listened, just in case there was going to be trouble)... I heard the Social Worker, and the Illinois Department of Ageing Representatives, say: "You realize, Mrs. Herman, that you need someone here to assist you with Russell. You realize, I'm sure, how ill he is." Then I heard that little woman give them a blast that I was surprised to hear from her. She responded with: "IF you so-called Suzy do-gooders are so eager to insure Mr. Herman's QUALITY CARE, and insure him not being abused, WHERE IN THE G$&%$# Hell were you when he was taken across state lines, kidnapped, put into a hospital in Missouri, when I thought he was going to Marion, Illinois to the V.A.—came up missing for 2 days—and over 40 doctors, inactively, excessively radiated my husband, who only had a severe case of diverticulitis, and gave him cancer, cancer poisoning by the excessive invasive radiation, and sent him home to die. WHERE IN THE HELL WERE YOU?! And What in the Hell are you doing here trying to set my fanny up—when all I am trying to do is SAVE MY HUSBAND'S LIFE! Ladies, something is very wrong here...now you get the hell out of this house, and stay out of this house, because WE HAVE BEEN THE ONES WHO HAVE BEEN SLANDERED AND ABUSED!, and the Doctor allowed it to happen!"

I knew the "party was over," so I quietly went back to my car and backed around so the parties in the house could not see me as they left; then I went into the house and Catherine was so mad! (this is how she put it:) "I am so dammed mad I could chew Rail-Road Spikes!" Then she continued: "But I had the bastards to give me a letter saying there were no GUNS in this house other than THREE ANTIQUES (family inherited), and it is witnessed, and there will be no RANDY WEAVER type of Bull Shit gong on in or around this house, because I told those women: 'THERE WILL BE PEACE AND QUIET IN THIS HOUSE, DO YOU HEAR ME?'. They both agreed there would be 'peace and quiet' because that little old woman stood up and DECLARED her 14th Amendment Rights. Talking about A SPUNKY LITTLE OLD LADY, Catherine had some "Spice and Pepper" I never knew her to have before.

From what I heard there is a new WOMAN ON THE BLOCK, and she is mad as hell, and she is not going to take it any more. As she so aptly put it: "Enough of this Bull Shit is Enough."

There has to be a message in these pages somewhere...

/is/ Grandma

"Further Sayeth Naught"
JACKIE KENNEDY'S GOLD CERTIFICATE
August 8, 1994

CONTACT, Inc. News

Dear Rick;

You asked me about JACKIE KENNEDY's "Certificate of 1863". It would be one of the FOUR (4) which we have discussed earlier. However, do not confuse our BONUS CERTIFICATE 3392-No. 181 of May 1, 1875 with "Jackie's".

Due to the FRAUDS after the HURTADO and HOBSON agreements which occurred from 1876 forward, as three times as much product was being shipped than was being told to the "owners", all other Certificates were canceled pursuant to Legislative Act 3955 of 1906-07.

The OLDER Certificates were almost all ENGLISH OWNED by the British Peruvian Corporation ET ALLIS, which to our knowledge have been and were redeemed. However, ours was ASSUMED by the United States of America to keep England from taking over the Custom Houses, Warehouses of both Chile and Peru, as it would have given ENCROACHMENT on the North American Continent by FOREIGN POWERS, contrary to the MONROE DOCTRINE and its COROLLARIES.

It is believed that the other four are Jackie Kennedy's (Mass.). There is supposed to be one in New York, another in Connecticut, and another in Delaware. I think this is the order (but one can never be certain), but these were "Paid" from what we can gather. Maybe not...can't tell without more info.

V.K. Durham

SECTION 4. WAR POWERS

PRIZE CASES

Supreme Court of the United States, 1803.
2 Black 633, 17 L.Ed. 490.

These were cases in which the vessels named, together with their cargoes, were severally captured and brought in as prizes by public ships of the United States. The libels were filed by the proper District Attorneys, on behalf of the United States and on behalf of the officers and crews of the ships, by which the captures were respectively made. In each case the District Court pronounced a decree of condemnation, from which the claimants took an appeal.

Mr. Justice Grier. There are certain propositions of law which must necessarily affect the ultimate decision of these cases, and many others, which it will be proper to discuss and decide before we notice the special facts peculiar to each.

They are, 1st. Had the President a right to institute a blockade of ports in possession of persons in armed rebellion against the Government, on the principles of international law, as known and acknowledged among civilized States?

2d. Was the property of persons domiciled or residing within those States a proper subject of capture on the sea as "enemies' property"?

F. Neutrals have a right to challenge the existence of a blockade de facto, and also the authority of the party exercising the right to institute it. They have a right to enter the ports of a friendly nation for the purposes of trade and commerce, but are bound to recognize the rights of a belligerent engaged in actual war, to use this mode of coercion, for the purpose of subduing the enemy.

That a blockade de facto actually existed, and was formally declared and notified by the President on the 27th and 30th of April, 1861, is an admitted fact in these cases.

That the President, as the Executive Chief of the Government and Commander-in-chief of the Army and Navy, was the proper person to make such notification, has not been, and cannot be disputed.
The right of prize and capture has its origin in the "jus belli," and is governed and adjudged under the law of nations. To legitimate the capture of a neutral vessel or property on the high seas, a war must exist de facto, and the neutral must have a knowledge or notice of the intention of one of the parties belligerent to use this mode of coercion against a port, city, or territory, in possession of the other.

Let us enquire whether, at the time this blockade was instituted, a state of war existed which would justify a resort to these means of subduing the hostile force.

War has been well defined to be, "That state in which a nation prosecutes its right by force."

The parties belligerent in a public war are independent nations. But it is not necessary to constitute war, that both parties should be acknowledged as independent nations or sovereign States. A war may exist where one of the belligerents claims sovereign rights as against the other.

Insurrection against a government may or may not culminate in an organized rebellion, but a civil war always begins by insurrection against the lawful authority of the Government. A civil war is never solemnly declared; it becomes such by its accidents—the number, power, and organization of the persons who originate and carry it on. When the party in rebellion occupy and hold in a hostile manner a certain portion of territory; have declared their independence; have cast off their allegiance; have organized armies; have commenced hostilities against their former sovereign, the world acknowledges them as belligerents, and the contest a war. They claim to be in arms to establish their liberty and independence, in order to become a sovereign State, while the sovereign party treats them as insurgents and rebels who owe allegiance, and who should be punished with death for their treason.

As a civil war is never publicly proclaimed, eo nomine, against insurgents, its actual existence is a fact in our domestic history which the Court is bound to notice and to know.

The true test of its existence, as found in the writings of the sages of the common law, may be thus summarily stated: "When the regular course of justice is interrupted by revolt, rebellion, or insurrection, so that the Courts of Justice cannot keep open, civil war exists and hostilities may be prosecuted on the same footing as if those opposing the Government were foreign enemies invading the land."

By the Constitution, Congress alone has the power to declare a national or foreign war. It cannot declare war against a State, or any number of States, by virtue of any clause in the Constitution. The Constitution confers on the President the whole Executive power. He is bound to take care that the laws be faithfully executed. He is Commander-in-chief of the Army and Navy of the United States, and of the militia of the several States when called into the actual service of the United States. He has no power to initiate or declare a war either against a foreign nation or a domestic State. But by the Acts of Congress of February 28th, 1795, and 8th of March, 1807, he is authorized to call out the militia and use the military and naval forces of the United States in case of invasion by foreign nations, and to suppress insurrection against the government of a State or of the United States.

If a war is made by invasion of a foreign nation, the President is not only authorized but bound to resist force by force. He does not initiate the war, but is bound to accept the challenge without waiting for any special legislative authority. And whether the hostile party be a foreign invader, or States organized in rebellion, it is more the less a war, although the declaration of it be "unilateral." Lord Stowell (1 Dodson, 257) observes, "It is not the less a war on that account, for war may exist without a declaration on either side. It is so laid down by the best writers on the law of nations. A declaration of war by one country only, is not a mere challenge to be accepted or refused at pleasure by the other."

The battles of Palo Alto and Resaca de la Palma had been fought before the passage of the Act of Congress of May 13th, 1846, which recognized "a state of war as existing by the act of the Republic of Mexico." This act not only provided for the future prosecution of the war, but was itself a vindication and ratification of the Act of the President in accepting the challenge without a previous formal declaration of war by Congress.

This greatest of civil wars was not gradually developed by popular commotion, tumultuous assemblies, or local unorganized insurrections. However long may have been its previous conception, it nevertheless sprung forth suddenly from the parent brain, a Minerva in the full panoply of war. The President was bound to meet it in the shape it presented itself, without waiting for Congress to baptize it with a name; and no name given to it by him or them could change the fact.

Whether the President in fulfilling his duties, as Commander-in-chief, in suppressing an insurrection, has met with such armed hostile resistance, and a civil war of such alarming proportions as will compel him to accord to them the character of belligerents, is a
question to be decided by him, and this Court must be governed by
the decisions and acts of the political department of the Government
to which this power was entrusted. "He must determine what de-
gree of force the crisis demands." The proclamation of blockade is
itself official and conclusive evidence to the Court that a state of war
existed which demanded and authorized a recourse to such a meas-
ure, under the circumstances peculiar to the case.

The correspondence of Lord Lyons with the Secretary of State
admits the fact and concludes the question.

If it were necessary to the technical existence of a war, that it
should have a legislative sanction, we find it in almost every act
passed at the extraordinary session of the Legislature of 1861, which
was wholly employed in enacting laws to enable the Government to
prosecute the war with vigor and efficiency. And finally, in 1861, we
find Congress "ex majore cautele" and in anticipation of such astute
objections, passing an act "approving, legalizing, and making valid
all the acts, proclamations, and orders of the President, &c., as if
they had been issued and done under the previous express authority
and direction of the Congress of the United States."

Without admitting that such an act was necessary under the
circumstances, it is plain that if the President had in any manner
assumed powers which it was necessary should have the authority
or sanction of Congress, that on the well known principle of law, "om-
nis ratibus retro altius et mandato equiparatur," this ratification
has operated to perfectly cure the defect.

On this first question therefore we are of the opinion that the
President had a right, jure belli, to institute a blockade of ports in
possession of the States in rebellion, which neutrals are bound to
regard.

II. We come now to the consideration of the second question.
What is included in the term "enemies' property"?

The property of all persons residing within the territory of
the States now in rebellion, captured on the high seas, to be treated
as "enemies' property" whether the owner be in arms against the
Government or not?

The right of one belligerent not only to coerce the other by direct
force, but also to cripple his resources by the seizure or destruction
of his property, is a necessary result of a state of war. Money and
wealth, the products of agriculture and commerce, are said to be the
sinews of war, and as necessary in its conduct as numbers and physi-
ical force. Hence it is, that the laws of war recognize the right of a
belligerent to cut these sinews of the power of the enemy, by captur-
ing his property on the high seas.

Under the very peculiar Constitution of this Government, al-
though the citizens owe supreme allegiance to the Federal Govern-
ment, they owe also a qualified allegiance to the State in which they
are domiciled. Their persons and property are subject to its laws.

Hence, in organizing this rebellion, they have acted as States
claiming to be sovereign over all persons and property within their
respective limits, and asserting a right to absolve their citizens from
their allegiance to the Federal Government. Several of these States
have combined to form a new confederacy, claiming to be acknow-
elledged by the world as a sovereign State. Their right to do so is now
being decided by war of battle. The ports and territory of each
of these States are held in hostility to the General Government. It
is no loose, unorganized insurrection, having no defined boundary
or possession. It has a boundary marked by lines of bayonets, and
which can be crossed only by force—south of this line is enemies' terri-
tory, because it is claimed and held in possession by an organ-
ized, hostile and belligerent power.

Whether property be liable to capture as "enemies' property"
does not in any manner depend on the personal allegiance of the own-
er. "It is the illegal traffic that stamps it as 'enemies' property.' It
is of no consequence whether it belong to an ally or a citizen. 8 Cr.,
384. The owner, pro hae vice, is an enemy." 8 Wash.C.C.R., 183.

The produce of the soil of the hostile territory, as well as other
property engaged in the commerce of the hostile power, as the source
of its wealth and strength, are always regarded as legitimate prize,
without regard to the domicile of the owner, and much more so if he
reside and trade within their territory.

[Except as to certain property in one of the cases, judgments
affirmed. A dissenting opinion of Justice Nelson, concurred in by
Chief Justices Taney and Justices Catron and Clifford, is omitted,
except for the concluding paragraph:] Upon the whole, after the
most careful consideration of this case which the pressure of other
duties has admitted, I am compelled to the conclusion that no civil
war existed between this Government and the States in insurrection
until recognized by the Act of Congress 18th of July, 1861; that the
President does not possess the power under the Constitution to de-
cclare war or recognize its existence within the meaning of the law
of nations, which carries with it belligerent rights, and thus change
the country and all its citizens from a state of peace to a state of war;
that this power belongs exclusively to the Congress of the United
States, and consequently, that the President had no power to set on foot a blockade under the law of nations, and that the capture of the vessel and cargo in this case, and in all cases before as in which the capture occurred before the 18th of July, 1861, for breach of blockade, of its enemies’ property, are illegal and void, and that the decree of condemnation should be reversed and the vessel and cargo restored.

NOTES

1. Under the power to raise and support military forces, the Selective Draft Law of World War I was sustained in *In re v. United States*, 245 U.S. 366, 38 S.Ct. 159, 62 L.Ed. 349, L.R.R.1918C, 511, Anns.1918B, 856 (1918); and it was held that military service may be required of minors as well as adults, *United States v. Williams*, 302 U.S. 46, 53 S.Ct. 81, 82 L.Ed. 39 (1937). The Selective Service Act of World War II was sustained in *Billings v. Truesdale*, 321 U.S. 542, 64 S.Ct. 737, 88 L.Ed. 917 (1944), *Farbo v. United States*, 320 U.S. 549, 64 S.Ct. 846, 88 L.Ed. 805 (1944), and *Estep v. United States*, 327 U.S. 114, 66 S.Ct. 423, 90 L.Ed. 567 (1946).

2. The war power was invoked in *Hamilton v. Kentucky Distilleries Co.*, 251 U.S. 146, 40 S.Ct. 106, 64 L.Ed. 194 (1920), to sustain a general prohibition law. (Enacted prior to the adoption of the Eighteenth Amendment): "That the United States lacks the police power, and that this was reserved to the States by the Tenth Amendment, is true. But it is in no wise the true that when the United States exerts any of the powers conferred upon it by the Constitution, no valid objection can be based upon the fact that such exercise may be attended by the same incidents which attend the exercise by the States of its police power, or that it may tend to accomplish a similar purpose. . . . The war power of the United States, like its other powers and like the police power of the States, is subject to applicable constitutional limitations . . . ."

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*Bowles v. Willingham*, 321 U.S. 602, 64 S.Ct. 641, 88 L.Ed. 892 (1944); illustrates the use of the war power in the control of economic affairs. The case was concerned with the validity of the rent provisions of the Emergency Price Control Act of 1942. Under these provisions the Price Administrator was recommended stabilization or reduction of rents in defense rental areas designated by him and, if the recommendation was not followed within sixty days, to fix maximum rents "as in his judgment will be generally fair and equitable." Persons affected were permitted to protest the maximum rent order or regulation at any time within sixty days after the issuance of the order or regulation. Following notice from the Administrator that he proposed to fix a maximum rent Willingham sued in a Georgia court to restrain the issuance of the proposed order on the ground that it and the authorizing provisions of the Act were unconstitutional. Thereupon the Administrator sued in a federal district court to restrain prosecution of Willingham’s action on the ground that the Act vested exclusive jurisdiction in the Emergency Court of Appeals over any action contesting the validity of a regulation or order or provision of the Act authorizing their issuance. The district court dismissed the Administrator’s action, holding the orders and the authorizing provisions of the Act unconstitutional. On direct appeal the Supreme Court reversed. The Court held: 1) that the Act did not involve an unlawful delegation of legislative authority to the Administrator; 2) that the Fifth Amendment did not require that the rents fixed be fair and equitable as to each person affected, but that "generally fair and equitable" rents were sufficient; 3) that the Act did not violate due process in failing to provide for a hearing prior to the effectiveness of the rent order. "National security might not be able to afford the luxuries of litigation and the long delays which preliminary hearings traditionally have entailed. We fully recognize . . . that even the war power does not remove constitutional limitations safeguarding essential liberties . . . ."

But where Congress has provided for judicial review after the regulations or orders have been made effective it has done all that due process under the war emergency requires." This case is discussed in 43 Mich.L.Rev. 212 (1944).

NOTES

1. The validity of the wartime Renegotiation Act was sustained as an exercise of the war power in *Lichter v. United States*, 334 U.S. 742, 68 S.Ct. 1294, 92 L.Ed. 1694 (1948). The Act provides for recapture of excess profits realized on war contracts where the ultimate source of payment was from the United States Government. Within the scope of its provisions were contracts between the Government and its contractors, wholly between private parties, and contracts which were negotiated before the enactment of the Renegotiation Act on which final payment had not been made. The statute was sustained on its face against objections of unconstitutional delegation of legislative power, of unlawful taking of private property for public use, and of unconstitutional retroactivity. *Ex Parte Flick*.

2. *Silesian-American Corp. v. Clark*, 332 U.S. 469, 68 S.Ct. 179, 92 L.Ed. 41 (1947), contains a broad discussion of the power to seize the property of aliens during wartime. The Alien Property Custodian issued an order to an American corporation to cancel the shares of stock listed on the corporate books in the name of a Swiss bank and to issue new securities to the Custodian in their place. The securities had been found by the Custodian to be held for the benefit of enemy nationals. In sustaining the order, the Court said: "There is no doubt but that under the war power, as herefore
Interrupted by this Court, the United States, acting under a statute, may vest in itself the property of a national or an enemy nation. Unquestionably to wage war successfully, the United States may confiscate enemy property. United States v. Chemical Foundation, 272 U.S. 1, 11, 47 S.Ct. 1, 71 L.Ed. 131.

Nor can there, we think, be any doubt that any property in this country of any alien may be summarily reduced to possession by the United States in furtherance of the war effort. In Ueberee Finanz-Korp. v. McGrath, 343 U.S. 205, 72 S.Ct. 618, 96 L.Ed. 888 (1952), the assets seized by the Alien Property Custodian included stock in American corporations. To a contention that before the assets could be vested there must be proof of the actual use of the property for economic warfare against the United States, the Court replied that the "crucial fact is not the actual use by an enemy-tainted corporation of its power in economic warfare against the United States," it is the "existence of that power that is controlling." On the power over friendly property (sequestration rather than confiscation), see Clark v. Ueberee Finanz-Korporation, 332 U.S. 480, 68 S.Ct. 174, 92 L.Ed. 88 (1947); Note, "Remedy Available to Alien Friend Whose Property Has Been 'Seized' by Alien Property Custodian," 47 Col.L.Rev. 1082 (1947); and Malcolm S. Mason, "Conflicting Claims to German External Assets," 38 Geo.L.J. 171 (1950).

WOODS v. MILLER CO.

Supreme Court of the United States, 1948.
333 U.S. 138, 68 S.Ct. 300, 92 L.Ed. 431.

Appeal from the District Court of the United States for the Northern District of Ohio.

Ms. Justice DOUGLAS delivered the opinion of the Court.


The Act became effective on July 1, 1947, and the following day the appellee demanded of its tenants increases of 40% and 60% for rental accommodations in the Cleveland Defense-Rental Area, an admitted violation of the Act and regulations adopted pursuant thereto. Appellant thereupon instituted this proceeding under § 206(b) of the Act to enjoin the violations. A preliminary injunction issued. After a hearing it was dissolved and a permanent injunction denied.

"The District Court was of the view that the authority of Congress to regulate rents by virtue of the war power (see Bowles v. Willingham, 321 U.S. 503) ended with the Presidential Proclamation terminating hostilities on December 31, 1946, since that proclamation inaugurated "peace-in-fact" though it did not mark termination of the war. It also concluded that, even if the war power continues,


It may know as true that a "state of war still exists." On July 25, 1947, on approving S.J.Res. 123 terminating certain war statutes, the President issued a statement in which he declared that "The emergencies declared by the President on September 8, 1939, and May 27, 1941, and the state of war continue to exist, however, and it is not possible at this time to provide for terminating all war and emergency powers." [Footnote by the Court.]

NOTES

1. In United States v. Constantine, 286 U.S. 237, 59 S.Ct. 323, 80 L.Ed. 293 (1938), defendant was convicted in a federal district court of conducting the business of retail dealer in malt liquor contrary to the law of Alabama without having paid the special excise tax of $1000 imposed by an Act of Congress. He had paid the normal tax of $25 for conducting the business, and the question presented was "whether the excise of $1000 in addition, by reason solely of his violation of state law, is a tax or penalty." Held (three justices dissenting): "We conclude that the indemnity which the section exhibits of an intent to prohibit and to punish violations of state law as such are too strong to be disregarded, remove all semblance of a revenue act and stamp the sum exacted as a penalty. In this view the statute is a clear invasion of the police power, inherent in the states, reserved from the grant of power to the federal government by the Constitution."

2. Sanginsky v. United States, 302 U.S. 506, 57 S.Ct. 554, 81 L.Ed. 722 (1937), sustained the National Firearms Act of 1934, which imposed a $200 annual license tax on dealers in firearms. Noting that the "tax is productive of some revenue," the Court said "we are not free to speculate as to the motives which moved Congress to impose it or as to the extent to which it may operate to restrict the activities taxed. As it is not attended by an offensive regulation and since it operates as a tax, it is within the national taxing power." United States v. Sanchez, 340 U.S. 42, 71 S.Ct. 108, 95 L.Ed. 47 (1950), discussed in 56 I.A.L.Rev. 689 (1951), upheld the Marihuana Tax Act of 1937 which placed a tax (1000 per ounce) on the transfer of marihuana to an unregistered person, liability for its payment resting on the transferor in the event the transferor failed to pay. The statute contained no regulations other than the registration provisions and had for its primary objective the restriction of the traffic to accepted industrial and medicinal channels, with only a secondary objective of raising revenue. The tax is "a legitimate exercise of the taxing power despite its collateral regulatory purpose and effect."
UNITED STATES v. KAHRIKER, 345 U.S. 22, 73 S.Ct. 510, 97 L.Ed. 754 (1953), discussed in 39 Va.L.Rev. 580 (1953), sustained the occupational tax provisions of the Revenue Act of 1951, which imposed a tax on persons engaged in the business of accepting wages and required those persons to register with the Collector of Internal Reve-

In connection with the Doremus case, see Nix v. United States, 276 U.S. 532, 48 S.Ct. 399, 72 L.Ed. 600 (1928), where the Court adverts to the fact that the Act had been amended so as to make the income from the tax a substantial amount, and added: "If there was doubt as to the character of this act as an alleged statute, it has been removed by the change whereby what was a nominal tax before was made a substantial one. It is certainly a taxing act now as we held in the Alston case [Alston v. United States, 274 U.S. 285, 47 S.Ct. 62, 71 L.Ed. 395 (1927)]."

PATRIOT TALK RADIO HOST TOM DONAHUE
RAILROADED TO PRISON

Patriot Talk Host Railroaded To Prison

This is a brief story of Tom Donahue — Christian, constitutionalist, patriot, political prisoner. That's correct. Thomas Michael Donahue is currently incarcerated pending appeal and sentencing in the Mansfield Law Enforcement Center in Mansfield, Texas. More on this later. The more important story is how he got where he is today, and why he became a target of the government.

Tom's targeting began when he decided to form a First Amendment association in Dallas, Texas in 1984. Not only was the American Liberty Association (ALA) a strong voice in the Dallas area in terms of bringing Americans out to meetings to hear the truth, the ALA provided public seminars for people to hear the truth about America. Tom's ALA group was introducing some of the strongest speakers in the movement into the metro area. Former Green Beret Bo Gritz, former Library of Congress researcher and author Eustace Mullins, former Republican Congressman George Hansen of Idaho, Arizona Governor Evan Mecham, and many others were keynote speakers. Donahue and many others across the nation chose to organize and educate his fellow Americans. The ALA, from an article printed in the Dallas Morning News/Dallas Life Magazine on September 20, 1987 was defined as:
[S]upporting the philosophy variously called the "freedom," "patriotic" or "con-
servative" movement, an amorphous na-
tional underground of thought that cuts
a broad swath through issues as dispa-
rate as tax protest, anti-communism,
home schooling and the conspiratorial
view of history.

The article, by Gianna Whitley, News staff writer goes
on to state:

[The ALA] bears little resemblance to
U.S. conservatism as defined by the Rea-
gan administration and the Republican
Party. Some of the "patriotic" move-
ment's ideologues consider mainline
conservatives such as Jeane Kirkpatrick
and William F. Buckley to be leftists and
even outright communists. The ALA is a
loosely organized group that offers
members educational materials, semi-
nars and financial services. It is con-
cerned about government intrusion in
private life, U.S. monetary policy, the
burgeoning welfare system, commu-
nism, religious freedom, civil liberties
and what it sees as obnoxious IRS (In-
ternal Revenue Service) tactics. The ALA's
ultimate goal is to bring down [the world
conspiracy] by educating the public. A
secondary objective, and one it sees as
more realistic, is America's return to
constitutional government.

The article also states that Donahue, "gets hot under
the collar [when he hears] a senator refer to the U.S.
form of government as a democracy when anyone
with half a brain knows it's a constitutional republic."

It is interesting to note, according to Tom, that this
quoted article was "chosen by the Dallas Morning
News as the feature article commemorating the bicen-
tennial of the United States Constitution." The article
was run with photographs of Tom and was apparently
well received in the Dallas area. It seemed to serve to
bring individuals to the ALA rather than to turn them
away.

**Enter — The IRS**

Because the ALA was very successful in bringing con-
cerned Americans to their meetings and seminars,
they became a target of IRS investigation. With the ap-
appearance of the article in the Dallas Morning News, and
particularly the discussion of warehouse banking ac-
tivities, the ALA was immediately labeled as a tax pro-
test group. Infiltration and investigation of the group
began.

It was perhaps the very article in the paper that trig-
ggered the investigation of the ALA by the IRS. The arti-
cle from the News continues:

*While a cornerstone of the ALA philoso-
phy is that the Federal Reserve Act and
the income tax are unconstitutional—
and an obvious advantage of using the
ALA service is to avoid the IRS—Donahue
vehemently denies they in effect, tell people not to pay taxes. ... We've
had people come in asking if they can
stash money or launder money," Donahue stated. "We're not going to condone drug trafficking or laundering money or tax evasion..." [Donahue] admits, however, that some ALA members probably do not file tax returns. IRS spokeswoman Marlene Gayseck says only that the government "has no public information" about the ALA.

Sometime in 1987, Criminal Investigation Division (CID) Agent Melany Sanders of the IRS in Richardson, Texas, launched an investigative project concerning Tom Donahue and Martin Pyle, his alleged partner in the ALA's activities. From sworn written testimony from Melany Sanders, two projects were initiated by the IRS/CID concerning Donahue, Pyle and the ALA. This information was gained by access to the written testimony of Sanders (no relation known to Judge Barefoot Sanders) during discovery for the trial. In the written transcript, Sanders describes what she knew of the ALA and also the Texas Liberty Association, later formed by Martin Pyle.

Even though it is a fairly well established policy inside the IRS that a grant proposal (a budgetary consideration for the investigation) is required to begin a lengthy criminal investigation, the government would not acknowledge the existence of such a collection of documents during Discovery, even though Tom submitted a motion to the Court requesting the materials. It is interesting to note that, even though the government did not patently deny the existence of the grant proposal, neither would they disclose the information to Tom.

The Targeted Peso Exchange Program

The peso program was created during the early to mid-eighties and was fairly well known in the patriotic community as a way to invest funds without being involved with more traditional ways such as the stock market. This writer, having no first-hand knowledge of the program, is not going to pass judgment on whether the program was ever legitimate or not. It simply existed, and from several eyewitnesses, there was an actual exchange of pesos for dollars during a time when the Mexican peso was declining rapidly in value. Although the ALA did not conceive and implement the program, there were many brokers in the Dallas area.

The American Liberty Association and Tom Donahue became interested in promoting the program as a way for investors to be able to obtain a possible 12-25% return for their assets that were held with the ALA.

It is interesting to note at this point, the IRS had begun several other projects directed at First Amendment associations such as the ALA. In addition to Project ALA, a national project directed at peso investors, a project directed at The Freeman Education Association of Tulsa, Oklahoma, and a specific project targeting Tom Donahue were disclosed in the testimony of Melany Sanders on the witness stand during trial.

At the time that Donahue realized that he had been conned into believing that the peso program was legitimate, he put out various memoranda to members that the ALA would no longer be accepting any funds for the peso program. At this time, he and several a-
sociates with the ALA began to try to recover funds that had already been invested for members of the ALA. This may have been another fatal error which led to Tom’s conviction.

One Steven Presba (a.k.a. Steve Schnieder, Steve Everason, Steve Johnson, etc.) entered the scene at this time and volunteered his services to Donahue to recover the missing funds. Presba, according to Tom, was a skillful paralegal and had the physical stature of a bar bouncer. Presba offered his services—for a price—to the American Liberty Association for the recovery of funds.

Unknown to Tom at the time, Presba had a criminal record, well established with the Justice Department in Texas and elsewhere. Some charges against Presba included bank robbery, extortion, and grand theft.

Also interesting during this recovery phase was the fact that two individuals approached Tom and Presba posing as Philadelphia Mafia figures. These two, Bruce Scott (his undercover name was Pete) and Norman Berger began threatening Tom and Presba with facts that mob money had been invested in the peso exchange program through the ALA. These two were there to find out who stole the money and to ensure that the ALA people knew that they were heavy hitters. At some point, they threatened Tom with violence, as well as Presba. Tom continued to maintain his innocence to them. They then tried to promote a murder-for-hire type of scheme—for $50,000, they offered to kill or, at the least, maim, Presba because that is who Tom Donahue knew had embezzled the missing funds from the peso program recovery on behalf of the ALA. Of course Donahue wouldn’t accept their offers. He was very frightened of these individuals as you might imagine, not knowing their real motives, or even who they were. These two men, by Norm Berger’s own verbal admission on national radio, on America’s Town Forum on July 15, 1984, were contract confidential informants for the Internal Revenue Service.

Another interesting fact concerning Norm Berger is, in February or March of 1984, Mr. Berger was indicted by the government on 40 counts of federal crimes, including money laundering, theft of government property, and conspiracy. Most amazing about this indictment was that Norm Berger was acquitted by a jury of twelve in Texas without even putting on a defense! In Berger’s case, the defense simply rested after the prosecution’s presentation. Berger did not feel it necessary to come forward for Tom Donahue’s defense.

He did, however, admit on the broadcast that Tom did nothing to steal any money—he stated categorically for the record that he believed any stolen money had been taken by Steve Schnieder, Presba, Everson, Johnson, etc.

Tom’s Indictment, as previously mentioned, came down from the grand jury, convened in the Northern District of Texas, Dallas Division on October 20, 1983.

**Preparation for Trial**

Tom Donahue had originally retained a licensed member of the Texas Bar to argue his case for him. Robert Buchen, a good Christian man, was retained by Tom to begin the process to prepare for the arduous trial that would be forthcoming.
Originally, Bob Buchan seemed to Tom to be very effective. Since Tom was indeed a novice in dealing with the judicial system, Mr. Buchan worked in Tom’s behalf for a very small retainer, considering the magnitude of the indictment. He wrote a very on-point motion to dismiss all charges which was denied by Judge Barefoot Sanders and U.S. Attorney Robert Webster. The case was set for trial originally in April of 1994.

Bob Buchan received a plea bargain agreement in Tom’s behalf from the U.S. Attorney and urged Tom to consider the plea since Bob felt (and expressed to Tom) that there was little chance of winning the case due to number and nature of the counts in the indictment.

Through the course of early discovery in the case, Donahue began to feel that Mr. Buchan may not have had Tom’s best interest at heart and moved the Court for dismissal of Bob Buchan as counsel. Judge Sanders granted Tom’s motion with a caveat — Mr. Buchan would remain as Tom’s court-appointed stand-by counsel. Judge Sanders would not let any individuals other than a member of the Bar Association beyond the bar in the courtroom on Tom’s behalf to be present at the Defense table.

**Non-Frivolous Motions Denied**

For any who have ever participated in trial procedure, you realize that many motions presented during pretrial to the Court are most often denied. This was certainly the case in Donahue’s situation. In fact, Tom felt gratified that a Motion for Continuance was granted in the case that moved the trial date to July 6, 1994.

The process of discovery was lengthy and extremely revealing for the defense. Thousands of pages of material were gained from the IRS as well as dozens of undercover audio and video tapes — so much so that Donahue felt overwhelmed by the sheer volume of the material that needed to be cataloged, numbered for exhibition, and reviewed for testimony. This, he believes, is the reason that the continuance was granted. Issues of Right to Counsel of Choice, forms of concurrence from the grand jury, Motions for Dismissal for Failure to State Charges in the indictment, and many others were denied. There was a great deal of material gained in discovery that could have exonerated Tom Donahue, but it should be noted that many of the documents were suppressed by the prosecution during trial.

**Patriot Trials - Injustice At Work**

As scheduled, the trial began July 5, 1994 in Chief Judge Barefoot Sanders’ courtroom. Even though official subpoenas were served on various individuals, including Norman Berger, some of Donahue’s material witnesses to his case were denied appearance at trial. One witness in particular, upon whose testimony Tom was relying, was Mr. Paul Des Fosses, a former IRS Special Agent and regular speaker at ALA meetings in Dallas. Paul had even provided Donahue with many significant portions of the Special Agent’s Handbook dealing with structuring and currency transaction reporting throughout their association. The government submitted a Motion in Limine which was granted by the Court to keep Mr. Des Fosses from testifying. Since Paul Des Fosses founded an organization that was dedicated to blowing the whistle on the fraud and
abuse that the IRS perpetrated, the government apparently felt that Paul would be terribly detrimental to their case against Tom, and hence, denied his appearance. Near the close of the trial, Tom was granted the permission to cross-examine Paul because Mr. Dee Fosses had also been Tom’s Certified Public Accountant. Since Paul travels and lectures extensively, contact could not be made and the benefits of his testimony could not be gained.

Since Tom decided to act in propria persona during the trial, the Judge admonished him continually. In the minds of the Jurors, this probably had a tarnishing effect on his case. From many eyewitness accounts by trial observers in the gallery, it became a repetitive process of Judge Sanders sustaining most objections from the prosecution while overruling most of Donahue’s.

Tom had seemingly gotten off on a bad tangent with Barefoot Sanders in the first place. Through America’s Town Forum, broadcast nationwide, Donahue made it well known that an article had been printed in the Dallas Morning News, November 20, 1983 about Judge Sanders. On November 20, 1983, District United States Attorney Barefoot Sanders had a special private meeting with Vice President Lyndon Johnson in Dallas. This meeting, although private, was seen from a distance by the reporter for the News. Tom made it well known to his audience that he believed that Sanders could very well have been involved in covering up evidence concerning the assassination of John Kennedy in Dallas two days after the article appeared. Barefoot Sanders’s appointment to the federal bench came from Lyndon Johnson. Rodney Stich, in his book Defrauding America also profiles Barefoot Sanders as an individual with questionable professional integrity. Tom knew that the IRS and other federal agencies had been taping his broadcasts due to a governmental motion submitted by IRS case agent Mark Parsons to the Court. Tom’s style has always been not to equivocate on any issues concerning public figures, and the IRS tried mightily to suppress his narratives on the air, but Tom believed even Barefoot Sanders would not place a gag order against the broadcasts since the Supreme Court has continued to uphold First Amendment rights concerning broadcasting. This writer believes that Judge Sanders was very cunning in not attempting to place any gag on Donahue, simply admonishing him not to discuss his own case on the air.

Since there has been a great deal of narrative already presented concerning the nature and procedures during the trial, it is impossible in the space here to cover all eight days of trial. There will be further documentation from Tom Donahue himself in the coming weeks. Tom is currently working on that narrative while he is incarcerated and a follow-up article will be available in the coming weeks for $1 FRN and a self-addressed stamped envelope. Please mail your requests to: America First, P. O. Box 835, Atlantic Beach, Florida 32233. Please include 1 FRN to defray cost of printing and mark your request envelope as “PART 2” so that your request will be filled correctly.

Tom was convicted by the jury of 36 out of 37 counts in his indictment. He was immediately taken into custody and incarcerated at Mansfield Law Enforcement Center. Please feel encouraged to write to him during his ordeal. His address is: Tom Donahue, Number 24978077, c/o Mansfield Law Enforcement Center,
1801 Heritage Parkway, Mansfield, Texas 76063. He may receive mail in sealed envelopes. Postal cards are not allowed. He may also receive printed materials (books and newsletters) as long as they come directly from the publisher of the work. Donations should be sent to Atlantic Beach, Florida. Any donations sent to him at the prison will be added to his commissary account and he believes it is not wise to have too much money in that account. You may rest assured that those of us who are working closely with Donahue will ensure that he has funds for his needs while he is incarcerated. If you would like to talk with him personally, be sure to include your phone number in any letters that you send as well as permission for him to call you collect. That is the only way he may call out.

Sentencing is set for September by Barefoot Sanders. There appears to be plenty of reversible errors in the trial. It will be difficult to determine what the nature of the appeal will be at this time without the trial transcript, but be assured a strong appeal will be put forth. At the very least, Donahue will likely be granted a new trial based on the errors that occurred during trial and before.

At the time of this writing, it was learned that Mr. Bob Buchen has just submitted a 67 page appeal brief to the Court for a new trial. Bob believes he can successfully move the government to drop half or more of the original charges and possibly arrive at a palatable plea bargain for Tom.

Thank you for your interest and donations. Please keep Tom Donahue in your thoughts and your prayers.

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CHAPTER 19

RATS

WHO Are The Rats In This Story?!

Tulare Advance-Register

Why does Congress continue to fund U.S. Fish & Wildlife Private Property Seizures?

U.S. vs. one Ford tractor

S
omebody call Stephen King! The government of the United States of America has filed suit in a California federal district court against a tractor and a disc (an appliance used to break up chunks of soil). Uncle Sam has ordered the possessed implements to surrender on charges that they ground up animals that may appear on the government’s endangered species list.

The case of “United States of America, Plaintiff vs. One Ford Tractor, Mdl VC715V, Unit OH22B, Engine OH16A, its tools and appurtenances thereon, One Towne Offset Disc, Model A248, Serial Number 24C665, its tools and appurtenances thereon, Defendant(s)” marks one of the most bizarre episodes in modern environmentalism, challenged only by Washington’s assault on the machinery’s owner, Taung Ming-Lin.

Lin, an immigrant from Taiwan, arrived in the United States three years ago. He purchased 720 acres of desert land near Bakersfield with plans to grow herbs and vegetables on the barren soil. He laid out his farm, hired some help and asked local officials if everything was OK. They told him: The land is zoned for agriculture. Grow what you want. Create jobs. Welcome to America!

Little did they know that federal agents had their eyes on Lin, who had no idea that his property was listed as natural habitat for the Tipton kangaroo rat, a member of the endangered species club. The feds keep such information secret and inform property owners of their legal liability only when they try to do something potentially criminal, like plowing a field.

On Sunday, Feb. 20, a squadron of more than two dozen state and federal agents, accompanied by helicopters, descended upon the farm. They raced through fields taking pictures and looking for animal parts. They reportedly ordered a reluctant county fire department employee to haul away the scowllaw tractor and disc, even though nobody had a permit to transport an oversized vehicle.

Five weeks later, the government told a court that Lin “did knowing take and aid and abet the taking of an endangered species of wildlife, to wit: Tipton kangaroo rats.” Last week, they threw in counts of harming San Joachin kit foxes and blunt-nosed leopard lizards.

The interesting thing is that the feds still do not know whether the animals they seized in February were Tipton kangaroo rats, which are virtually identical to some non-endangered rodents. The only thing that distinguishes them from the Herman’s kangaroo rat, for instance, is that their rear feet are 1/100th of an inch longer — and they can be used as an excuse to seize private property.

Furthermore, Tipton kangaroo rats actually prefer plowed to uncultivated fields. Varmin: all over the state have begun abandoning brush in favor of airier climes, and local farmers report that the vermin breed zestfully in...
churned up soil. No matter: Agents seized the murderous farm tools and threatened to fine Lin $300,000. He suffered a mild stroke.

This sort of behavior is not unusual. The government has filed charges against Valley Communities Inc., also in Kern County, claiming that its operators have threatened Tipton kangaroo rats and blunt-nosed leopard lizards by plowing and irrigating fields. (A lawyer in the case says, "I know of no dead animal bodies.") If the Clinton administration wins the case, the city of Bakersfield may have to shut down part of its sewer system, since the water to treat the land comes from a city waste treatment plant.

Environmental officials also have asked the county to erect a $150,000 mesh fence outside a landfill, out of anxiety that Kangaroo rats might tumble in and injure themselves.

Such orders have turned the area into a hotbed of rebellion. A group called The Coalition to Protect and Preserve Private Property Rights has organized a full-day festival for June 4, complete with a tractorcade/demonstration, property rights rally, barbecue/fund raiser and western dance/auction - in hopes of preserving a few endangered agrarians.

Meanwhile, the Kern County Board of Supervisors has endorsed a resolution that "deplores the outrageous and abusive behavior of the U.S. Fish and Wildlife Service toward Mr. Lin, Valley Communities and other private property owners under cover of the Endangered Species Act."

Janet Reno's U.S. Attorney's office in Fresno is prosecuting the case tentatively scheduled for Trial on August 29, 1994.

Farmer's Tractor and Equipment seized by Federal Agents claiming that his land contained Rat Habitat!!
Well, a little he/she named FRANCIS saw this antique and decided he/she wanted to cause some trouble for Russell. He/she goes back and files a report that he/she is afraid for his/her safety in this house. Of course this is after the WORLD NEWS REPORT came on, and PETER JENNINGS read off the IDIOT BOARD that: "A New Law had been passed that all the CRITICALLY ILL WERE TO BE TERMINATED" and frankly, I don't even think it dawned on him what he had said, but it was said. When he/she came in the house to work with Russ on his physical therapy, the wife (Catherine) made the remark, "Did you hear the news about this new law being passed where the critically ill were to be terminated?" No, he/she had not heard of this new law. Catherine then made the remark, "If someone tries to terminate Russell Herman in this house they will carry the son-of-a-bitch out feet first and we do not need guns to put the bastards out feet first!"

The door had no more than closed when this little he/she told the PRIMARY PHYSICIAN at Veterans Hospital, "I am in fear for my safety if I go back into that house". The primary physician, without contacting the wife, Catherine, to determine what had gone on here, dismissed Russell Herman from HOME HEALTH CARE prior to 7:30 a.m. on Monday morning.??

The primary doctor, Dr. Hyde, was challenged by CATHERINE Herman, as V.K. Durham was not here at the time, and Catherine told the doctor that he had been negligent in his duties as the primary treating physician as to place Mr. Herman in such jeopardy which caused undue stress and undue duress on both Mr. Herman and the wife, Catherine; that he had been negligent by allowing those Acts to occur without taking the position of the primary physician and protecting the patient and the wife from malicious, willful intent, legal willfulness, careless disregard for the health and welfare of the patient. And that he and he alone had signed a document which has and will cause Russell Herman great harm and in all probability the wife also.

V.K. Durham was notified and did know that they were going to "try for the CERTIFICATE". So, V.K. Durham made the decision along with the wife Catherine..."An attempt to stop this madness must be made". V.K. Durham was pissed-off to begin with, as it had reached us that President Bill Clinton had made a speech out West, and a college student had asked him about how all these constitutional laws could be broken. And Clinton Allegedly Responded: "The Constitution Is A RADICAL DOCUMENT and should be done away with". This just added fuel to an already smoldering coal. Vice President Al Gore had just the week before made the remark: "THE OLD GOVERNMENT IS NOT WORKING AND IT SHOULD BE DONE AWAY WITH, AND A NEW GOVERNMENT PUT IN ITS PLACE".

V.K. Durham made the remark to Mrs. Herman: "The only way to stop the bastards from this insanity is TO CUT OFF THEIR MONEY LINE."

Subsequently, LIENS were filed, duly recorded of record, against the United States of America, the Department of the Treasury, the Department of WAR, the Company of the United States of America, the Corporation of the United States of America, all Congressmen, all Senators, the House, all employees, assignees, designees, agents, appointees and CONTRACTORS of the United States of America for the full amount of the Certificates, Interest due and payable. Also duly recorded of public record, the offer to assist the President and the people of the United States of America and the Lien of October 12, 1993, including the THANK YOU LETTER from the resident of the White House, BILL CLINTON. These LIENS and the DEED, wherein contained are the ABSTRACTS OF TITLE, are duly registered, duly recorded of public records.

Catherine asked V.K. Durham, "Why did you file under ARTICLE VI of the United States Constitution?" Because those ARE THE REAL LAWS, the U.C.C.(s) were not in existence at the time of the CONTRACT, and the ISSUING OF THE CERTIFICATE.

Then, V.K. Durham was asked: "Why did you prevail upon THE VIRGINIA BILL OF RIGHTS?" "Because, ILLINOIS WAS VIRGINIA at the time of the adoption of the Constitution of the United States of America", was the reply. And continued with: "The Articles of Confederation under Article VI were also prevailed upon, and all of the antecedents to the Constitution."

Hopefully, the powers that be CAN READ and DETERMINE the difference between RIGHT AND WRONG. Because they sure as hell are tearing this nation apart. When a law is passed to TERMINATE THE CRITICALLY ILL...Adolph
Hitler had absolutely nothing on this GENERATION OF ELECTED OFFICIALS, as they are PRACTICING GENOCIDE. This is exactly why the LIENS WERE FILED, Recorded Of Recorded Record, to break their MONEY LINE and bring sanity back to the United States of America and restore the rightful government of the People to its proper status, and to put people back to work, and to allow those that are able to work to afford their own insurance. This is about AMERICA and AMERICANS who desperately need jobs and industry.

Now that these LIENS are in place of duly recorded record, recorded public record, and the amounts of the LIENS are $206,858,581,465,280,000,000.00 on the accrued interest ONLY from May 1, 1875 to May 1, 1990. An additional LIEN of 176% accrued from May 1, 1990 was filed, and shall remain of recorded record until paid in full. The LIENS were filed on PROPERTY identified as GOLD, GOLD COIN, GOLD BULLION, due and payable.

The LAW says (Constitutional and antecedents) that Washington only has jurisdiction on the Federal Level of 10 square miles in Washington, District of Columbia. The Constitution says in Article VI: "It adheres to all debts and engagements including the Articles of Confederation". The Articles of Confederation, Article V, says: You have the right to RECALL your representative in Washington if he is not doing the job you sent him to do. And to send someone else in his/her stead that will get the job done that the PEOPLE require and desire as their Laws.

These LIENS duly recorded, Numbers 189934 (70+ pages), Number 188935, Number 189951 are just and legal LIENS. There is more than enough to RE-Shore up the American People and their American Nation. There is more than enough to back each State in their quest for sovereignty under the TENTH AMENDMENT, who seeks the rights and laws of the Constitution and its antecedents, and subject to laws which are before the MICKEY and MINNEY MOUSE Laws passed by "special interest groups", and drunks, pot smokers, coke and heroine users, and other equally sick persons who now reside in our seats of government, making laws which are CONFUSING and in CONFLICT WITH THE TRUE LAWS. These LIENS were filed to ENFORCE THE FOURTEENTH AMENDMENT by

ACT OF CONGRESS, whereas and whereby the American People can once again become staunch, upright, working, self-respecting providers of their own needs, under laws which do not MANDATE GENOCIDE for the elderly.

These LIENS were recorded of record, for the express purpose of protecting the AMERICAN PEOPLE from acts of Oppression, Despotism and Tyranny as currently imposed on them by a government which is practicing the same principal and theory of England prior to the Revolutionary War. As at that time, the American Citizens were not allowed to work, they were ordered to import slaves to do their labours by Order of the Crown, and it even went so far: "If a person owned a horse, that horse had to be sent by ship, to England to be SHOD". It's all a matter of record, but the History is in for RE-Write so the records are short lived.

These LIENS are outstanding debts of the United States of America. This is the cause of the liens being filed, as the American People are the ones whose TAXES were paid to cover these ACTS of CONGRESS and Presidential/Executive Orders of Assumpsits; a.k.a., the assuming of an outstanding debt of another nation.

The program is: 1) the Principal shall never be put in jeopardy, 2) the accrued interest, 176% over and above the May 1, 1990 computations, will (after these 38 states reach their destination of state Sovereignty under COMPETENT, UNDERSTANDING, COHERENT, DRUG-FREE, KNOWLEDGEABLE PERSONS of the People who choose of government according to Article V, Sec. IV and the Articles of Confederation and its antecedents [debts and engagements] have ORDERED THEMSELVES, and gone through an ATTITUDE ADJUSTMENT PERIOD), and (2) that 176% (or the plan is) to provision equal amounts of the states whereupon the people may once again control their own destinies, and according to the Constitution, choose their own laws, and enforce the Oaths of Office taken by all employees, assignees, designers, judges, presidents, vice presidents, senators and congressmen, and state officials whereupon "SANITY" may once again be restored. ARE YOU GOVERNORS AND LEGISLATORS "LISTENING"?

Since our BONUS 3392-N-181 of 1875, is GRANDFATHERED, it is not subject to these JOHNNY-COME-LATELY
LAWS. The U.C.C.s are not applicable. A CONSTITUTIONAL PAIR OF LIENS exist in our instance, (the Federal Reserve was not in existence at that time).

Now, TOMMY BUCKLEY has an entirely different CAN OF WORMS. He can file his LIENS on the FEDERAL RESERVE SYSTEM/BANKS and that should get their ATTENTION IN SHORT ORDER. Do it under the SPECIFIC ACTS, provisions of the Federal Rules of Court and Civil Procedures, "RULE 70", and enforce a SPECIFIC PERFORMANCE.

That should stop the printing of the FUNNY MONEY, and when they continue to play the MONOPOLY GAME they don't even have the reserves to get into the frigging game. It's CHECK MATE. They have been put between the ROCK AND THE HARD PLACE. Maybe together we can move this mountainous ilk of idiocies, and restore our Nation.

With all of us working together, we can peacefully restore the GOVERNMENT "of the people, by the people, and for the people" in short order.

GOD BLESS,

/s/ GRANDMA
cc: Tommy Buckley
May 1st, 1875 until said DEBT/ASSUMPSIT is paid to the OWNERS
OF RECORDED RECORD, by JURAT (certification/seal) August 21, 1889,
Order Number 7309, Document Number 046 identifying: "Se legaliza
la firma, noel contenido" and "Se legaliza la firma que antecede"
that date of August 21, 1989, i.e Leg. Acts and CONTRACT of 1875.
The amount laser computed from May 1, 1875 to May 1, 1990 is;
$265,558,581,465,280,000,000.00 on the interest due only, due and
payable in GOLD, GOLD COIN, GOLD BULLION to the Owners of RECORDED
RECORD, AND IN THE EVENT OF THEIR DEMISE "LAST WILL AND TESTAMENTS"
DO EXIST THEREBY TRANSFERING TO THE ESTATES OF THE OWNERS, AND "NO"
TAXES ARE DUE AND PAYABLE AS, THE CONTRACT WAS ENTERED INTO PRIOR
TO "ANY TAX LAW" CURRENTLY EXISTING IN THE UNITED STATES OF AMERICA
AND THE BONUS 3392 Number 181 of May 1, 1875 IS GRANDFATHERED.
This LIEN shall remain of recorded record until released by

---

AUG-94 Wed 08:25 GRANDMA-WRITES-RTSBLAST 6162435591

DECLARATION OF "LIEN"

1 the duly Recorded "Owners of Recorded Record", Russell Herman and
2 V.K. Durham, presently residing in Washington County Illinois,
3 Village of Okawville. Mailing address is; P.O. Box 477, Okawville
4 Illinois (a Republic) 62271.
5 This is a "Constitutional Common Law Lien" pursuant to Article
6 VI., of the Constitution of the United States of America: "All
7 Debts contracted and Engagements entered into, before the Adoption
8 of this Constitution, shall be as valid against the United States
9 under this Constitution, as under the Confederation". (Mar. 1, 1789)
10 And, The Constitutional Provisions of Article XIV (fourteen) of
11 July 28, 1868, Section 4: "The validity of the public debt of the
12 United States, authorized by law, including debts incurred for
payment of pensions and bounties for services in suppressing insur
rection or rebellion, shall not be questioned."

Including: THE ACT TO ENFORCE THE FOURTEENTH AMENDMENT of April
22, 1871 (U.S. Statutes at Large, Vol. XVII, p. 13ff) wherupon;
the people are identified as the government of the United States
of America, mandated by ART. IV., SEC. IV., U.S. CONSTITUTION.

Wherupon by Executive/Presidential Order and by Acts of Congre
ss, in accordance with the Laws of Assumpsit, pursuant to the ACT
of the MONROE DOCTRINE its COROLLARIES, Treatys, Alliances, Debts
and Engagements are enforced by the herein identified ACTS of
Congress, by the known Constitution of the United States.

This is a just and valid lien, it has been noticed, it is due
and payable to the Owners of Recorded Record as an acknowledged
CONSTITUTIONAL, Inheritable, Inviolable, Perpetual, Inalienable
Right to OWN PROPERTY. This BONUS 3392 Number 181 of May 1, 1875
is herein identified as PROPERTY, the PROPERTY is identified as

(2)

DECLARATION OF LIEN

"accumulated property being GOLD COIN, GOLD EULLION, GOLD" from
May 1, 1875 until the assumed debt is paid to the duly recorded
owners of duly recorded record herein identified as Russell Herman
and V.K. Durham.

Date: March 28, 1994

Signed: [Signature]

V.K. Durham, Signatory/Owner

Date: March 28, 1994

Signed: [Signature]

Russell Herman (by P.O. A., duly recorded; CATHERINE HERNAN)

FURTHER SAYETH NAUGHT

////////
Thanks so much for writing to me. Your thoughts are welcome, and they will be considered carefully. I'm glad you took the time to let me know how you feel.

---

V.E. DURHAM, Signatory/Owners of Recorded Record.

P.O. Box 477, Okawville, IL, 62271

August 2, 1994

BONUS GOLD CERTIFICATE 3352 NO. 181 DOES;
by notice of;
DECLARATION OF LIEN
BY
Constitutional COMMON LAW

Notice is hereby given as; NOTICE TO ALL PARTIES by PUBLIC

NOTICE of an additional LIEN in the amount of ONE HUNDRED AND SEVENTY SIX PERCENT (176%) due and payable in GOLD, GOLD COIN, GOLD BULLION over and above the $206,358,582,465,180,000,000.00 LIEN identified on RECORDED instrument 139935 duly recorded August 1, 1994, Washington County Recorders Records, whereas, this additional ONE HUNDRED AND SEVENTY SIX (176%) accruals are the amounts accrued from MAY 1, 1990 to MAY 1, 1994 at the accepted accruals of interest at FOURTY FOUR PERCENT (44%) PER ANNUM, which shall
remain INCREASING at the successive rates, per successive years on the INTEREST BEARING PRINCIPAL AND INTEREST per CONTRACT and per Legislative Act of April 1875, and shall be deemed due and payable to the BONUS 3392 Number 181, its Contract, its Legislative Authority of April 1875, Confirmed, Re-Confirmed, Conformed, Re-Confirmed August 21, 1989, Document Number 046, Order No. 7309, identifying the ANTECEDES [Contract, Legislative Acts, Annex's, and Bonus Certificate 3392-Number 131 of April-May 1, 1875. This Lien, is a just and legal lien against THE UNITED STATES OF AMERICA THE DEPARTMENT OF THE TREASURY, THE DEPARTMENT OF WAR, THE CONGRESS and THE SENATE all employees, designees, agents, assigns, representa- tives of the United States of America, including all CONTRACTING PARTIES to the United States of America untill said LIENS ARE PAID IN FULL TO THE JUST AND LEGAL OWNERS by Certification/Seals. This LIEN shall continue bearing its annual accruals of inter-

(1)

DECLARATION OF LIEN

1. established at the accepted book-keeping standards of 44% (fourty four per cent) per annum until paid to the just and legal owners of the Recorded Records Recorded in full.

2. Joint Resolution of June 5, 1933: "The Congress of the United States had attempted to make it an Act Against Public Policy to force the payments per contract and per contractual agreements. The Court held: 'There is no question as to the power of the Congress to regulate the value of money, that is, to establish a monetary system and thus to determine the currency of the country. The question is whether the Congress can use that power so as to invalidate the terms of the obligations which the Government has therefore issued in the exercise of the power to borrow money on the credit of the United States (assumpsits). In attempted justifica-

(2)
bonds of the United States, the Government argues that "earlier
Congress would not validly restrict the 73rd Congress from
exercising its constitutional powers to regulate the value of
money, borrow money, or regulate foreign and interstate commerce";
and, from this premise, the Government seems to deduce the proposi-
tion that when, with adequate authority, the Government borrows
money and pledges the credit of the United States, is free to ig-
nore that pledge and alter the terms of its obligations in case a
later Congress finds their fulfilment inconvenient. The Government
is bond as to the standard of payment can be repudiated, it inev-
itably follows that the obligation as to the amount to be paid may
also be repudiated. The contention necessarily imports that the
Congress can disregard the obligations of the Government at its
discretion and that, when the Government borrows money, the credit

(2)

DEVELOPMENT OF LIEN

We do not so read the Constitution. There is a clear distinc-
tion between the power of the Congress to control or interdict the
contracts of private parties when they interfere with the exercise
of its constitutional authority, and the power of the Congress to
alter or repudiate the substance of its own engagements when it
has borrowed money under the authority which the Constitution
confers (including assuming debts). In authorizing the Congress
to borrow money (or assume debts and borrow money to cover the
debts) the Constitution empowers the Congress to fix the amount
to be borrowed and the terms of payment. By virtue of the power
to borrow money "on the credit of the United States," the Congress
is authorized to pledge that credit as an assurance of payment as
stipulated,—as the highest assurance the Government can give, its
plighted faith. To say that the Congress may withdraw or ignore
that pledge is to assume that the Constitution contemplates a
vain promise, a pledge having no other sanction than the pleasure
and convenience of the pledgor. This Court has given no sanction
to such a conception of the obligations of our Government.

The Fourteenth Amendment, in its fourth section, explicitly
declares: "The validity of the public debt of the United States,
authorized by law,...shall not be questioned". We regard it as a
confirmation of a fundamental principal which applies as well to
the government bonds in question, and to others duly authorized
by the Congress as to those issued before the Amendment was adop-
ted.

We conclude that the Joint Resolution of June 5, 1933, in so
far as it attempted to override the obligation created by the

(3)
in GOOD FAITH nor at a whim at which is most expedient by the making of pleges/contracts and when it became expedient, and no longer an advantage to the Congress to nullify and void private CONTRACTS.

This Lien, and Lien Number 189935 duly recorded, are just and valid liens, and shall remain in effect until paid in full in accordance to the Legislative Acts and Legislative Resolutions as duly recorded in Recorders Records Instrument Number 189934 of August 1, 1994, Washington County Illinois bound by the Bill of Rights as identified in the 'antecedents' of Article VI., of the Constitution of the United States of America, more particularly described as the VIRGINIA BILL OF RIGHTS, and the BILL OF RIGHTS of the United States Constitution of 1776-78-79-80-81.

This lien shall remain in effect until paid in full.

The OWNERS reserve the right to sell off portions of this LIEN.

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DECLARATION OF LIEN

as, this LIEN, the Contract of Recorded Record, the Legislative Acts and Resolutions of Recorded Record, the BONUS 3392 NO. 181 of Recorded Record's accumulated interest due and payable, identified as "Property" i.e., Excess of Accumulated interest accrued and due and payable in GOLD, GOLD COIN, GOLD BULLION, and upon selling portions of the accrued interest due and payable in portions, each portion sold shall be identified and duly recorded, deducted from the outstanding balance after the "sold interest is collected" by the buyers, from the outstanding debt of the United States of America, pursuant to the ASSUMPSITS.

Excluded from the Last Will and Testaments of the inheritable estates are the following persons; Rolland Herman, Hermann, Herma
CHAPTER 21

CHELATION FIGHTS HEART DISEASE
by Elmer Cranton, M.D.

Editor's note: We at CONTACT would like to sincerely thank VENTURE INWARD for their kind permission granted to print this important article, as well as acknowledge the forefront work that the Edgar Cayce organization, the Association For Research & Enlightenment, has been doing for so many years to further man's understanding of the God-given powers of the mind.

Jane Heimlich, researcher & authoress wife of Dr. Henry Heimlich, recently said, "Medical insiders suppressed the Heimlich Maneuver for 10 long years--and thousands of choking victims paid the ultimate price". And the list is long of such perverse antics.

Yes, regular CONTACT readers are well aware of that puppet-branch of the crooks in high places, known as the Medical Establishment--the A.M.A.--and their longstanding efforts to suppress health and expand profits. We share this excellent article not only because of its important information on Chelation Therapy, but also because of a daring M.D.'s dynamite comments, early on in the article, about the true legal bounds of the FDA. If only more healers sought truth!
Q: In fact, however, the FDA does exercise a great deal of restraint on the use of all kinds of drugs, doesn’t it?
A: Only on the basis of false marketing, deceptive marketing, false labeling; the FDA always has to bring it under that umbrella. Of course, they often use police-state tactics and abuse their true legal power.

Q: But you use chelation for a lot of other things, other than lead poisoning. What are some of these other conditions that you found chelation therapy helpful with?
A: We are talking about intravenous EDTA chelation therapy. There are other types of chelation for other things, more narrowly defined and of limited use. EDTA chelation therapy has to be intravenous because it is not absorbed significantly by mouth. With that qualification, the only claim that I make for EDTA chelation therapy given intravenously is that it has been proven scientifically to my satisfaction and, I believe, to the satisfaction of any open-minded physician taking time to look at the hard data and not believe the rumors and the editorial comment, is that for atherosclerosis it improves the blood flow.

Q: That’s pretty significant.
A: There is nothing better for atherosclerosis, as a matter of fact. Surgery only takes the tip of the iceberg. It will only improve one or several arterial blockages, if the patient survives without complications. But 5 percent die during coronary bypass surgery and never leave the hospital alive, and another 25 percent have serious complications. Even the angiograms and catheterization to get patients prepared for bypass surgery are many times more dangerous than chelation therapy. There are 1 in 1,300 deaths just from angiograms. So the existing treatments are not only enormously expensive, but very dangerous. Chelation, by comparison, is quite inexpensive, can be done in the doctor’s office, if he is properly trained, and is hundreds, if not thousands, of times safer than any surgical or invasive procedure, including the balloon and laser treatments.

As for what other diseases do I treat with EDTA, I’d have to qualify that by saying that anything else I consider to be experimental. Because I don’t have studies, scientific research, or published data with enough patients to do a statistical analysis. Nonetheless, for scleroderma – we have two scleroderma patients who were given up on by the medical establishment, and who had EDTA therapy and are much, much better. Not cured, but much better. Neither one could close their hand when I started with them, the skin was so hard. Now both can make a fist. That’s convincing to me, but to the scientific community it is anecdotal. I’ve had quite a number of cases like that that I’ve treated successfully. I have never had one that has not improved. Nonetheless, I still regard this as experimental without statistical analysis.

Another condition, in the same category, is Alzheimer’s disease. We don’t have large-scale studies or a large number of patients, although one good study was published by Dr. Casdorph. Some of his patients had Alzheimer’s, some had circulatory disorders of the brain. The brain was not getting enough blood flow. All but one improved. There were about 17 patients, I believe, and all improved dramatically. Dr. Casdorph performed scintigraphic studies of blood flow to the brain, and proved that the blood to the brain increased enormously after chelation. Therefore, vascular disease, which is caused by atherosclerosis, which is also the cause of coronary artery heart disease, was proven to benefit from chelation.
I have a number of patients who had been told 10 or more years ago that they would have to have a leg amputated because of gangrene, who are walking around on those same legs after chelation.

To get back to the brain, Dr. Casdorph didn’t separate Alzheimer’s from atherosclerosis of the brain in his published study which I just mentioned.

I’ve had a large number of patients who came to me after they had been evaluated at Duke University or Chapel Hill and other major medical centers, having had very extensive medical workups, resulting in a diagnosis of Alzheimer’s. This is a diagnosis of exclusion. The only way truly to verify a diagnosis of Alzheimer’s is through an autopsy with a brain biopsy after death. Nonetheless, in most of these cases I believe that the diagnosis is correct. In the early stages, most of these patients initially have fluctuations in their mental state. They have good days and they have bad days. On their good days they seem closer to normal. Other days are much worse in terms of their memory and functioning. In every case, we’ve stabilized such patients at their best functioning. The fluctuations have stopped. In some cases, they stabilized at a better point. Occasionally, a lot better. Subsequently, the progression of the disease was either arrested or slower than was otherwise expected. The reason, I believe, is that in more advanced Alzheimer’s disease, brain cells are lost, they are gone. When the brain cells are gone you can’t bring them back. There is a wealth of evidence that the cause of the loss of brain cells is oxygen damage from free radicals in the brain. There are other contributing factors, but this is the major cause. We use EDTA and antioxidants, nutritional supplements, each working in two different ways, synergistically, to slow that process.

It is unfortunate that chelation can’t make these people normal. Nonetheless, if it only slows the progression, and does nothing else, it is better than any other therapy. Everything else is very marginal in its benefit.

Other conditions: Parkinson’s disease is like Alzheimer’s, to some extent, in that brain cells are lost irreversibly and you can’t bring them back. My experience with Parkinson’s is less successful than with Alzheimer’s. But occasionally a person with Parkinson’s will improve dramatically, and I think that is because of the area of the brain affected has reduced blood flow and is not the classical type of Parkinson’s. Parkinson’s is not a disease, it is a syndrome. It’s a collection of symptoms caused by malfunction of one part of the brain. I would estimate that 10 or 20 percent of these people will benefit from chelation.

Beyond that, all types of arthritis, including rheumatoid arthritis, will often be easier to control with medication after chelation. I am very cautious to claim that chelation is a cure for arthritis. But if you sit back and listen to my patients who are taking chelation, they’ll tell you that their aches and pains are improved. In fact, if a physician giving chelation told you of all the improvements their patients relate, they would lose their credibility. A lot of it is the placebo effect, a lot of it is group support, and their enthusiasm for the treatment. But this plays a role in any kind of treatment - faith in the doctor, faith in the treatment, belief and expectation. I tell my patients if they find that my placebos work better than the placebos at Duke Medical, then tell them at Duke you want to use my placebos.

Also, in the published literature, there has been no placebo benefit that has lasted longer than six months. If benefit is purely placebo, the patients revert to their previous state within six months. And that’s not what happens in chelation. Chelation results in lasting benefit.

Again, nothing is forever, or 100 percent. But I tell people: we can expect most patients, about 85 percent, to turn back the aging process, which is another way of saying turn back the aging process, somewhat. We don’t stop it, we don’t make them 20 years older, but we turn it back a few years, sometimes many years, and then we slow it down in the future. Most chelation patients experience that. We don’t have study done in Switzerland, taking 200 patients with no cancer, following them for 13 years, comparing them to a group of 50 chelation patients from the same population, also following them for 18 years, and measuring the death rate from cancer in both groups. I am extremely cautious in my statements about cancer because I have had not had success in curing cancer with chelation. I firmly believe, however, that free-radical pathology is a cause. And if you can control that before cancer occurs, you can delay or prevent the onset of cancer. The study of which I was the co-author with a Swiss doctor, documents with a very high statistical probability that chelation reduces the death rate from cancer by 90 percent if it’s given before cancer occurs as a preventative. That makes sense, because of the free radical theory. Accelerated aging and degenerative disease in aging, including cancer, relate back to oxygen-damage in cells with antioxidant deficiencies and pro-oxidant excess. An increase in the body of those things that cause abnormal free-radical damage and oxygen damage to cells, such as chemicals contained in cigarette tobacco, speed the process of oxygen free radicals’ damage to cells. Accumulation of iron and other metals abnormally in the body, which also occurs with the aging process, speeds the oxygen free radical damage to cells enormously.

Therapeutic doses of antioxidants in nutritional supplements such as beta carotene, all of the trace elements which are essential to the function of antioxidant enzymes as well as other enzymes in the body, the full spectrum of vitamins, minerals, trace elements, antioxidants - they all work together synergistically to control the normal production of energy in the body, allowing the body to burn oxygen with the fuel in food, without burning the house down, without damaging the body. It is analogous to heating your home
with a furnace in the winter. The cell wall is flammable just like the wall of your house. You live in a flammable house, the body. You have to contain the fire in the furnace or the fire will burn your house down. You have to contain the energy factor in the cell or it damages the cell membranes and the cell dies. This is accomplished by antioxidants, by vitamins C and E, by beta carotene, by the whole complex of B vitamins and trace elements — they all work together.

A recent study by the World Health Organization in a number of countries in Europe measured a large variety of chemical blood tests which they then correlated with heart attacks, atherosclerosis, and coronary heart disease. They found one thing that correlated with a high incidence of heart attacks was low levels of vitamin E. In fact, the low levels of vitamin E correlated statistically much better than the high levels of cholesterol, providing excellent evidence that atherosclerosis is caused by an antioxidant deficiency, or pro-oxygen excess. A deficiency in one type of fire-proofing of the cell walls, vitamin E, correlates with atherosclerosis. Cholesterol, in its normal state, is also an antioxidant that protects cell walls. It is an essential building block. It only causes atherosclerosis when it becomes oxidized, or damaged by free radicals, which is called oxidized LDL cholesterol. The whole cholesterol issue is terribly misunderstood and misrepresented.

Q. So, it’s the oxygen free radicals, really, that are the problem, not the cholesterol as such.

A. And normal oxygen damage. To the lay person, it is totally analogous to putting a piece of metal out in the weather and watching it rust away from oxygen in the air. The iron actually oxidizes into iron oxide until it is all dissolved. That’s what destroys the metal. The cells of the body are enclosed in a cell membrane of unrustable fatty acids, which is also very subject to oxidation, just as iron is, put in the weather. We breathe oxygen, which is carried through our blood to the cells. The cells burn the oxygen with food, to produce heat and energy in the metabolic processes. Some of the fatty acids in the cell walls could be damaged, as well as the DNA in the nucleus of the cell if they aren’t protected, or fireproofed. If you take a piece of iron exposed to the weather and paint it with rustproof paint, it will last many times longer. If you put adequate amounts of antioxidants in the body to fireproof or rustproof cell membranes, they will last many times longer. Nature has provided us with a natural defense for burning fuel in the cell without burning the cell wall down.

Q. Yes, how do we protect the cells?

A. With antioxidants. The cell also makes enzymes, which break down free radicals. These are manufactured inside the body and can’t be taken significantly by mouth or by vein, they don’t work that way. For example, superoxide dismutase, which like vitamins E and C, is a free-radical scavenger, or antioxidant, will not work without adequate amounts of copper and zinc. Our population is marginally deficient on average in copper and zinc. People therefore don’t make as much of this enzyme as they used to.

Q. If we know this, what do we do to protect the cells?

A. Well, we practice preventive medicine. It is something that anyone can do very easily — go to the health food store, or consult a naturopath, a nutritionist, a chiropractor, or wherever they get their nutritional advice. Buy a broad-spectrum multiple vitamin-mineral supplements containing ample amounts of many antioxidants, with a spectrum of 15 or more minerals and trace elements, vitamins C and E, all the B-complex vitamins, all in one bottle. Take the dosage every day as recommended. Make sure there’s no iron in them.

However, because iron is a major accelerator of oxygen damage to the body. That does not apply to everyone — pregnant women, people who are bleedin chronically, and women with heavy menstrual periods can, in some cases, become iron deficient. So it should be measured scientifically. It’s a simple test, any laboratory can do it. It is not expensive. With that information, it is easy to tell if a person needs iron or not. If they need iron, then they’re bleeding abnormally. They are either pregnant or they’re bleeding. If it’s an abnormal source of bleeding, it should be corrected. If you correct the cause, you replenish the iron only for as long as it is needed to bring the test back up to normal, then stop it. That way, you don’t get too much iron.

For decades, in this country, public health authorities and physicians have been poisoning the public with iron. Go in any grocery store and read the labels on the breakfast cereals or the bread, it is all fortified with iron. If they wanted to shorten the life expectancy of the American public, that’s what they’d do. It’s ignorance! They think it stems from the past, 50 or so years ago, when poverty was widespread. Lots of people didn’t have shoes, they walked around barefoot, in parts of the South at least, and picked up hookworms through the soles of their feet and were chronically infected with parasites which caused intestinal bleeding. Iron deficiency anemia was very prevalent. With poverty, the diet was very poor. They couldn’t afford meat or iron-containing foods, such as green vegetables. They ate a lot of grits, corn, and lard basically, things of this nature. They were iron deficient. Iron deficiency was once a public health problem, years ago. Now, it is uncommon. It only occurs in the people I told you about, 5 percent or less of the population. Women who have very heavy periods, people who are bleeding from the digestive tract, who have polyps or colon cancer, or stomach ulcers, something like this. There’s got to be a cause for it.

Q. In your book, Bypassing Bypass, you mentioned diabetes, that you had some patients in which the diabetes was arrested or slowed down so that they didn’t have to take as much insulin. What about that?

A. Well, the main reason for improvements of symptoms of diabetes with chelation therapy is that a major complication of diabetes is atherosclerosis, a vascular disease. Diabetes tends to affect the small blood vessels, of the kidneys, and retina of the eyes, more than the large blood vessels, but it affects both. EDTA works as well or better with diabetic vascular disease than other types of atherosclerosis. Some of the people with diabetes who take insulin have noticed that their insulin requirements were down. I don’t know quite why, but it is. Chelation is not a cure for diabetes. But it tends to stabilize it, which helps people who take insulin and other medicines to control blood sugar. It is not unusual to see a patient with diabetes require only half as much insulin after a course of chelation.

Q. In your book, which came out about 10 years ago in the first edition, you attributed the resistance to chelation therapy for heart disease to the hospitals and medical profession,
and in the second to the fifth years, have a 10 percent improvement in your life expectancy? I wouldn’t. I wonder how many people would, if they really knew the hard data. But this is what they’re frightened into. It’s the time bomb in the chest story. A person goes to the emergency room with chest pains, angina, and is frightened into it. First, there would be the catheterization and then, if they show any lesions, they’d recommend bypass surgery. Dr. Thomas Grayboys, professor of cardiology at Harvard Medical School, who is on the editorial board of the New England Journal of Medicine, has said that if you pass through Houston — Houston is where the Texas Heart Institute is, where they developed bypass surgery — don’t cough or scratch your chest, or they’ll save you on the operating table! He told the story at a recent medical meeting about how Henry Kissinger came into Massachusetts General Hospital a number of years ago with bursitis in his shoulder. They gave him a thorough physical and a stress test, which was slightly abnormal, so they catheterized him, and then they bypassed him. When he recovered, and left the hospital, he still had his shoulder pain! Preventive bypass, they call it.

Q. Now, the National Institutes of Health has set up a new office of alternative medicine, headed by Dr. Joe Jacobs. Has any approach been made to him about chelation?

A. Oh yes, everyone has been approaching him for money, every alternative medical therapist in the country. Some elements of the medical profession. What’s the rationale of the opposition to chelation therapy?

A. As I see it, it all stems from cardiovascular surgeons and cardiologists, making a living with catheters and operating rooms. They are vociferous, vocal critics of chelation. It is, as the very best, the pot calling the kettle black. Even if we assume chelation was no good, which I don’t, what they do doesn’t help much, either. They’re virtually bankrupt in their treatments. The federal government refuses to fund any studies to prove whether chelation works or doesn’t work. In fact, we’ve approached the National Institutes of Health with the fact that over 500,000, probably closer to a million, citizens in this country have received chelation over the last four decades. If this is a fraud, it should be the government’s duty to expose it, so why doesn’t NIH just invest the money to prove that chelation is a fraud, or otherwise. If you believe chelation is a fraud, prove it! They won’t even fund that. Then they’ll turn around and fund $50 million or $100 million to prove that bypass surgery does something. And all the studies prove is that bypass does very little. Oh, it does a little. It relieves pain. If a person with heart disease has angina so severe that it can’t be controlled with calcium blockers and nitroglycerine, pain is then what really impairs the quality of their lives. Bypass surgery consistently relieves that pain, but they can’t get to the heart to bypass the arteries without stripping all the nerves off the heart. You can’t hurt if the nerves are stripped.

In patients who’ve received bypass surgery, there has never been any benefit in the first two years other than relieving pain, for those who survived. From the second to the fifth year, there was a slight improvement in life expectancy in a small group. In 15 percent of the patients after 5 years this amounted to a 10 percent decrease in the death rate. Those are patients who had severe three-vessel disease or severe heart failure. If you multiply 10 percent by 15 percent, you come up with an overall 1.5 percent benefit in 5 years. Would you risk
a 5 percent chance of death at surgery for a 1.5 percent benefit? Or even assuming that you were in that 15 percent that had the three-vessel lesion, would you risk a 5 percent chance of death, or 4 percent chance—which the statistics are in the hospital—in order to receive no benefit the first two years; and in the second to the fifth years, have a 10 percent improvement in your life expectancy? I wouldn't. I wonder how many people would, if they really knew the hard data. But this is what they're frightened into. It's the time-bomb in the chest story. A person goes to the emergency room with chest pains, angina, and is frightened into it. First there would be the catheterization and then, if they show any lesions, they'd recommend bypass surgery. Dr. Thomas Graybiel, professor of cardiology at Harvard Medical School, who is on the editorial board of the New England Journal of Medicine, has said that if you pass through Houston—Houston is where the Texas Heart Institute is, where they developed bypass surgery—don't cough or scratch your chest, or they'll have you on the operating table! He told the story at a recent medical meeting about how Henry Kissinger came into Massachusetts General Hospital a number of years ago with a heart attack. He had a heart attack, and the doctors said he would have to have surgery. He said, "I don't want surgery." So they said, "Well, what do you want?" He said, "Well, I want to live." They went ahead and did the surgery, and he recovered, and left the hospital. He still had his shoulder pain. Preventive bypass, they call it.

Q. Now, the National Institutes of Health has set up a new office of alternative medicine, headed by Dr. Joe Jacobs. Has any approach been made to him about chelation?

A. Oh yes, everyone has been approaching him for money, every alternative medical therapist in the country, from the furthest out to the most scientific. His office only has a few million dollars, barely enough to keep his office running, much less fund studies. I think Dr. Jacobs is a well-meaning doctor and would like to do something. But I think the opponents are just throwing a small token, to make people think they're doing something, and restricting him in such a way that he can't possibly do any good. That's my own opinion.

Q. How far back do you go with chelation?

A. About 20 years.

Q. Over that period, has the number of physicians that have been treating people with chelation grown?

A. Slowly.

Q. What would you guess would be the number in this country?

A. Less than 1,000.

Q. Are there some states that frown on it, or is this not a state licensure issue?

A. I believe in the state of Arizona, the M.D. licensing board prohibits it, but the osteopathic licensing board allows it. And the homeopathic licensing board allows it. It's strange. In Virginia, the licensing board has responded to complaints, but it's never come to anything.

Q. Have you ever been investigated?

A. They keep an open file on me. The most recent time was within the last two years, but they just put it aside as undetermined. Under the administrative code of this state, the medical board is supposed to give a two-week notice for any change in regulations. But they once published a notice only a week or so before the meeting, in violation of their own code, proposing changes in the regulation of chelation. I found out about it by accident, and quickly sent a letter to my patients and suggested that they might want to be there, and might like to have the media people there, and they might like to write letters to their legislators. And that's exactly what happened. The matter was dropped.

There were many attorneys and other professional people and prominent citizens who had been large donors to the election campaigns of some of the legislators, people who could just pick up their telephones and talk to their legislators, who were now demanding that they be allowed to continue their chelation because it had helped them so much. The meeting room in Richmond was overcrowded. But the medical board closed the meeting down and did nothing.

Eventually the medical director of the state health department issued a statement to the Richmond Times-Dispatch which said that because so many people seem to think that they were being helped by this, and nobody seemed to be being harmed, and because they're all informed as to the nature of the treatment and that it is controversial, that the board decided not to do anything. So that's the status now. Four states, because of this kind of unjust persecution, have recently passed laws forbidding medical licensing boards from disciplining physicians who use unconventional therapies. They are Alaska, Washington, North Carolina, and South Dakota. If a doctor does something different, or non-traditional, the licensing board has to prove that there is a high probability that the patient will be harmed by it or that it is significantly more dangerous than other available therapies before they can take action. That just went through in North Carolina after a huge battle won by the citizens against the state licensing board, and the state medical society.

Q. Are other countries more open to chelation therapy?

A. Yes, for example, in Switzerland, to my knowledge. Two or three doctors in Switzerland do it. Probably two or three dozen doctors in Germany do it. I know doctors in the Netherlands, Belgium, Denmark, Indonesia, Malaysia, Taiwan, Australia, and New Zealand who do it, but they are still in a small minority.

Q. Why? They don't have to worry about the Food and Drug Administration.

A. They have their own Food and Drug Administrations.

Q. But often, chiropractic, for example, is more popular outside of this country because there aren't the same sort of attitudes.

Four states have recently passed laws forbidding medical licensing boards from disciplining physicians who use unconventional therapies.

A. I can't answer that question. I would say the country where chelation is taking hold: the fastest is Brazil. One of the proponents in Brazil is the former vice president of the Brazilian equivalent of our AMA. There are a number of cardiovascular surgeons who are now doing chelation in Brazil.

Q. That's hopeful. That's a big country.

A. They just held a chelation meeting down there, with more than 500 doctors attending.

Q. You had some past history of connection with A.R.E. or Edgar Cayce, didn't you?

A. Yes, back when I had a family practice; was a primary-
A half-dozen years ago I went to the Blue Ridge Mountains of Virginia to meet Dr. Elmer Cranton, the author of Bypassing Bypass, which described chelation (pronounced key-LA-shun) therapy as an effective treatment for heart disease and other conditions. After reading his book, and others about chelation, and finding no persuasive evidence to the contrary, I returned recently to interview Dr. Cranton and try his therapy. The results of the interview are on page 26. The results of the therapy are inside my circulatory system.

No, I’m not suffering from heart disease or anything else that I know of. I haven’t missed a day’s work due to illness in years. I’m doing chelation therapy as preventative medicine because, long before I quit smoking and gave up fried foods and other delights to my palate that weren’t ideal for my vital organs, I pushed my body to the limit. My circulation isn’t what it used to be. I’m trying to head trouble off at the pass before it heads me off. Having found a doctor nearby who does chelation, I’ve signed on for the long (I hope) haul.

Dr. Cranton is restrained in his claims about chelation.

A. Robert Smith

Liberate Chelation for the Common Good

Cold extremities warmed; memory and mental concentration improved; post-cataract surgery vision lost restored; impotence reversed; lowered insulin requirements in diabetics; relief from leg muscle cramps; fewer excessive heart contractions; chronic fatigue syndrome overcome; and such cosmetic changes as better skin color, fewer visible wrinkles, and stronger, unsplit fingernails.

A nurse who works in Cranton’s clinic told me that, having worked in mainstream medical practices and operating rooms, she investigated chelation thoroughly before signing on. She followed the case of a man who had had a bypass operation to relieve clogged arteries, but later a blood clot blocked circulation in his lower leg to the point that he was scheduled for the only cure — amputation. On his own, he took a chance on chelation, and won. The results were dramatic — his circulation was so much improved that he lost only one toe.

An elderly woman who was taking chelation beside me said her legs had been giving her trouble, so she started on chelation — and now she is back playing tennis. A retired

Recommended reading on chelation:
Bypassing Bypass by Elmer Cranton, M.D., and Forty Something Forever, a Consumer’s Guide to Chelation Therapy, by Harold and Arlene Brecher.

For a national list of chelation practitioners, write to American College of Advancement in Medicine, 23121 Vercugo Dr., Suite 204, Laguna Hills, CA 92653, or call (714) 583-7666.
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While others claim that it helps in the fight against medical science, Dr. Canfield, who works for the National Institute of Neurological Disorders and Stroke, claims that medical science has lost its battle against mental illness.

"It's a war," he declared. "It's a war against the mind. And we're losing."

Dr. Canfield's clinic, one of several in the United States, has treated more than 1,000 patients with the new therapy. He estimates that 90% of them have shown improvement.

"We're not curing mental illness," he said, "but we're helping them feel better."

The therapy, which involves a combination of drugs and talk therapy, has been controversial. Some critics argue that it is not effective and that the side effects can be severe.

"It's a dangerous treatment," said Dr. Richard Jaffe, chief of psychiatry at a large hospital in New York. "It's not for everyone."

Dr. Canfield, however, argues that the therapy is safe and effective for many patients.

"We've seen dramatic improvements in patients who have been ill for years," he said. "It's a revolution."
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Business Manager
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AN UNDERSTATEMENT!
by Gyeorgus Ceres Hatonn

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You cannot hear it often enough, citizens, because it is obvious by actions and continual tightening of consolidating additional Executive Orders (E.O.s) without any voting, recognition or public access that you are "had" and it is intended that you never KNOW or be able to act against this treason. You CANNOT be exposed too often nor too strongly!

Executive orders are laws established by United States Presidents. These laws are not passed by the Congress or the Senate, and create an end-run around the Constitution. These laws begin as Executive Orders which are simply printed in the Federal Register. After thirty days these orders become law and carry the full impact of any law passed by the United States Congress. These laws are UNCONSTITUTIONAL because THE CONSTITUTION DOES NOT AFFORD ANY PERSON THE RIGHT TO CREATE LAWS BY HIMSELF THAT NEGATES THE CONSTITUTION.

A few of the important topics discussed are: More from the book The Usurpers - The schemers such as Abe Fortas and others - Will the REAL Clinton stand up? Seven years from Aug. 17, 1987 - The European Parliament - Black helicopters - FLESH EATING BACTERIA - Wholesale elimination of populations - Religions kill off religions. Mexico retaliates for NAFTA invasion. Florida harrasses Presbyterians. Update on Ray Renick - Background check on Ronn Jackson - Cosmos to Treasurygate - A mind is a terrible thing to waste. Jackie Kennedy’s gold certificate. Chelation fights heart disease.