

# CONTACT

The Phoenix Project: A LIGHT IN EVERY MIND!

*"YE SHALL KNOW THE TRUTH AND THE TRUTH SHALL MAKE YOU MAD!"  
"NOW THAT YOU'RE MAD, LET'S FIX IT!"*

VOLUME 13, NUMBER 12

NEWS REVIEW

\$ 3.00

JULY 30, 1996

## *Public Notice*

# By Declaration Of Resolution Of "Constitutional Debt"

The American people of the Constitutional Government of the United States declare their intent of resolution of the Constitutional national debt.

Executive Order 13010's [see pgs. 9-10] real intent is to allow a foreign trust to take over the United States because the U.S. cannot pay her debt.

Further, the Federal Reserve has no intention of extending our credit.

Thus the American people of the Constitutional United States stand ready, willing and able to herewith resolve the just and lawful Constitutional Debt of the United States.

Therefore, whereas the following *Declaration* shall prevail: [Please see *Public Notice*, p.23]

CONTACT  
P.O. Box 27800  
Las Vegas, NV 89126

FIRST-CLASS MAIL  
U.S. POSTAGE  
PAID  
Mojave, Ca. 93501  
Permit No. 110

**FIRST CLASS MAIL**

### INSIDE THIS ISSUE

*Nora's Research Corner: "The Four Horsemen..." Series, p.2*

A Note Concerning Editorial Integrity, p.8

New Executive Order 13010: July 15, 1996, p.9

The News Desk, p.11

Taking Care Of Necessary Business, p.12

Update Discussion About Life-Enhancing Products, p.13

An Update To: The Sordid Story Of  
Santa Barbara Savings & Loan, p.14

Kudos To Grandma & "Bad Boy" Hatonn, p.15

Connections In Truth Surround Web Of Deceit, p.17

Ray Bilger: The Council On Foreign Relations  
And America's Near Future, p.18

New Offerings From *New Gaia Products*, p.19

Lady Nada: Expressing The  
Nurturing Aspect Of Creator, p.21

Romanoff & Japanese Connection To  
Massive Russian Imperial Treasure, p.29

National Vietnam P.O.W. Strike Force:  
Atlanta Bombing/TWA 800 Update, p.41

# Nora's Research Corner

## The Four Horsemen Of The Apocalypse

*Editor's note: The beginning of this series, Article I, Section 1, appeared in the 1/16/96 CONTACT on page 14; Article I, Section 2, appeared in the 1/23/96 CONTACT on page 13; Article II, Section 1 appeared in the 2/20/96 issue on p. 4; Article II, Section 2 appeared in the 3/12/96 issue on p. 16; Article III Section 1 appeared in the 4/9/96 issue on p. 15; Article III Section 2 appeared in the 5/21/96 issue on p. 39; Article III, Section 3 appeared in the 5/28/96 issue on p. 15. Here we continue with Nora's research on the Four Horsemen of the Apocalypse.*

### THE EUROPEAN ECONOMIC COMMUNITY AND QUEEN ELIZABETH'S BETRAYAL OF HER CORONATION OATH

#### Article IV, Section 1

Proposals for a united Europe have been put forth by numerous persons throughout several recent centuries—centuries preceded by those wherein Rome and the Catholic Church had been the greatest promoters of a united Europe. The planned tragedies of World Wars I and II “inspired” many again to propose a united Europe. I will list a few of the people and organizations listed in the book, *Postwar, The Dawn of Today's Europe*, by Richard Mayne. (Quote:)

...Clement Attlee had declared: “Europe must federate or perish”—an appeal that was lost on his postwar Labour Government. In 1943, Winston Churchill proposed a “Council of Europe” after the war. In the same year, René Mayer suggested to General de Gaulle an economic federation of Europe: It may well have inspired the General's later proposal for “a strategic and economic federation of France, Belgium, Luxembourg, and the Netherlands, a federation to which Great Britain might adhere”. In 1944, Belgium, the Netherlands, and Luxembourg signed the Benelux Convention for a future customs union. Pope Pius XII, meanwhile, envisaged a “close union of the European states inspired by Catholicism—Germany, France, Italy, Spain, Belgium, and Portugal”.

Others with similar, if more secular ideas included not only statesmen like Paul-Henri Spaak, Alcide De Gasperi, Robert Schuman, Johan Willem Beyen, Konrad Adenauer, and Joseph Bech, but also writers like Albert Camus, Raymond Aron, George Orwell, Denis de Rougemont, and Ignazio Silone. All urged, and many helped to organize, efforts to establish what Winston Churchill, in a speech at the University of Zurich on 19 September 1946, called “a kind of United States of Europe”.

That same year, 4,200 members of Europe's national Parliaments were asked for their views on a federal Europe. Four-fifths of their number replied. Of these, only 3 percent were hostile; and in France, Italy, Belgium, and the Netherlands a majority of the lower-house deputies positively favored European union. Many were already active in its pursuit. On 16 May

1946, the Belgian Prime Minister Paul Van Zeeland had founded the European League for Economic Cooperation; in December, the European Union of Federalists was formed by seven national movements across the continent from Belgium to Greece. In Britain, at the beginning of 1947, Winston Churchill inaugurated the more right-wing United Europe Movement, while in France a broad Council for United Europe brought together representatives from all parts of the political spectrum. In February 1947 in London, delegates from a dozen countries set up the Socialist Movement for the United States of Europe. June saw the birth of the Nouvelles Equipes Internationales, a mainly Catholic, Franco-Belgian organization, as well as the first moves to establish the federalist Europa-Bund in Germany.

In the winter of 1947-48, a number of these separate organizations appointed an International Committee. It was headed by Joseph Retinger, who during the war had been assistant to the late General Wladyslaw Sikorski, leader of the London-based Polish Government in exile; and its purpose was to mobilize the constituent bodies in a full-scale Congress of Europe. After months of preparation, the Congress met in The Hague from 7 to 10 May 1948. It was a heady occasion, attended by 750 statesmen from all over Western Europe. Paul-Henri Spaak was there; so was Alcide De Gasperi; so was Winston Churchill, with his son-in-law Duncan Sandy. From France came Georges Bidault, Léon Blum, Francois Mitterrand, Paul Ramadier, Paul Reynaud, and Robert Schuman. Konrad Adenauer led the fifty-strong German delegation. Sitting together in the great Hall of the Knights of the Netherlands—the Ridderzaal, where the Dutch Parliament met—they seemed to many the embodiment of an historic dream: the first States-General of Europe, demanding on behalf of peoples so long divided, so recently reconciled, a political and economic union, a European Assembly, and a European Court of Human Rights.

Those who now argued so persistently for a united Europe spoke from bitter experience but undiminished hope. Their reasons were very clear. First and foremost, they were determined to put a stop to Europe's civil wars. They recognized, secondly, that war had been kindled by a decade's economic nationalism. That too must be brought to an end. They realized, thirdly, that the separate nations of Western Europe were now dwarfed by the United States and the USSR. To recover real world influence, Europe must act as one. Finally, they saw unity in Europe as the beginning of international law and order—a first, modest, practical step towards a united world. (End quoting.)

You may have noted that economic nationalism is made to be the bogey man. Please remember that the elimination of all nationalism is part of the plans for the New World Order, and its forerunners: Communism, Masonry, Humanism and Weishaupt's code, as well as “international trade”, “interdependence of nations” and all the other propaganda efforting toward a one world order.

The people of England were reluctant to join the European Economic Community (EEC). They led a Commonwealth of nations which were scattered over the globe and not a part of Western Europe. To become entangled in the EEC involved a radical change in their government and world view. I received from a friend (H.E.S.) an information booklet titled: *The Queen Betrayed And The Nation Sold Into Captivity*, published in July 1986 by the British Israel World Federa-

tion, which provides a British view of joining the EEC. (There are the views of all the other nations in the EEC as well, which I will not be able to review.) It is apparent in this booklet that the British Israel World Federation saw England occupying a very special place in world affairs, all of which many believed would be changed by entry into the EEC. I will quote from an apparently well researched article by A. Ross McWhirter, M.A., starting on page 11 of the booklet (quote:)

I should like to take by way of illustration this whole question of the handing away of the Sovereignty of this country; why it was illegal and what in technical terms could be done to correct it so that we can get on with the job which is our destiny.

After the Second World War, Europe was plainly in a highly debilitated state. It was the receiver of the greatest act of munificence in the history of the world, for which the benefactors received scant and totally inadequate praise, namely Marshall Aid, when the United States poured out its treasure in cash and in kind to put whole countries of Europe back on their feet, in a material sense. In that circumstance, the continent of Europe was obviously looking for new form and to a degree of unity in various governmental functions. A whole series of organizations with long and rather boring initials were formed in the early 1950s. Eventually, in 1958, as a result of the Treaty of Rome, the most important of these bodies became known as the “EEC” (European Economic Community). The point to remember is that it then involved only six nations, of which three were very small—namely, Netherlands, Belgium and Luxembourg. But there were the three large nations of France, West Germany and Italy. Thus, it was a sort of six-wheeled coach with three tiny bogeys on one side and three big wheels on the other. It was a pretty small section of Europe. In terms of area—if you include that part of Russia which is in Europe—I think the EEC territory is at present somewhat less than one-eighth of Europe.

#### HOW IT STARTED

So when we talk about “going into Europe” I think we ought to have our eyes open and say we are going into a tiny part of Europe. This body started the EEC—their formal document was called the Treaty of Rome. It was signed on 25th March, 1957, by six heads of state, three Monarchs and three Presidents—the Presidents of Italy, France, West Germany, and the King of the Belgians, the Queen of the Netherlands and the Grand Duke of Luxembourg. The document was formulated by those nations for their own good and to suit their national aspirations. It was designed on a legal system of Romano-Dutch Law (Roman Law). Britain, however, is a Common Law nation. The Treaty of Rome is not a Common Law conception in any sense. Legally, it is entirely alien to our Common Law traditions and also to the twenty-six counties of the Republic of Ireland. It was therefore perhaps reasonable to expect that, if we were going to accede to such a Treaty, we might require certain amendments.

The fact is that in 1972 we ratified the agreement seeking accession to the Treaty of Rome without the alteration of one dot or comma. Except for the fact that the name of our nation is included in its new *Preamble*, the Treaty of Rome remains absolutely unaltered and does not draw anything from the constitutional experience of this country, nor does it reflect our national aspirations as an Island, a maritime, mercantile race, which has looked to the sea and to kith and kin spread to all corners of the globe: in New Zealand, Australia, South Africa, Rhodesia (Zimbabwe), Canada and to many other places. People seem to forget that we still have thirty crown Colonies. It was considered by various politicians, of both the major parties, that there would be material advantages in going into Europe. Accordingly, they decided to pursue this end by every

#### Editorial Policy

Opinions of the *CONTACT* contributors are their own and do not necessarily reflect those of the *CONTACT* staff or management.

conceivable means, without any attempt to procure the consent of the people as a whole to such a move.

### DEPRIVED OF SOVEREIGNTY

It stands to reason that it should not be and indeed cannot be an easy thing to deprive an ancient and great nation of its sovereignty. It will be appreciated that part of the Treaty requires that the institutions of the community will have pre-eminence over all national institutions. In other words, what the European Parliament decides; what the European Commission—a huge beehive of bureaucracy—decides; what the European Courts decide—all take precedence over what they refer to as our “municipal law”—our Law—which is made by our own elected representatives and is part of the contract between sovereign and people. So you have a situation in which we have voluntarily given away our Sovereignty, and at no time have the people of this country been effectively consulted on the matter. Those who take a contrary view make a point that Parliament gave its assent in three readings to the European Community’s Bill and that Parliament is composed of our elected representatives and therefore, “what am I complaining about?” I make the accusation that the so-called entry into Europe was and is illegal.

*We went into Europe*—the mechanics of it are interesting. In fact there were, you recall, three attempts to get into Europe and they were vetoed in effect by General de Gaulle. One attempt was under the Conservatives with Mr. Heath as the chief negotiator, flying to and from Brussels twice a week for months. It failed when de Gaulle vetoed it. The next attempt was under Labour. Both the major parties had a hand in this but it also failed with de Gaulle’s veto. The third attempt was during the time of the 1970 general election when the Wilson Government was in for its second term, having been re-elected in 1966. The general

election of 1970 was in June and at that very point in time the third attempt to get into Europe was being promoted by the Wilson Government. The Heath Government (and I quote) “picked up the hand of cards.” Those were the words used in the White Paper of that month, for there was an agreement—or some might say conspiracy—between the major parties to press this matter through.

### AN OBSESSION

The Common Market negotiations from that time went forward with considerable rapidity. With Mr. Heath, it became a point of total obsession and obstinacy that this would succeed. Negotiations were not over any words of the Treaty of Rome, as I have already indicated. They were only on the transitional entry provision. And the public was deceived—they actually thought that we were negotiating about the conditions under which we would join this and the basic constitutional point of view. There was nothing in the matter of heart or spirit in those negotiations at all. In 1971, there was going to be what was called a “decision in principle” by the House of Commons. You will recall that, on 28th October, 1971, there was a majority (I think the figure was 112) in the House of Commons in favour of entry. None of this was in tune with what was said on the last occasion on which the people were given an opportunity to vote.

The commitment of the Government was “we are committed to negotiate terms of entry, no more, no less”. In other words on that occasion when there was an opportunity for people to speak on this, there was no talk of actually entering and ratifying. That came only after we had given a five-year mandate to the administration. Thus there was a basic deceit with the famous phrase “we wouldn’t go into Europe except with the wholehearted consent of the people and Parliaments”

(Parliaments in plural meaning the Parliaments of the other countries). The opportunity for the wholehearted consent or disapproval had not been given. It is my prediction that, when the electorate fully realize what has happened, those responsible will be punished exceedingly for cheating the British electorate on a basic, fundamental, constitutional matter. And I speak as one who in the 1960s was a Conservative Parliamentary candidate.

We have seen the situation as it was in 1971 when Parliament gave its decision in principle. Note that Parliament passed no Law; it merely made a *Resolution*. Resolutions of Parliament in fact have no force as *Law* whatsoever. Parliament can resolve that the moon is pink or the sun is square—they can say anything they like: it has no effect in law but remains a mere resolution. The only thing that makes “law” in this country is a Bill being turned into an Act by the majority of three readings in both Houses of Parliament—purely advisory process—and then the main factor, constitutionally, is the Assent of the Sovereign. That is the only way in which Law can be enacted. Thus, *there was no legislation whatever on the issue.*

### A TORTUOUS ROAD

Then came what I call the “clicks of the ratchet”—the definition of a ratchet is a toothed wheel with a pawl which clicks as the wheel turns and is so designed that it may only move in one direction. The clicks in this case were, first of all, the negotiations of the terms about which we were deceived. Then came the declaration of principle by Parliament. Next came the drafting of the Treaty by the Treaties Department of the Foreign Office, which was busy on this task, all hours of the day and night. It had to be in six languages. An important feature of the Treaty, which was signed on the 22nd January 1972, was the part in the preamble which said that the Contracting Parties would assent to this Treaty “in accordance with their respective constitutional requirements.” Now, when the inevitable legal argument comes (on this I am quite certain that at worst our relationship with Europe is going to be modified to our benefit and at best the Treaty of the European Community’s Acts will be repealed, lock, stock and barrel), the recriminations will arise and I am convinced that great importance will be attached to them. I suggest that constitutional requirements were not then met and never have been met on this matter. I think I must make this point clearer, in order to explain why I take that view so strongly.

The next “click” of the ratchet was the drafting of this Treaty of Accession. Before this country signs a Treaty it is necessary that signatories receive from the Queen what are called the “Full Powers”—which are in fact a document saying this man or this woman is empowered by the Nation to sign this Treaty on behalf of the nation. That is what “Full Powers” are, and they have to be signed by the Queen. None of this has been published. The Queen delayed as long as she could, hoping presumably for an earthquake or something of that sort, and the Full Powers were in fact only signed 48 hours before Mr. Heath, Sir Alec Douglas Home and Mr. Rippon took themselves off to Brussels to sign the Treaty of Accession. And the Queen (by Royal Sign Manual) signed their Full Powers and these they presented to the parties assembled. They were examined and found to be correct, as were those of the other signatories, which were the Republic of Ireland and the Kingdom of Denmark. That was all there were because Norway had the good sense to have—in fact the constitution required them to have—a referendum, in which the people of Norway said “No”. Thus there were three more countries to join, extending the six into the nine of 1973. Of these three new “fish”, we were vastly the greatest: in fact we were of the same size as the three big “wheels” that I have mentioned. Ireland and Denmark are two more small wheels; so that we then had four big wheels and five little wheels—a rather curious balance. And were still forming only one-seventh of the

# THE GARDEN OF ATON

A Collection of Research Articles which appeared  
in the weekly *PHOENIX LIBERATOR* and *CONTACT* Newspapers  
under the heading of *Nora's Research Corner* from  
7/28/92 through 4/27/93.

VOLUME I



BY  
NORA BOYLES

Order by mail or phone: credit card phone orders to 1-800-800-5565 (Mastercard, VISA, Discover); Mail orders to Phoenix Source Distributors, Inc., P.O. Box 27353, Las Vegas, Nevada 89126. Please send \$6.00 plus \$2.50 for shipping & handling; Nevada residents, please add 7% sales tax.

acreage of Europe. So much for "going into Europe".

### SHAKESPEARE IN PROPHECY

You will recall that day, 22nd January 1972, when Mr. Heath had a bottle of ink thrown at him (it was done by somebody who had a squabble over Covent Garden), but it is that sort of incident that perhaps hinges on one's mind. It made me think back to something almost prophetic and I would like to read you eight lines: "England, bound in with the triumphant sea, whose rocky shore beats back the envious siege of watery Neptune, is now bound in with shame. With inky blot and rotten parchment bond, that England that was wont to conquer others, hath made a shameful conquest of itself. Ah would the scandal vanish with my life, how happy then were my ensuing death." (John O'Grant, Duke of Lancaster, in Shakespeare's *Richard II*).

Extraordinarily prophetic—"inky blots and rotten parchment bonds", repeating itself and not being true to its destiny. So have things happened like this in the past. There is a certain amount of very learned interpretation as to what John O'Grant was thinking about at the time. On the 22nd January, 1972, these three gentlemen signed away something which wasn't theirs to give, namely the Sovereign Power of this country to determine laws with the consent of our people. They purported to hand all that away. One thousand years of Sovereignty was handed away at that moment, subject to two things, namely the enactment by Parliament of the necessary statutes to confirm all changes of law and the Royal Assent to that Bill, and then also the ratifications of the Treaty. So the ratchet clicked up to about two points from home, from Mr. Heath's point of view.

The Labour Party, who had given a great deal of thought, of course—for they were attempting exactly the same thing until they were dismissed by the Nation in 1970—said that it would require two Acts to get us into Europe. One would be a short Constitutional Act, and the second would be a Bill of 1,000 Clauses—in other words a massive piece of legislation so that every conceivable Act that was affected (and of course practically every Act is affected by the giving away of Sovereignty) would have to be amended. The Conservative Party Managers, or the Chief Cabinet, discussed this matter. The Law Officers and their Advisers, the top echelon of Whitehall, brought their brains to bear on this and they thought, "a Bill of 1,000 Clauses—that will keep us up all night for months and months and

give endless possibilities for the destruction of our determination to succeed." So it was abandoned—there now was no Bill of 1,000 Clauses. Clearly, for them the attractive thing was to have a little short Bill, just one Clause—"which we can whack through the House."

### HUSTLED THROUGH

So there was a Bill of *thirteen* Clauses and a very short repeal schedule—nothing of which mattered in the least, the only repeals being things like the Film Quota Act and various agriculture Acts. None of the basic constitutional Acts were amended or repealed at all, and that is one of the main facts of my accusation of illegality. This Act went through Parliament and, you will recall, there was a series of "cliff-hanger" Government "escapes", the majority mostly being in single figures. It is significant that there never was a defeat on it, because there were essential elements in the Opposition who wanted this to go through. The proof of it is of course the majority of 112 in the declaration of intent. The Labour Party very conveniently furnished whatever majority was necessary to defeat the element in the Conservative Party led by Enoch Powell, who was determined to resist this outrageous giving away of Sovereignty, without compensation to the people.

I am not one of those who say that, under no circumstances whatever, may this country give away its Sovereignty. Some of you may not agree with that, but I think it is theoretically possible that it *could* be done legally. It would be so difficult (and so it ought to be) that it would be virtually impossible to get through, but I think that theoretically it is possible that this country could legally give away its Sovereignty, provided of course that it was by the plain, clear, majority consent of the people. But it would involve a very elaborate constitutional proceeding, including an alteration of the basic constitutional contract under which we have lived since the year 1688—"the Glorious Bloodless Revolution" when James II fled to France. And what happened was that the contract from that point on was that the people would "owe allegiance", which is a personal contract between themselves and their sovereign. I say a "personal contract" for this reason—if you break your allegiance and commit an act of treason, you can jeopardize your personal neck on the gallows.

The idea of this allegiance in theory being an "impersonal" thing is absolute nonsense—it is duty *in persona*, as Lord Haw Haw for example found out, for which he was executed for treason, in living memory. Roger Casement was another example, for those with longer memories. *Everyone* has an individual contract of allegiance to the Sovereign. In return, our Sovereign swears at her Coronation (not for any term of years *but for her entire reign*) to govern us in accordance with the laws and customs of this realm. I submit to you that by the words "Laws and Customs of this Realm"—those are the words which are spoken at the very moving Coronation Service which is legally required by Parliament—the Coronation Oath Act is not a figment of the imagination. It is a Statute of the Realm and it is constitutionally required that the Queen shall swear the Coronation Oath. She promises then, in return for our allegiance, that she will govern us in accordance with the laws and customs of this Realm. And these do not include laws concocted and designed by the unelected representatives of eight other countries in concert with certain gentlemen nominated by our legislator. In no stretching of the words "laws and customs of this realm" can it conceivably mean that. Therefore, if you are going to do that, you have first of all to alter the whole constitutional contract between the governed and the governors; be-

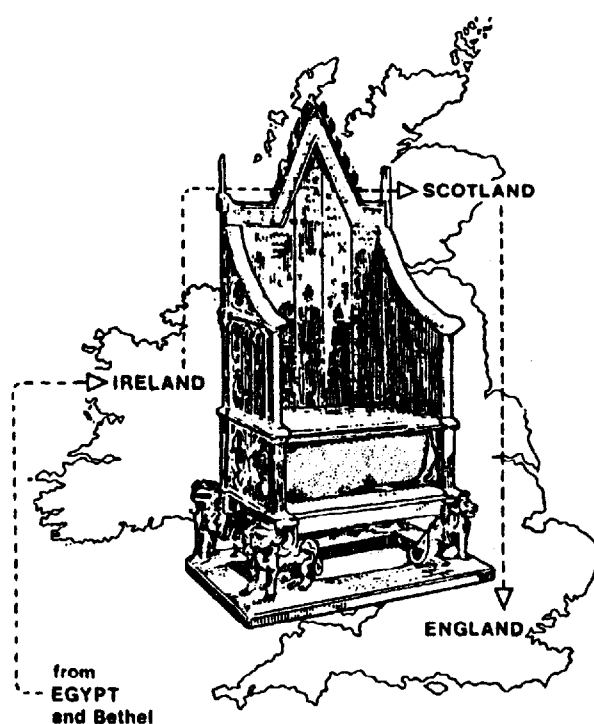
tween the Crown and the people, and between the Queen and the subject. Contracts can only be altered by the consent of both parties. So the requirement is that the sovereign and the electorate must agree that the contract shall be altered. The ordinary machinery for that would be a General Election, but since it would be a unique and unprecedented situation it would have been perfectly justifiable to have had a Referendum on it.

### REFERENDA PRECEDENTS

After all, it suited the Government to have a referendum in Ulster. We had a referendum in Gibraltar about joining with Spain. We have Referenda frequently held in Australia—there have, I think, been twenty-four, since the Commonwealth of Australia Act in 1901. So there are plenty of precedents for Referenda. *But plainly the Contract has got to be altered by consent.* Thus the first thing is that the people have got to display, by a majority, that this is their wish. The next obstacle would be the very difficult question of the Queen having even to consider going back on her Oath which she swore in the solemn Coronation Service before the representatives of the nation and before the eyes of the world. The Queen at that moment wears no jewelry, crown, diamonds or anything of that sort. She gives her oath at the High Altar of Westminster Abbey. She swears to God that she will keep that Oath. She has plainly a historical responsibility and duty there. She kisses the *Bible*. She signs her Oath.

There is no more solemn conceivable ceremony that one could have. It is arguable whether she can in fact ask Parliament to relieve her of her Oath. Let us perhaps give the benefit of the doubt and say that if the sovereign electorate wanted to relieve her of that Oath, perhaps it should be so. I think this is a weak argument in many ways because it takes no account of the effect on posterity. But presumably the counter-argument to that was that the sovereign electorate could then go the other way later if it wished to re-impose the Coronation Oath Act. The absolute minimum for that to happen would require the repeal of the Act, which is a venerable statute and in my submission much more important than the European Communities Act. This is *the law* and the rule of law requires that no executive Act may be performed unless the performer can point to the due authority to do it. I therefore pled before the Court of Appeal on the 30th June 1972, that the executive Act of the granting of the Full Powers for the signing of the Treaty—the physical act of signing the Treaty—were acts which were unlawful.

They were acts of prerogative—Royal prerogative, in which the Queen signed the Full Powers as an *act* or prerogative. Every executive act must satisfy the question, "is it statutory; is it a prerogative act, or is it custom?"—and custom doesn't really arise in this context at all. Custom has to be provable to have occurred before the year 1189—which in this case is rather theoretical. So it was a prerogative act—that was the justification—the legal justification. In the case against proclamations of 1611, one of our greatest of all Judges, Sir Edward Coke, in the era of Divine Rights of Kings, stood up to James I who was King and said, "You may not rule this country by proclamations out of your head...you only have the power which the law gives you, and the only supreme power above that is the power of God." So the king is ruled by God and law. And this was the decision of 1611 and the actual words were, "The King hath no prerogative save that which the law alloweth him"—and that is the plain authority for the supposition that the Queen in 1972, could not invent a new prerogative to make Treaties which give away the Sovereignty of this country. Some argue, of course, that Treaties always give away some Sovereignty, but the fundamental distinction is that the Treaty of Rome is totally different from any other Treaty in which we have ever participated, for the reason that it gave away power to another authority to legislate on our behalf on matters unknown and unknowable, without our consent.



The Stone of Destiny in the Coronation Chair, Westminster Abbey

### A UNIQUE TREATY

That is the distinction. And no other Treaty—Locarno, Utrecht, or any other—has that particular factor. Now to embark on such an element of newness by prerogative power is plainly unconstitutional and unlawful. The second requirement of any exercise of prerogative power is that it should not be against the liberties of the people. There is excellent authority for that: it is assumed at law that the Queen will never exercise her prerogative to the detriment of the rights and liberties of the people of this country. Plainly the Treaty of Rome is in that category. No prerogative power may be exercised contrary to a statute in force. That was, in fact, the third point on which I particularly held out in the Courts because the other arguments would be regarded by Judges nowadays as being somewhat theoretical. So I stood firm—I said, “A Statute—there are at least eight statutes in force in my submission—which declares against the giving away of the sovereignty of this country” (because, as you know, we have no written constitution as they have in the United States of America). But the idea that we do not have any constitution at all is absolute rubbish.

### THE BILL OF RIGHTS

Our Constitution is fragmented throughout the Statue Book and it is possibly built up by conventions as well as law, and some of those conventions are extremely powerful and strong, for the very reason that if they were broken the Government that broke them would lose the goodwill of the people and would be booted out. And that is, I think, precisely what is going to happen very shortly. Now the particular statue on which I relied was the *Bill of Rights*. The *Bill of Rights* is a confusing title because people think that it is a Bill, therefore it is not an Act or it is not an ordinary statute. The *Bill of Rights* is in fact a very special statute. It is better than a statute in many ways. It declares that certain things are to be “for ever”, for theoretically under the sovereignty of Parliament nothing is for ever, but it was a plain manifestation of what was intended by Parliament. Now it is no good making vague accusations of illegality.

I want to be thoroughly precise, I am now quoting to you from the text of the *Bill of Rights* which is the law of this country—it is in the power of the Government to amend or repeal the *Bill of Rights*—in the European Communities Act they did not mention it—they did not attempt to repeal or amend any part of it whatever—they have just ignored it—and that is, in my vocabulary, cheating—neither more nor less. And that is what this Government is going to be published for, although very few people know the text of the *Bill of Rights* (and why should they?). If they could study these sort of things in their heart of hearts they would know that the whole thing has been a patent cheat. Now, a passage in the *Bill of Rights* says, “...and that the entire perfect and full exercise of the regal power and government be onely (i.e., exclusively) in and executed by His Majesty (at that time being William III) and his heirs at law.” The present Queen is the heir at law of William III. So the declaration is that the entire, perfect and full sovereignty of this realm shall be in the Crown or in the Monarch of the time being.

### THE LAW AS FROM BRUSSELS

At this moment, the entire, perfect and full sovereignty of this country is not in the hands of the Queen, because laws can be made and edicts can be sent from Brussels, from Bonn and Strasbourg. Edicts can be made in the European Courts and we have agreed to be bound by those Edicts; made, I might say, by people who are not elected by us—people who, not surprisingly, have not got the aims and ambitions and aspirations of this nation at heart in any way. So it is in breach of a statute in force. The *Bill* goes on to say,

“and there unto...the Lords spiritual and temporal and the Commons do, in the name of all the people aforesaid, most humble and faithfully submit themselves (that is the Parliament of 1689—the time of the *Bill of Rights*)...themselves, their heirs and posterities for ever (in other words, the heirs of the Peers and the posterities of subsequent Members of Parliament for the area of the members elected at that time)...for ever, and do faithfully promise that they will stand to maintain and defend their said Majesties (because it was William and Mary in those days)...and also the limitation and succession of the Crown herein specified and maintained, to the utmost of their power with their lives and estates against all persons whatsoever that shall attempt anything to the contrary.” Attempt anything to the contrary! Now I submitted this to the Court of Appeal—that the prerogative act was patently an attempt at any “thing”—and the “thing” was the prerogative instrument—to subvert that the entire perfect and full sovereignty of this country should be vested exclusively in the Queen and none other.

### THE ACT OF SETTLEMENT

The Court of Appeal—of course one was totally out of tune with the “establishment” at the time—in a most peculiar judgment, said that all that the Act was doing was handing on the power of King James II to King William III, and that was their judgment. I consider it a patently unsatisfactory judgment—it shows no knowledge of history—in fact it seemed as if their Lordships did not realize there was a revolution in 1688 and the things that went on before were not the things that went on afterwards. After all, part of the Revolution of 1688 was precisely to prevent the abuse of prerogative power. I had never expected to win that action because I felt that it was not in the heart of Judiciary of that moment to give an individual citizen the declaration that he sought that his birthright was in fact being given away without his leave. There is another very important statute called the Act of Settlement, which in fact is the statute which gives the Queen her present authority over us. It is the root of the line: the present Queen—was given her title by that Act, being a descendant of the body of the Electress Sophia of Hanover, being referred to in the Act as the Excellent Princess Sophia—and the heirs of her body being Protestant. That is what the Act of Parliament says. And it is in force today. So nobody can sneer at the Act of the Settlement because the very Queen that they wanted to assent to the European Act draws her authority from that Act.

### THE BIRTHRIGHT OF THE PEOPLE

Section 3 of the Act says: “And whereas the Laws of England are the birthright of the people thereof, and all the Kings and Queens who shall ascend the throne of this Realm ought to administer the government of the same according to the said laws and all their officers and ministers ought to serve them respectively according to the same—the said Lords spiritual and temporal and commons, do therefore further humbly pray that all our laws and statutes of this realm for securing the established religion and rights and liberties of the people thereof, and all other laws and statutes of the same now in force, may be ratified and confirmed.” That is as good law today as it was in 1701. It is on the Statute Book, it is unrepealed—it is no accident that it is unrepealed—it is a basic constitution requirement. To be governed by the laws of this realm is the birthright of everybody in this land, and until repealed by Parliament it remains so. So you now have a situation that the European Communities Act was eventually passed by both Houses, and Royal Assent was given. You have that Statute conflicting with the basic constitutional Statutes—the *Bill of Rights*, the Act of Settlement and six others. The Act of Union with Scotland provides an interesting point because Article 18 of the

Treaty of Union which was incorporated in an Act of Parliament says there will be no legislation in future on matters of private rights, except they be to the evident utility of the Scots.

And that is the law today as much as these other Acts. And to give you just another example: there is an Act of 1863 called “The Declaration of Clergy Act” that every minister in the Anglican Church, before he can take up his living, has to read aloud, to his congregation, the 39 Articles. Article 37 declares—the Minister declares as a condition of his incumbency, that he recognizes that the Queen is the Sovereign Head of the Church and all matters spiritual and temporal (spiritual and temporal!)—and therefore the Queen is declared, by Act of Parliament, to be the supreme authority in all matters whatever, and accepts no foreign supremacy. There are laws in the Act of Settlement against foreign supremacy.

### SPLIT LOYALTIES

Our Privy Councillors have to take oaths of loyalty to the Queen. We have a situation (in 1973) that two Privy Councillors—one Conservative, one Labour—walk around with the title “Right Honourable”, having taken the Privy council Oath to give their exclusive loyalty to the Queen in a very fierce oath indeed. They have also taken the oath to the Common Market institutions that they will show no favour for their country of origin. *Now those two oaths are clearly conflicting.* It is highly unhealthy and dangerous that people can walk around with that sort of split loyalty. The minimum that is required is that those two gentlemen should resign their Privy Councillorship but, typical of that sort of ethos we have had in Government for the last decade, they do not. So there we have the sixth of the “ratchets”. There is a detailed accusation of illegality, and also the expounding belief that it would be conceivably possible, legally, although perhaps not morally, to alter the fundamental contract. I think the legal mechanics could probably be achieved. I think morally it would be in fact impossible for somebody to retract a Coronation Oath. (End quoting.)

The reason the Booklet quoted above had been given the title of “The Queen Betrayed” is because, according to British Law, the Queen can do no wrong. Therefore, when she does do wrong, it is assumed she was given bad advice—in other words, was “betrayed”, or was “deceived in her grants”. Through this convenient subterfuge the monarch stays out of prison and the people can continue to sing “God save the Queen”. Most of the British people still respected their Queen in 1986 and tried loyally to cover for her. Mr. McWhirter was brutally shot by two IRA gunmen, according to this booklet.

By 1986, when this booklet was printed, the British Parliament was pushing through another European Bill

For A  
**PHOENIX  
JOURNALS**  
Catalog, call:  
**1-800-  
800-5565**

of even greater consequence. From page 8 of the same booklet, (quoting):

THE EUROPEAN COMMUNITIES (AMENDMENT) BILL

THIS Bill would impose on the United Kingdom the sweeping constitutional changes proposed in the Common Market "Single European Act", accepted by Governments in Luxembourg in February 1986. These proposals have already been severely criticized by Select Committees of both the House of Commons and House of Lords and by independent constitutional authorities.

The Bill would deprive the British electorate and Parliament of crucial powers over their own internal affairs in the following ways:

1. The power of the EEC Council of Ministers to decide on legislation by majority voting is extended to numerous new issues. This means that the ultimate veto, promised at the time of the referendum as a last resort safeguard, is greatly weakened; and power is given to a majority of foreign states to legislate on internal British issues against the wishes and interests of the British people.

2. The power of the unelected Brussels "Commission", meeting in secret to legislate without any approval by Ministers or national Parliaments, is still further extended.

3. A new power is given to the EEC Assembly, which will be renamed the European Assembly, to amend the Commission's legislative proposals, which can then, if approved by the Commission, only be resisted by the Council of Ministers acting unanimously. In effect, in these circumstances, even the Council of Ministers could be over-riden by an alliance of the Commission and Assembly in which Britain could of course be out-voted.

4. Up to now, the crucial restraint on EEC measures seriously damaging to Britain has been the influence of the British Parliament working through Ministers in the Council. This influence would be undermined by the new proposals. The House of Lords Select Committee concludes that the power of United Kingdom Ministers will be weakened in no less than five separate ways by the new procedure.

5. The Common Market's power to interfere with national policies, which we were promised would be solely economic, is extended by this special Act to include foreign policy and even defence.

6. The Act also declares explicitly that the aim of all this is to transform the Common Market into a "European Union", i.e., a super-state in which the individual countries would no longer be independent sovereign states.

7. It is highly doubtful whether the so called "Luxembourg Compromise" veto devised by General de Gaulle, and repeatedly promised at the time of the referendum could be invoked under the new Single Act.

It is the firm conviction of this Federation that the Single European Act will, if passed, complete the sale of the birthright of the United Kingdom. In this eventuality, almost too terrible to contemplate, it is our belief that very powerful factors indeed will come into play which can only be described as Divine overruling and judgment.

We have reached a moment once more in British history when good men must make their move.

THE GUILLOTINE MOTION

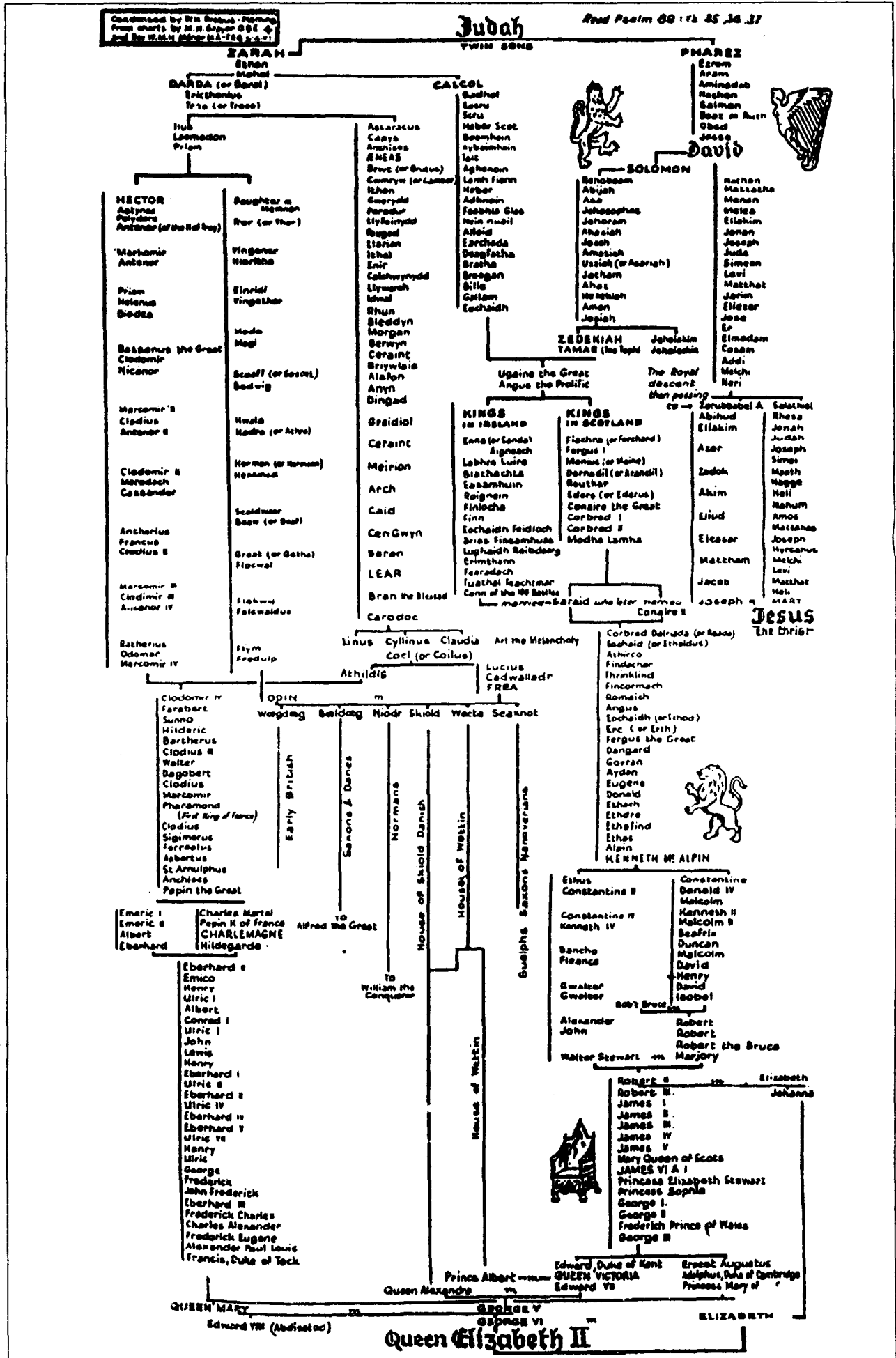
In an attempt to force the EEC Bill through its final stages in Parliament, the Government announced in the Commons on 27th June that it was introducing a guillotine motion on the Bill on 1st July which had been tabled for 10pm. The Act was going to be pushed through in the early hours of the following morning under quite exceptional procedures. After protests from both sides of the House, two hours only were

conceded by the Government in a Conservative back benchers' amendment extending the time allotted to five hours for discussion of an issue that is far above party.

This was a disgraceful demonstration of what the over-mighty subjects are prepared to do and have been doing all along, in the way of selling off a precious heritage and birthright which has endured a thousand years and more. The spectre of a heterogeneous group whose decisions can be imposed upon Britain now looms, not only by its own laws, but by those of Britain itself—this in our vocabulary is betrayal. (End quote.)

Several letters from informed and public persons,

alarmed and in opposition to the European Bill and to the performance of the EEC to date were also printed. The promised, improved economic benefits had not happened and the financial costs far exceeded those approved earlier for the EEC. Disenchantment with the EEC was rampant but withdrawal from it was no longer an option. Like the citizens in the U.S.A., the English people were never given a vote in the matter. I was in England in 1983 and know firsthand about the people's discontent with the EEC at that time. I hope you noted the disproportionate power obviously wielded by the tiny countries of Belgium, Switzerland, the Nether-



lands and Luxembourg in these affairs. Keep in mind that all these nations are ruled in effect by the same international banking families and the same intermarried families of titled people. They also now contain the control systems of the one world government (i.e., the world court, world bank and world computer system as well as the international headquarters of the United Nations and Freemasonry.)

Why would Queen Elizabeth betray her Coronation Oath and the people of Great Britain? I am not privy to the Queen's views. However, a review of some of the propaganda and promotional thrusts towards a one world government reveals significant connections between the titled people of Europe and Jews who claim to be descended from "King David". In fact, this British Israel World Federation which sponsored the above booklet also prints a manuscript by C.M. Murray titled: *Tracing Our Celtic-Saxon Roots*, which purports to show the descent of the English Monarchy from King David! It is my impression that this group believes the English Monarchy is the real claimant to King David's throne. [Please see genealogy chart on p.6.] (Thank you, H.E.S.)

It appears to me that the reason why the Queen may be more loyal to the Committee of 300 than to her own subjects or a mere Coronation Oath is that the Committee of 300 are the ones behind the one world government and had radical changes in mind. Also they are the ones who will try to place a "descendant of King David" on the world throne! The EEC, now including England, is intended to be Region 2 of the World Government Federation. Other parts of the English Commonwealth will be included in other regions. This Federation is being planned by the World Constitution and Parliament Association (WCPA) in collaboration with the Club of Rome. Queen Elizabeth now heads the Club of Rome! Does she intend to eventually rule the world? I don't know. She is a powerful member of the Committee of 300, and they plan to choose and control anyone who sits on the world throne. She may also seek to rule one of the ten regions including the United States in which she owns a large percent of the property and industry.

You may recall that I wrote several articles on the Descendants of King David (see Bibliography), noting the discrepancies and gaps in those genealogies compiled for the *Babylonian Talmud*, and the *New Testament*, as well as comparing these two with the genealogy presented in *And They Called His Name Immanuel, I Am Sananda* (Journal #12). I also did a review of the book *Holy Blood, Holy Grail* (HBHG), which was published in 1982, and was, in my opinion, an early attempt to promote a "descendant of King David" for a world throne in Jerusalem, through the organization called the Priore de Sion, headed at that time by Pierre Plantard. Mr. Plantard was himself related to the Queen and the titled families of Europe (i.e. the Plantagenets). He too was active in the promotion and early plans of the EEC. The conclusions drawn by the authors in HBHG were later superseded in a subsequent book, *The Messianic Legacy* in 1986, wherein the earlier attempted identification of an heir of "Jesus", through Mary Magdalene, with the titled people of Europe (the "Merovingians") was derailed in favor of simply a descendant of King David. Whether or not the Priore de Sion will use the genealogy submitted by C.M. Murray, or one of the other accounts will be interesting, because Murray's account includes Dagobert—a Merovingian. None of the genealogies known to me provide the necessary proof, in my opinion. I personally do not consider a descendant of David important except that the would-be controllers do. It is the person and what they can do and will do that is important. Considering all the deceptions so far, it is not a promising situation.

Hatonn was asked why the adversary continues to promote "religion", why don't they just drop it? Hatonn said, in effect, that it is through religion that they maintain their wealth, power and control of the people.

The priests of Thebes owned one-third of all the property and wealth in Egypt at the time of Akhenaton. The Catholic Church, in its heyday, forced everyone to pay tithes—10% of all their income (either in goods or money). The same was true of the Jewish priesthood, etc. Consider how wealthy you could become under such a system. The rulers, priests and bankers supported each other in various other ways. When the people were angry at the head of State, often the head of the Church stepped in to calm matters, etc. When the people rebelled under the usury of bankers, the monarch took them under his personal protection, as they did with the "Church", etc. It has been a closed, incestual, powerful system for millennia, which has worked all too well for them.

The genealogy published for C.M. Murray by the British Israel World Federation in 1984 shows the descent of English monarchs from "Odin", a barbarian from the Black Sea Area (the land of the Khazars) who set himself and his sons to rule in Scandinavia, the Baltics and Europe. His name was Sigge. He was given the name "Odin" when he set up the Odinic Mysteries (similar to Masonry) and was apotheosized as a "god". Most rulers demanded this of their subjects in those days. In fact, this "tradition" is still maintained by the English, reflected in their law which states "the king can do no wrong"—in other words, the king is still treated like a "god". Similar "traditions" prevail with the Roman Catholics who subscribe to the idea that the Pope is infallible. Nothing has changed much with some people, even when the leaders in question prove themselves to indeed be very human, and often even inhuman. At the time of Odin they still performed blood sacrifices, sometimes with humans.

I tried to locate other material which would support Mr. Murray's genealogy. The Anglo-Saxon Chronicles found in England provided only a very few confirmations. They date from the time of Julius Caesar through the reign of Henry II. None were considered the definitive authority in 1988, and there are many missing parts.

Mr. Murray places great importance on the Stone of Scone being a major clue to the English Monarchy's origins among the "Hebrews". It is a squarish, thick, black, flat, heavy stone installed on a sturdy shelf under the ample seat of the Coronation Chair in Westminster Abbey, London [see box on p.4].

I wrote an article which included information on this stone in the 10/26/93 issue of CONTACT. Suffice it to say here that there are various legends regarding the stone, not all in agreement. In 1984 the British Israel World Federation and Mr. Murray were promoting the idea that this stone is actually the one that Jacob (the eponymous forefather of Israel) laid his head upon in the *Old Testament* story which tells of his dream of a ladder going to heaven and promises made by God to Jacob's descendants for the land of Palestine. (See *Gen. 28: 12-17*.) This "dream" has also been made a part of Masonic ritual and of course is the new State of Israel's claimed reason for being. Further, the British and European "Elite" are heavily involved in Masonry, which is headed by the Jewish priesthood and all of the lodges in the U.S. of A. must now derive their official status from a British mother lodge.

I had personally viewed this large flat rock, the Stone of Scone, in 1983. Therefore, I was a little surprised when I recently reviewed the story of Jacob and the "ladder going to heaven", etc. The *Bible*

verses preceding and following the story, which describe Jacob's preparations for sleep, and his departure from the place the next morning do not describe that particular, single stone underneath the Coronation Chair. *King James Version of the Bible, Gen. 28:11 and 28:18.* (Quote:)

*Gen. 28:11*

And he lighted upon a certain place, and tarried there all night, because the sun was set; and he took the stones of that place, and put them for his pillows, and lay down in that place to sleep.

(The events of the dream and ladder follow.)

*Gen. 28:18*

And Jacob rose up early in the morning, and took the stone that he had put for his pillows, and set it up for a pillar, and poured oil upon the top of it. (Emphasis mine) (End quote.)

From the above, it appears, if we can believe the story in any form, Jacob used several stones, which he set up as a "pillar" before leaving that place. Therefore, I believe that huge, flat stone under the Coronation Chair belongs to another myth. After all, a pillar is, by definition, a tall, slender structure, not flat. Also, that stone under the Coronation Chair would be very difficult for one man to lift. Further, building a pillar of stones to mark a special place was a practice of many ancient and primitive people, and still is today in the absence of other means of identification.

Why do I class Jacob's story as a "myth"? Because, according to biblical chronology, Jacob lived centuries before Akhenaton. According to archeological finds at Tell El-Amarna in Egypt in 1897, Egypt was in control of Palestine at the time of Akhenaton. There were no "Hebrews" in charge or even mentioned in the accounts of Palestine prior to Akhenaton, making the biblical story of Abraham, Jacob, Israel, Joseph, etc., very questionable. (Please see my book, *The Garden of Aton* for further information.)

Please note the timing of events and propaganda. The EEC became an expanded and strengthened entity about the same time that the book, *Holy Blood, Holy Grail*, was published. In 1984 C.M. Murray's genealogy of King David's descendants was written, and in 1986 the book, *Messianic Legacy* came out. These publications were accompanied by other promotional efforts of similar vein, for example: Benjamin Creme's promotion of "Maitreya" (the new Messiah?) in London; the book, *The Armageddon Script*, by Peter Lemessurier (1981), which lays out the play for you; and other international activities promoting a one world

Supporting *New Gaia*  
is supporting *CONTACT*.  
Due to limited space in *CONTACT*  
recently, we are not able to show all of  
the products carried by *New Gaia*. To  
find out about their various "gifts of life"  
as well as other products  
carried by *New Gaia*, call  
today for a Free Catalog.  
1-800-639-4242

view. Creme's Maitreya, in my opinion, may very well be related to the "Elite" of several wealthy houses of Europe, as well as the Middle East. Will he be the one to arrive in "Jerusalem from the East", as suggested by Peter Lemessurier? His Script for "Armageddon" is made to follow an unfulfilled as yet prophecy of the Essenes, which Lemessurier claims came to light with the *Dead Sea Scrolls*! In 1981 very few of the rest of us had any access to the *Dead Sea Scrolls*. You may recall that it was Frederick the Great of Prussia, a relative to the present Queen of England and head of Freemasonry in Europe in his time, was the first to declare that "Jesus was an Essene", having no historical support for his declaration!

In my view, the adversary is attempting to create a new religion out of many fragments of old myths, and the Queen of England, the Khazarian Jews and others intend to bring it into effect along with their one world government. The EEC is to be a part of that one world government structure of ten regions (ten kingdoms, according to the *Book of Revelation*).

The years following W.W.II also brought many changes in the U.S. of A. and to our foreign relations. We, like England, were gradually "internationalized" and eroded as a sovereign nation. We continued to provide huge sums of money to the rest of the world in apparently uncontrollable aid, grants and technology, especially to Prussia and Israel. At present, according to President Clinton's recent announcement, the U.S. of A. is 7 trillion dollars in debt (!).

The above makes it very difficult to accept, much less agree to the present "lending" of our NATO assets to the Europeans for their use in independent actions without our approval, according to recent newspaper reports. In my opinion, those very rich "Elite" in Europe could build their own private fleet and all its parts. Nevertheless, out-going Secretary of State, Warren Christopher, calls the "new NATO" a "win-win" situation. For whom? France, which has not been a supporter or part of NATO for three decades now has the right under the "new NATO" to "identify in advance key commanders that could quickly break off and take on new tasks in a European operation"!

And what about the defense of America? I believe we are now proverbial "sitting ducks" ready for complete takeover, and it was planned that way!

Watch events closely as they unfold. You may recall that Nostradamus predicted that the third anti-Christ would start his campaign in the Eastern Mediterranean and then his push against Europe from the south. Considering the recent unrest in the Middle East it is very possible that the changes in NATO are part of the preliminary preparations for W.W.III, planned by the Masonic hierarchy (and discussed elsewhere) which will start with a conflict between the Arabs and Israel, according to Albert Pike. This does not mean that the war will be limited to the European and Mediterranean areas.

Bibliography: *Postwar, The Dawn of Today's Europe*, by Richard Mayne, Thames and Hudson (1983); *The Queen Betrayed and the Nation Sold Into Captivity*, British Israel World Federation (1986); *Tracing Our Celto-Saxon Roots*, by C.M. Murray, British Israel World Federation (1984); *Holy Blood, Holy Grail*, by Michael Baigent, Richard Leigh and Henry Lincoln, A Dell Book (1982); *The Messianic Legacy*, by Michael Baigent, Richard Leigh and Henry Lincoln, Dell Pub-

lishing, N.Y. (1986); *The Anglo-Saxon Chronicles, The Authentic Voices of England, From the Time of Julius Caesar to the Coronation of Henry II*, translated and collated by Anne Savage, Guild Publishing, London (1988); *And They Called His Name Immanuel, I am Sananda* (Journal #2), (Dedicated to Our Beloved Sister Thedra), recorded by Dharma, America West Distributors, Carlsbad, CA (1989); *Encyclopedia Judaica*, MacMillan Co., Jerusalem (1971), subjects: Seder Olam Rabbah, Seder Olam Zuta, Exilarchs, Bagratids, King David—Genealogies; *Los Angeles Times* newspaper, May-June 1996; *The King James Version of the Bible*, Oxford at Clarendon Press (purchased in 1940); *The American College Dictionary*, Random House (1962), subject: pillar; *Conversations With Nostradamus, Vol. I*, by Delores Cannon, Pub. America West, Tehachapi, CA (1991); *The Secret Teachings of All Ages, A Masonic, Hermetic, Qabbalistic and Rosicrucian Philosophy*, Philosophical Research Soc.,

Inc., L.A., CA (1972), 18th Edition, subject: Odinic Mysteries; *The Armageddon Script*, by Peter Lemessurier, Element, Rockport, Mass. (1981); *Phoenix Liberator*, Vol. 22 #6 and Vol. 22 #7, re: "Odic Mysteries" and "Snorres Konge Sagaer I" (about Odin and blood sacrifices); *CONTACT* newspaper, Vol. 3 #6, article titled "More Goats and the Elite", includes research on the Stone of Scone, by Nora Boyles; A series of articles in the *CONTACT* newspaper titled "The Descendants of King David" [Vol 3 #7, Part I, "Genealogies"; Vol. 3 #8, Part II, "The Exilarchs"; Vol. 3 #9, Part III, "The Seder Olam Rabbah and Seder Olam Zuta, Bagratunis"; Vol. 3 #11, Part IV, "Holy Blood, Holy Grail, A Book Review"]; Vol. 4 #12, "More on the Bagratids and the Romanovs"; *CONTACT* Vol. 8 #5, article by Nora Boyles titled: "The Emergence of Maitreya"; *CONTACT* Vol. 10 #10, article titled, "Freemasonry and the Essenes", by Nora Boyles.

# A Note Concerning Editorial Integrity

7/26/96 RICK MARTIN

7/26/96 CATHY O'BRIEN

Occasionally we at *CONTACT* are confronted with difficult editorial decisions.

In my interview in last week's *CONTACT* with Walter Bowart, certain comments were made about Mark Phillips and Cathy O'Brien which appear to be demeaning to Mark's character and divisive, at best.

Whenever I conduct an interview with someone for *CONTACT*, I give them MY WORD that the conversation will appear as it occurred, unaltered. When it came to "negative" comments about Mark, it did push a button with me (excuse the expression) and, in retrospect, I should have said so. Hindsight is always 20/20. The fact is, Walter spoke from his perspective, his world view, his own perception. As a believer in the *1st Amendment*, I honor Walter's right to express his views on any subject. And, further, I appreciate his candid comments during our lengthy telephone conversation.

From personal experience, I can make some observations and comments concerning Mark Phillips and Cathy O'Brien. Mark was a wealthy man when he first met Cathy. He gave up everything in his life to mount his rescue effort for Cathy. Mark's character, and this is my opinion, is unimpeachable. Having given up everything in the struggle toward survival and freedom—yes, there was a period when they experienced financial difficulty. And yes, through the assistance of some caring people in various places, they were able to make it. That, certainly, is nothing to be ashamed of. On the contrary, integrity was not sacrificed for a quick sell-out. And, in fact, being stripped of financial resources is common among truth tellers on the right track.

I can say, without hesitation, that I consider Mark Phillips a friend. I consider Cathy O'Brien a friend. And honestly, I don't say that about many people.

The beauty of a truly *free press* is that issues such as this can be raised, discussed, and then we move on. I am of the personal opinion that *CONTACT* readers who have followed Mark and Cathy's story are certainly discerning enough to add no fuel to the coals of comments such as these. With this as a preface, let us now move into comments by Cathy O'Brien.

Dear Rick/*CONTACT*,

Wow, free press works both ways. Since it does, I would like to take a moment to counter statements made in the July 23 issue of *CONTACT* that are in direct conflict with Mark Phillips' true character.

Walter Bowart's statement, "Mark had apparently traveled all over the country with his hands out" demands reprisal. Not only did Mark devote his accumulated savings and belongings to rescue Kelly and me, but he continues to give of himself at all costs to keep us alive and to get the truth out. When the CIA, various federal agencies, and controlled/censored book publishers offer(ed) small fortunes for our silence, it was/is not even a consideration—poverty is a small price to pay for Freedom.

Likewise, it is erroneous to suggest that Mark put out a "piece of paper" saying that Walter is/was CIA. Walter may fantasize that Mark considers him to be in this league, but even if this were so—which it is NOT—neither Mark nor I waste our time shooting down well-intentioned others (i.e., Walter) when there is so much POSITIVE work to be done. "It's (CIA) like saying nigger, you know?" is a racist insinuation that is contrary to Mark's and my efforts. It is a deliberate diversionary tactic of those criminals in control of OUR government to create emotional issues—such as racism—to keep us all at odds with each other rather than unifying in purpose to implement soul-utions to the very real threats against humanity that we all are facing under the New World Order.

Our work is about LOVE for humanity...not about making money (as evidenced by our continued financial devastation) and not about diversionary, counter-productive hatred like racism.

I am hurt and disappointed to see in print two direct shots at Mark's character in light of the heroism he continues to live in service to humanity in these dark days. In keeping with *CONTACT'S* dedication to TRUTH, I am compelled to keep the record straight via this statement.

In Light of Truth,  
Cathy O'Brien

◆ ◆ ◆ ◆ ◆  
**YOU MAY ORDER  
BACK ISSUES OF  
CONTACT BY  
CALLING  
1-800-800-5565**



# New Executive Order

## 13010: July 15, 1996

*Grandma's letter and Commander Hatonn's comment is excerpted from a writing which we published in our 7/23/96 CONTACT on p. 12, and is followed by Executive Order 13010 in total.*

7/19/96 #1 HATONN

[QUOTING:]

### VOICE OF THE OLD GUARD

by "Grandma"

July 18, 1996

### EXECUTIVE ORDER 13010 JULY 15, 1996

Fellow Americans,

Mr. Clinton has presented, and recorded in the Federal Register, Executive Order 13010 of July 15, 1996.

Mr. Clinton states: "These critical infrastructures include telecommunications, electrical power systems, gas and oil storage and transportation, banking and finance, transportation (his double statement, not mine), water supply systems, emergency services (including medical, police, fire, and rescue), and continuity of government. Threats to these critical infrastructures fall into two categories: physical threats to tangible property (physical threats), and threats of electronic, radio-frequency, or computer-based attacks on the information or communications components that control critical infrastructures (cyber threats). Because many of these critical infrastructures are owned and operated by the private sector, it is essential that the government and private sector work together to develop a strategy for protecting them and assuring their continued operation."

This Executive Order is quite long; you should obtain it and read it for yourselves. More particularly, you should read Section 5 (c) of that Executive Order 13010, for it states:

"(c) The Advisory Committee shall be established in compliance with the Federal Advisory Committee Act, as amended (5 U.S.C. App.). The Department of Defense shall perform the functions of the President under the Federal Advisory Committee Act for the Advisory Committee, except that of reporting to the Congress, in accordance with the guidelines and procedures established by the Administrator of General Services."

It appears by this statement alone, we could now be under Martial Law.

Mr. Clinton, as other Presidents of the United States since the Southern States walked out of Congress, has acted contrary to the Supreme Court's rendering of the Unconstitutionality of the Emergency War Powers Act imposed by Abe Lincoln, and his Executive Order No. "One" (1), which also confiscated properties and denied Rights, by CIRCUMVENTING the U.S. Constitutional Congress.

Mr. Clinton, as the Executive Branch, and other Agencies have prevailed on "PUBLISHING IN THE FEDERAL REGISTER" and if not challenged for 30 days, IT BECOMES LAW "theory". The U.S. Congress is the ONLY Branch with LAW MAKING POWER, this includes approval of EXECUTIVE ORDERS. However, the Caveat being: CONGRESS HAS NEVER "LAWFULLY" RE-ASSEMBLED SINCE THE CONFEDERATE UNION STATES WALKED OUT AT THE BEGINNING OF THE CIVIL WAR!

"IF" the U.S. Congress has LAWFULLY RE-CONVENED, and the Southern States have been Lawfully Re-Admitted, it cannot be found by my researchers.

What WE have found is: Presidents were THREATENED, COERCED, and IMPEACHED because they refused the oppressive stipulations of a RUMP CONGRESS, who wanted to impose unconstitutional laws on the confederate states AFTER THE CIVIL WAR. We also found the Fourteenth Amendment WAS NEVER RATIFIED. Whereupon, "An Act to Enforce the Fourteenth Amendment" ultimately was passed by the U.S. Congress.

But, we still have not found the *RE-ADMISSION OF THE CONFEDERATE STATES BACK INTO THE UNION, OR TO THE U.S. CONGRESS(?)*

The President has "authority" only as long as "CONGRESS CAN NOT BE ASSEMBLED". (See the *Constitution* "FOR" the United States.)

Making and passing laws by PUBLISHING in the FEDERAL REGISTER is "UN-acceptable" for a CONSTITUTIONAL GOVERNMENT.

Mr. Clinton does not need to "hire" people as "Advisors" per this Executive Order 13010—Mr. Clinton, et alii, sorely need to have the ability to READ and COMPREHEND that which they have read, for, allegedly: 90+% of our Elected Officials CAN NOT READ!

Mr. Clinton is desirous of knowing (he must for he is seeking advisory committees), "How to get this nation back on track." Well, Mr. Clinton, the private sector here on Main Street, U.S.A., have stated, re-stated, and re-re-re-re etc., "Stated": *GET THIS NATION BACK UNDER A CONSTITUTIONAL GOVERNMENT, GET RID OF THOSE "UNCONSTITUTIONAL LAWS WHICH ARE PUBLISHED IN THE FEDERAL REGISTER FOR 30 DAYS AND THEN BECOME LAW, GET RID OF PUBLIC LAWS WHICH ARE PRIVATE LAWS FOR THE CARTELS, RESTORE INDUSTRY, MANUFACTURING, ALLOW THE PEOPLE TO FUNCTION UNDER A CONSTITUTIONAL GOVERNMENT, STATE AND FEDERAL, AND QUIT GIVING AWAY OUR TREASURY TRUST U.S. DOLLARS (Gold and Silver) to every third rate wannabe on the globe.*

Furthermore, we must rid our Elected Government of corruption, being on the "pay roll of Foreign Trusts", taking bribes, running DRUGS, and rid ourselves of these \$100K Banking Charters which have been allowed into this country by the SALE of Charters by the RUSSIAN MAFIA. Plus, Mr. President, the \$1 BILLION U.S.D. PER DAY to Russia must cease and desist. Their habits are more expensive than the American People can afford.

The Solution is simple: Return this nation to a

Constitutional Government on State and Federal levels, return our courts and our Constitutional law, return our manufacturing and industry base (we build it from the ground up), return our Constitutional courts and our common laws. In case you do not know where to find the "precedents", they can be found in the Original *Constitution*, in Article SIX more explicitly The First Mentioned (Marbury v. Madison, 1 Cranch 1-137 L.Ed. 60, 1804), as, the DEBITS and ENGAGEMENTS pertain to the *Constitution's* laws, ordinances of the states prior to entering into a Contract with the Central Government for "management purposes only on issues which the States could 'collectively' agree and work together on in unison..."

We need Congressmen and women, Presidents and Judiciary who CAN READ, and not rely on "Aides" who can not read either. Thus the problems are easily remedied.

Grandma Herrman

(618)243-5501 FAX; (618)342-5615 PHONE  
P.O. Box 477, Oakaville, IL 62271  
CC: Bill Clinton

[END OF QUOTING]

We haven't room to offer the order as written but will do so at the next opportunity. [Please see *Executive Order 13010 in total, following this article*]

Now, if such an Executive Order as this one above discussed is not reason enough for you-the-people to know about your OWN President, then I have no further argument for freedom's cause. You just go right on playing in your own little tiny screwed-up world where you are the center—and the God—and fiddle your lives away—while your nation burns and your souls wither within your unfortunate bodies upon which you focus your wonderful, uninformed attention. You do exactly what you choose to do and want to do—but I suggest you stop trying to pull down those who want a better way for ALL, for they now see through your cover-ups. And, to Mr. Ence who pronounced, "Hatonn is an asshole," I thank you, sir, and I shall keep the source of the compliment fully in mind. Does this somehow make you a "big" man? I suggest that it does not. May you each come to check your shoes to see whereat and upon what you may be treading. And remember something, friends: in every multiple personality disorder—there is truth waiting to come out—regardless of the hecklers. I wonder what personality these friendly vipers serve?

Salu and good morning.

### EXECUTIVE ORDER 13010

Title 3

The President

{[Page 37347]}

Executive Order 13010 of July 15, 1996

Critical Infrastructure Protection

Certain national infrastructures are so vital that their incapacity or destruction would have a debilitating impact on the defense or economic security of the United States. These critical infrastructures include telecommunications, electrical power systems, gas and oil storage and transportation, banking and finance, transportation, water supply systems, emergency services (including medical, police, fire, and rescue), and continuity of government. Threats to these critical infrastructures fall into two categories: physical threats to tangible property ("physical threats"), and threats of electronic, radio-frequency, or computer-based attacks on the information or communications components that control critical infrastructures ("cyber threats"). Because many of these critical infrastructures are owned

and operated by the private sector, it is essential that the government and private sector work together to develop a strategy for protecting them and assuring their continued operation.

NO V, THEREFORE, by the authority vested in me as President by the *Constitution* and the laws of the United States of America, it is hereby ordered as follows:

Section 1: Establishment. There is hereby established the President's Commission on Critical Infrastructure Protection ("Commission").

(a) Chair. A qualified individual from outside the Federal Government shall be appointed by the President to serve as Chair of the Commission. The Commission Chair shall be employed on a full-time basis.

(b) Members. The head of each of the following executive branch departments and agencies shall nominate not more than two full-time members of the Commission.

- (i) Department of the Treasury;
- (ii) Department of Justice;
- (iii) Department of Defense;
- (iv) Department of Commerce;
- (v) Department of Transportation;
- (vi) Department of Energy;
- (vii) Central Intelligence Agency;
- (viii) Federal Emergency Management Agency;
- (ix) Federal Bureau of Investigation;
- (x) National Security Agency.

One of the nominees of each agency may be an individual from outside the Federal Government who shall be employed by the agency on a full-time basis. Each nominee must be approved by the Steering Committee.

Sec. 2. The Principals Committee. The Commission shall report to the President through a Principals Committee ("Principals Committee"), which shall review any reports or recommendations before submission to the President. The Principals Committee shall comprise the:

- (i) Secretary of the Treasury;
- (ii) Secretary of Defense;

{[Page 37349]}

- (iii) Attorney General;
- (iv) Secretary of Commerce;
- (v) Secretary of Transportation;
- (vi) Secretary of Energy;
- (vii) Director of Central Intelligence;
- (viii) Director of the Office of Management and Budget;
- (ix) Director of the Federal Emergency Management Agency;
- (x) Assistant to the President for National Security Affairs;
- (xi) Assistant to the Vice President for National Security Affairs.

Sec. 3. The Steering Committee of the President's Commission on Critical Infrastructure Protection. A Steering Committee ("Steering Committee") shall oversee the work of the Commission on behalf of the Principals Committee. The Steering Committee shall comprise four members appointed by the President. One of the members shall be the Chair of the Commission and one shall be an employee of the Executive Office of the President. The Steering Committee will receive regular reports on the progress of the Commission's work and approve the submission of reports to the Principals Committee.

Sec. 4. Mission. The Commission shall:

(a) within 30 days of this order, produce a statement of its mission objectives, which will elaborate the general objectives set forth in this order, and a detailed

schedule for addressing each mission objective, for approval by the Steering Committee;

(b) identify and consult with: (i) elements of the public and private sectors that conduct, support, or contribute to infrastructure assurance; (ii) owners and operators of the critical infrastructures; and (iii) other elements of the public and private sectors, including the Congress, that have an interest in critical infrastructure assurance issues and that may have differing perspectives on these issues;

(c) assess the scope and nature of the vulnerabilities of, and threats to, critical infrastructures;

(d) determine what legal and policy issues are raised by efforts to protect critical infrastructures and assess how these issues should be addressed;

(e) recommend a comprehensive national policy and implementation strategy for protecting critical infrastructure from physical and cyber threats and assuring their continued operation;

(f) propose any statutory or regulatory changes necessary to effect its recommendations; and

(g) produce reports and recommendations to the Steering Committee as they become available; it shall not limit itself to producing one final report.

Sec. 5. Advisory Committee to the President's Commission on Critical Infrastructure Protection.

(a) The Commission shall receive advice from an advisory committee ("Advisory Committee") composed of no more than ten individuals appointed by the President from the private sector who are knowledgeable about critical infrastructures. The Advisory Committee shall advise the Commission on the subjects of the Commission's mission in whatever manner the Advisory Committee, the Commission Chair, and the Steering Committee deem appropriate.

(b) A Chair shall be designated by the President from among the members of the Advisory Committee.

(c) The Advisory Committee shall be established in compliance with the Federal Advisory Committee Act, as amended (5 U.S.C. App.). The Department of Defense shall perform the functions of the President under the Federal Advisory Committee Act for the Advisory Committee, except that of reporting to the Congress, in accordance with the guidelines and procedures established by the Administrator of General Services.

{[Page 37349]}

Sec. 6. Administration.

(a) All executive departments and agencies shall cooperate with the Commission and provide such assistance, information, and advice to the Commission as it may request, to the extent permitted by law.

(b) The Commission and the Advisory Committee may hold open and closed hearings, conduct inquiries, and establish subcommittees, as necessary.

(c) Members of the Advisory Committee shall serve without compensation for their work on the Advisory Committee. While engaged in the work of the Advisory Committee, members may be allowed travel expenses, including per diem in lieu of subsistence, as authorized by law for persons serving intermittently in the government service.

(d) To the extent permitted by law, and subject to the availability of appropriations, the Department of Defense shall provide the Commission and the Advisory Committee with administrative services, staff, other support services, and such funds as may be necessary for the performance of its functions and shall reimburse the executive branch components that provide representatives to the Commission for the compensation of those representatives.

(e) In order to augment the expertise of the Commission, the Department of Defense may, at the Commission's request, contract for the services of non-governmental consultants who may prepare analyses, reports, background papers, and other materials for consideration by the Commission. In addition, at the

Commission's request, executive departments and agencies shall request, executive departments and agencies shall request that existing Federal advisory committees consider and provide advice on issues of critical infrastructure protection, to the extent permitted by law.

(f) The Commission, the Principals Committee, the Steering Committee, and the Advisory Committee shall terminate 1 year from the date of this order, unless extended by the President prior to that date.

Sec. 7. Interim Coordinating Mission.

(a) While the Commission is conducting its analysis and until the President has an opportunity to consider and act on its recommendations, there is a need to increase coordination of existing infrastructure protection efforts in order to better address, and prevent, crises that would have a debilitating regional or national impact. There is hereby established an Infrastructure Protection Task Force ("IPTF") within the Department of Justice, chaired by the Federal Bureau of Investigation, to undertake this interim coordinating mission.

(b) The IPTF will not supplant any existing programs or organizations.

(c) The Steering Committee shall oversee the work of the IPTF.

(d) The IPTF shall include at least one full-time member each from the Federal Bureau of Investigation, the Department of Defense, and the National Security Agency. It shall also receive part-time assistance from other executive branch departments and agencies. Members shall be designated by their departments or agencies on the basis of their expertise in the protection of critical infrastructures. IPTF members compensation shall be paid by their parent agency or department.

(e) The IPTF's function is to identify and coordinate existing expertise, inside and outside of the Federal Government, to:

(i) provide, or facilitate and coordinate the provision of, expert guidance to critical infrastructures to detect, prevent, halt, or confine an attack and to recover and restore service;

(ii) issue threat and warning notices in the event advance information is obtained about a threat;

(iii) provide training and education on methods of reducing vulnerabilities and responding to attacks on critical infrastructures and;

(iv) conduct after-action analysis to determine possible future threats, targets, or methods of attack; and

(v) coordinate with the pertinent law enforcement authorities during or after an attack to facilitate any resulting criminal investigation.

(f) All executive departments and agencies shall cooperate with the IPTF and provide such assistance, information, and advice as the IPTF may request, to the extent permitted by law.

(g) All executive departments and agencies shall share with the IPTF information about threats and warning of attacks, and about actual attacks on critical infrastructures, to the extent permitted by law.

(h) The IPTF shall terminate no later than 180 days after the termination of the Commission, unless extended by the President prior to that date.

Sec. 8. General

(a) This order is not intended to change any existing statutes or Executive orders.

(b) This order is not intended to create any right, benefit, trust, or responsibility, substantive or procedural, enforceable at law or equity by a party against the United States, its agencies, its officers, or any person.

(Presidential Sig.) <Clinton1><Clinton2>  
THE WHITE HOUSE,  
July 15, 1996.

[FR Lec. 96-18351  
Filed 7-16-96; 11:34 am]  
Billing code 3195-01-p

# The News Desk

7/28/96 PHYLLIS LINN

## COMPUTER CHAOS IN 2000

From the July 11 issue of *THE GAZETTE, MONTREAL*, [quoting:]

WASHINGTON (Reuter/CP)—A technology-industry group painted a grim picture yesterday of the potential havoc on computer systems around the world from the so-called millennium bug. The failure of many computers to recognize the date 2000 properly could disrupt vehicle traffic, paycheques, benefit calculations, security operations and even weapons systems, said the Information Technology Association of America. "I don't want to be in traffic, I don't want to be in an elevator in a tall building, I don't want to be anywhere computer-dependent on Jan. 1, 2000," said Nancy Peters of Darmstadt, Germany-based Software AG.

The problem arose because computer programmers in the 1960s and 1970s—when storage space was tight—used two digits to represent the year instead of four, expecting the programs to be obsolete before 2000. Now, most computers, lacking human intuition, either interpret 00 as 1900, or reject it completely as an invalid date.

Unless the problem is fixed: Flights could be canceled when airport computers ground aircraft because they seem to be 99 years overdue for overhauls, or their pilots appear to have been on duty for hundreds of thousands of hours. Phone calls placed just after midnight could be charged as 53 million minutes. Credit-card balances could soar into the millions of dollars as computers that calculate interest go haywire.

Government treasury departments will be unable to write cheques dated 2000 and computers will reject entries of births that year. City traffic-signal systems, which depend on computers to tell them which days fall on weekends and which days are holidays, would also be in chaos, she said. The problem is cropping up already. Some cash registers refuse to accept credit cards with expiry dates of 2000. Employees have to type in 1999 instead. The technology association estimated that the cost of combing through the computer code of programs is 80 cents to \$1 per line, or about \$4 million for a mid-size company. The worldwide cost will be between \$300 billion and \$600 billion, it said.

Approaches to fixing the date glitch range from such labor-intensive ideas as farming the programming work out to low-wage countries, to high-tech solutions involving sophisticated templates to change each affected line of code. Some companies might even develop completely new software systems. Those who get their act together will still face disarray if their suppliers, customers and affiliates don't. An independent users' group is being set up to encourage computer users to change their programs.

## A CLARIFICATION OF TORAH DOCTRINE

Issued By

The Central Rabbinical Congress  
of the U.S.A. & Canada

[The media's accounts of Israeli "right wing/left wing" politics is reminiscent of the way this alleged "dichotomy" is portrayed in the U.S.—a blur of ambiguous adjectives designed to keep the populace in a state of perpetual confusion. The following statement is refreshing and may offer some clarity on this issue. It appeared in the Op-Ed section of the July 14 issue of the NEW YORK TIMES and is quoted in its entirety.]

In the aftermath of the elections in the State of Israel it has become a commonplace that religious Jews

and their parties supported a candidate who was in favor of slowing down or stopping the peace process. In the public mind, the policies of these parties became synonymous with *Torah* Doctrine. Moreover, they were portrayed in the media as "ultra-nationalists" willing to exchange "peace" for "land". Thus, when criticisms were voiced against the new leaders of Israel for endangering the peace process it was inevitable that blame would fall on religious Jewry, due to their apparent devotion to an expansionist, "Greater Israel".

This impression is utterly false. All forms of Zionism, be they of the "right" or "left", are inherently antithetical to the teaching of our faith! The great sages and saints of our people have always been opposed to the existence of the Zionist state. Indeed, when an obscure Viennese journalist first challenged the *Torah* approach to exile and redemption over one hundred years ago, he was immediately attacked by the *Torah* sages of that time. Those orthodox Jews who support the Israeli state and "Greater Israel" are falsifiers of *Torah* doctrine. They have abandoned the principles of their predecessors for material benefits derived from the Zionist state.

The harm of observant Jews supporting the Zionist state is compounded by the Israeli government's consistent, public rebellion against G-d's kingship. It is a state which constantly violates *Torah* law, and actively seeks to persecute its observers via cemetery desecrations, autopsies, drafting of women, etc. Accordingly, when observant Jews wax enthusiastic over the state and its leaders, it creates a monstrous desecration of G-d's name.

*Torah* true Jews who have remained loyal to their ancestral faith are not "ultra-nationalists" who desire land at the price of peace. Throughout history dating back to Temple days they have opposed secular, militaristic solutions to Jewish problems. In Israel today they do not participate in the electoral process of the Zionist state nor do they accept its financial benefits. Frequently ignored by the media, they number in the hundreds of thousands worldwide. Yet, it is they who have remained firmly devoted to Judaism as received and taught throughout the millennia.

It is in their name that we restate the  
fundamental beliefs of our faith:

*Torah* Jewry sees its exile from the Holy Land as the result of a Divine decree, based upon the Talmudic "Three Oaths" (Kesubos 111a) which prohibit the Jewish people to travel en masse to the Holy Land, rebel against the other nations or in any way seek to hasten the Messianic process by this worldly means. The land was given to us according to G-d's will, and when our sins accumulated we were exiled from it. This exile is in essence a spiritual state that cannot and (as the *Talmud* teaches) must not be remedied by temporal means. Until G-d chooses to end history as we know it, with redeeming us by miraculous acts, we are commanded by Him to live as co-operative, law abiding and patriotic citizens in our countries of residence. Accordingly, the Jewish people have no "claim" to the Holy Land at present. They have no right to conquer or to rule over it.

Clearly, the creation of the State of Israel in 1948 was in no way a fulfillment of the Jewish people's millennial-long yearning for redemption. It was a bizarre, secularist substitute for that redemption.

The doctrine of constantly leading the Jewish people into confrontations with other nations is the dogma of Zionism not of the *Holy Torah*. We are commanded by G-d to live in dignity and piety wherever Providence has so ordained.

Therefore, we declare that the Zionist State of Israel is not the legitimate representative of our people. Our position on the ceding of land is quite simple: Any Jewish sovereignty over the Holy Land before the Mes-

sianic Epoch is sinful and sure to lead to tragedy. And it is certainly absurd to sacrifice even one human life for this illegitimate state.

May all mankind be worthy of true Redemption when the "Swords Will Be Beaten Into Plowshares" and G-d's Glory will fill the world.

CENTRAL RABBINICAL CONGRESS  
OF THE U.S.A. & CANADA  
85 Division Avenue, Brooklyn, N.Y. 11211  
Telephone: (718) 384-6765-6

## CDC'S GUN RESEARCH FUNDING SHOT DOWN

From the July 14 issue of *THE ORLANDO SENTINEL*, [quoting:]

WASHINGTON (AP)—They discovered that guns kill more teenagers than all diseases combined, gun-related homicides—and suicides—are rising, and that firearms send almost 40,000 Americans to their graves each year. Now, doctors at the Centers for Disease Control and Prevention—who track all sorts of causes of death and disease—may be forced to stop reporting on the toll that guns take on the nation. Last week, the House stripped \$2.6 million from the CDC, saying its firearms tracking was being misused to subtly push gun control [subtly!/?] The vote was victory for the National Rifle Association, which for three years argued that the CDC's research was biased. "If all you ever do is count the times criminals misuse firearms or the times people accidentally shoot themselves...all you're doing is building up a negative," said NRA spokesman Chip Walker. The CDC denies ever lobbying for gun control and is fighting to save its program in the Senate. It calls the firearms research vital if the nation is to develop livesaving programs, from suicide prevention to keeping teens from bringing guns to school [a bit far afield of "disease control and prevention"].

## IRS WANTS ITS CUT

This "mind-boggler of the week" comes from the July 7 issue of the *MODESTO BEE*, [quoting:]

SANTA ANA—An Irvine woman accused of smuggling pregnant Hungarians into the United States and selling their babies for up to \$80,000 each, is now accused of failing to pay taxes on the alleged scheme. In a criminal complaint filed by federal prosecutors, Marianne Gati was charged with three fraud counts. [If this woman had been nuts enough to file taxes on her ill-gotten gain, she would have been testifying against herself, which she is not required to do according to the U.S. Constitution, right?]

## OCHOA OUT OF JAIL

From the July 15 issue of *THE NEW FEDERALIST*, [quoting:]

The man who founded and helped rule the world's most violent criminal organization walked out of a Colombian prison July 5, a mere five years after surrendering to authorities under a plea-bargain arrangement that allowed him to serve his time, with his two criminal brothers, in a hometown jail where his mother's cooking was delivered daily. His brothers are expected to be released within the month. As Medellin Cartel boss Jorge Luis Ochoa left prison and sped off in an armored vehicle, Colombian Justice Minister Carlos Medellin unabashedly informed the media that Ochoa is "probably one of the wealthiest people in the country." During his brief five years of prison time, Ochoa's billions were never touched! It now remains to be seen whether he will make good on his pledge to finance a campaign to legalize drugs, as his first act out of jail.

Your news clippings are appreciated! Be sure to indicate the date and media source and send them to: CONTACT, P.O. Box 986, Tehachapi, CA 93581.

# Taking Care Of Necessary Business

7/23/96 #1 HATONN

**SOME BUSINESS FIRST, PLEASE.** I would appreciate your dividing up the messages so that ones can get their personal responses—but please feel free to publish them as well.

Part of our problem, and I do not fault anyone so please do NOT be offended—is that I am not going to write separately on topics or products past the first introductions, etc.—IF I CAN HELP IT!!!

When lawsuits are over so we can go back to some semblance of writing focus and we get funds so we aren't THE ones having to decide on every last centavo—then, and only then, can we do adequate focusing on some of these side-line topics.

I know it pains Dharma not to write individual cards and notes to everyone who sends love and “things”. These things ARE THE FUEL that fires the heart and allows us to move on in confidence.

I cannot use names here, please understand, for the MOMENT we use a reference—George Green and his brigade of workers contact these people and send their packages of poison, harassment, etc.

So, to M.G., who just yesterday sent some items of clothing—THANK YOU. Dharma was having a terrible time as jury trial looms ever closer—THANK GOD, FINALLY, that we will now be on display to bare the soul to all the world—if there is yet anything left of privacy.

I actually watched her yesterday pull out the wonderful winter (and I mean “winter”) sweater recently received from the needles of I.McR. and try to figure a way it wouldn't be noticed if she just “carried” it with her to court—I believe, to hide UNDER. Now that the temperature in Bakersfield averages about 105° to 110° F. a day, it seems we could find something a bit cooler to hide UNDER!

She has her “love box” in which she keeps a tiny “spoon” from each of a couple of you, three rings that were precious to some of you and you shared, and some other small objects and messages “to hold on to” along with a couple of handkerchiefs in case the nose runs in public, etc. I watch her fix them, tuck them away to go through the scanners, then convince herself “how silly” and then go get them out again and on and on. But readers, these are the TANGIBLE items that remind us of that which might otherwise be overlooked. We attend the cards and letters that come, along with the pictures you care to share—and some of those remind us that you care and shared, and one day our expression can be in RETURN for in that returning the love comes the wonderful bonding of love and appreciation—AND, OH YES INDEED, THAT DAY OF REWARD IS COMING. It won't have to do with lawsuits and such—it will come from having done the right things with that which God has blessed our journey. We only need to get the nonsense games of judicial inquisition off our backs.

We are quite amused as of yesterday to receive copies of the latest Abbott/Horton “creation”. In spite of court rulings and with no foundation upon which to even ENTER such a thing—the Green Brigade has taken the lower court's (Supreme Court of Nevada—twice yet) denial as an invitation to enter a pseudo-suit

with the U.S. Supreme Court. Why? Trying to get the Supreme Court of the U.S. to HOLD THE OVERTON GOLD UNTIL GEORGE AND HIS ATTORNEYS GET PAID AND BEFORE THE INSTITUTE CAN USE ANY OF IT FOR ANY DEBT CAUSE. Now, readers, is this desperation or what?

We hold another one, of many, “mailings” from a person who just got a package from George Green with all his garbage as late as the 15th of July, 1996. The man has marked the most remarkable items and has written at length on the contradictions of both Green AND his puppies, Ence, et al. He points out that the letter George is using to claim title to the GOLD was written without any “gold” having made presence. The recipient also points out that it doesn't say anything about the gold or to keep “IT”, (\$350,000 of it) for George and Desirée Greens' use. No, it certainly DOES NOT! That particular letter George uses for his “proof” went with a small GIFT of funds to “help” a bit with personal and small problems. And, further, for the \$40,000 of another gift—there was a note issued as are all receivings handled “here” to STOP any nonsense of holding ANYTHING. If we slip-up on recognition—it will never, we assure you, be on \$350,000! By the way: George NEVER EVEN ACKNOWLEDGED TO DAVE OVERTON THE RECEIPT OF THOSE COINS. HE NEVER EVEN ACKNOWLEDGED THEM TO THE SENDER!!! Was it that Dave would die one of these days, being elderly—and NO ONE WOULD KNOW? People, you had better start looking very HARD at the games people play as they vary from the spewing of the tongue.

I'm sure Mr. Horn and Jason Brent will also fully appreciate Green's mass mailings of this month—because those cute documents he included from his twigs on this shore—FULLY AND TOTALLY IMPLICATE BOTH INTO THE, YES INDEED, CONSPIRACY! How nice to have that information right here just two days prior to the pre-trial hearing on the 24th over this property in which NONE of this has any association but has caused abuse, misuse and totally absurd inquisition for the last two years. We shall see if the Judge continues to find all this amusing—for in the long-run—the reflection WILL BE ON HIM AND I TRUST THE LEGAL COUNSEL WILL MAKE THIS QUITE CLEAR TO HIM.

I can also guarantee that, had E.J. not spoken with Ginger Brady about her cache of gold coins George was handling—she would not have received those funds back EITHER. You see, E.J. DID KNOW that George volunteered to take care of Ginger's coins and did also move THEM to Nevada with him, as well. This in point was being held, according to George, with some bit of “stuff” he was either holding or had himself. You see, Ekkers do NOT “hold” things of this sort. If anything is sent to use in product, etc., it is accounted for and put in security with someone else for protection. It is NOT buried in the back yard to later claim “everybody knew” and it was “my gift”.

I wonder that people say things, such as Ence and Fort, and not think about what they are saying. In one breath both are now quoting George Green as saying Doris was always just so jealous of Desirée's position and possessions as to have done her in. Oh—in the next

they say that Ekkers have squandered and have stashed MILLIONS of dollars and plan to skip the country with bags ALREADY packed and hid in the crawl-space under the floor. How interesting—for if it is the “Cartier watch” that brings such envy—why not just go get a watch with a bit of that massive loot? Further, why would they continue to use the USED car of their son's with nearly a hundred and a half THOUSAND miles on it—with a failing transmission? George lists that vehicle among the other new cars and two airplanes Ekkers have squandered YOUR money on? Doesn't it make you marvel that so many people, in spite of the legal barrage of con-people, still make it possible to keep a paper in print? No, you are NOT going to find any Mercedes or Cartier or Gucci items here in this lower-level room filled with boxes of information waiting to be shared.

How blessed we are, readers, that these people went their way for we need them not with their lies and thievery longer with and among us. And, further, it will be a wondrous day of insight when the ones who feel wronged—go to the source of the WRONG-DOING and quit touting their own failures and actions as being pushed into same by US. Mr. Ence pronounces, “Hatonn is an Asshole”! But even THAT CLASSIFICATION removes his prior statement as me simply being a “fragment or aspect of Doris' MPD problem of brain-damage”. I guess I can live up to the label if need arises, for use in his defining context! I don't call such names of such as Ence as an Asshole—I call it what he IS: a thief, a cheat and a liar—directly to his sniggering face. And you who aid, abet and keep the company of lying, cheating and thieving personages—so be it and may you live “happily ever after” for you certainly do not and shall not find—JOY!

You who took a private document for the lawyers OUT OF A PRIVATELY MARKED ENVELOPE and copied it and fed it to this Brigade of bumbler—so be that, also, for you too shall find things not going so well in your “trust” department forever more. They nor we shall ever trust you again—with anything and welcome your removing yourself—in that secret measure of silence. The parties to whom you sent the “stuff” have ALREADY BETRAYED AND NAMED YOU—IN THEIR MASS MAILINGS AND SECRET CONTACTS YET. We, however, aren't feeling too hard about it because we all needed to know the guilty—didn't we? That is, without fear of being denied. By the way, you who “stay” anywhere—if you betray a so-called “friend”—because your “friends are here” you are in error. If you BETRAY friends—you HAVE NO FRIENDS! You will, at best, have using acquaintances who will trust you even less than the avowed enemies. And, don't bother to PRETEND anything around us for we are sick to our bones of PRETENDERS, almost as sick as we are of this topic.

Now may we look at a couple of other things of sharing but dealing with far different topics, please.

ZIGGY / By Tom Wilson



# Update Discussion About Life-Enhancing Products

7/23/96 #1 HATONN

## GAIANDRIANA

I have been asked to respond to a note from D.K. of Sulphur Springs. She writes:

"Over the past few months I have ordered the Gaia 'Gaiandriana and AquaGaia', etc., as I have been able to afford and tried to keep some on hand so I wouldn't run out.

"I have 3 quarts of the Gaiandriana that seems different from other Gaiandriana I have taken in the past. It tastes and looks like water and has very minimal amount of debris in it that looks like a few pieces of tea leaf. It is very clear and colorless. Should I be concerned? I have opened two of them and have one at work and the other at home. The third one is unopened.

"Since the ingredients listed indicate AloeVera, Guava, Mint, Electrolytes, Hydrogen Peroxide and Natural Yellow Color, I thought there should be some flavor to it and perhaps some color as others I have used.

"Please let me know if I should be concerned or how to know if the stuff is as it should be. Thank you for your help."

WHAT YOU HAVE IS EXCELLENT. SO I SHALL, HOWEVER, UPDATE ALL OF YOU AS TO WHAT IS TAKING PLACE.

When we first began incubating the Drias we did not have the sophisticated colloids we now have perfected ourselves. We also did not have a way to have had an integrated surfactant (surface-active agent) which would allow better ingestion of particulate into the single cell structures. We have all of that now. The yellow color is the NATURAL color of particulate (colloidal) silver and especially when using "food" of aloe vera—the color is naturally golden. When we add

OxySol to the Dria formulae it immediately turns the entire container golden as the crystal life cells activate the drias and they come feed like little brilliant "goldfish". The more perfect the ability of the cells to contain what they need and nothing more—is the balance factor. For instance, if we try adding a bit of color to the Gaiandriana—within two days it is again CLEAR and transparent crystal. We are able to color the AquaGaia to prevent mixing by accident wherein the Gaiandriana EATS the drias in the AquaGaia mix if stored together, but we have to start with a lot of color and are lucky if we can make it to packaging without it crystalizing. IT IS THE LIFE CRYSTAL bearing different genetic and DNA structures that we aim for so it is doing its perfect work.

Since we have now a surfactant we can use a much smaller amount of aloe vera and therefore there is not as much left to be utilized and converted as in the

beginning. We find that now the Drias have a tendency to produce GRANULAR CRYSTALS rather than membrane-type Dria residue so this accounts for less, as you call it, debris and/or membrane formation. The PERFECT crystal-LIFE "solution"—for lack of better description—utilizes everything and completely consumes it by producing perfect cells without much fallout or debris.

We did something else as we could get the perfect form of minerals, etc. We stopped having to feed commercial forms of anything and actually feed directly the "rare earth", "yucca (surfactant)" and "poslin" for the best use of iridium (the stuff of life which converts some of the colloidal gold to mono-atomic gold in the right circumstances). This in turn allows the carbon crystals (that wonderful stuff called liquid diamond) to be programmed for selective DNA cellular integration with specific body needs. It is like a clean DNA chip which will go to any deficient organ or whatever and becomes programmed to act specifically.

When we have perfect Gaiandriana we can't even KEEP a flavor or a color. We have had inspectors WATCH the addition of the various "foods" to the growing jars—and literally WATCH the changes taking place while the colors change to every iridescent hue of the rainbow—settle down into silvery-gold shimmer and then disappear as the sun catalyzes everything and forms living cells. I speak of adding the very mineral deposit ("dirt" if you will) and crushed poslin to the solution along with powdered yucca and aloe vera—and it converts to something so pure as to have inability to longer isolate the particulate. The people here have no way to isolate these cells and we keep it that way—for there is assurance of inability to make mistakes OR TO TAMPER. You end up with, at worst, pure water as far as solution testing, because the particulate becomes colloidalized just as it does within the

**ORDER NOW—From New Gaia**

## COLLOIDS

**Colloidal Titanium (GAIA Ti-22) \$20 2oz.**

**Colloidal Copper (GAIA Cu-29) \$10 2oz.**

**Colloidal DHEA (GAIA DHEA) \$20 2oz.**

**AVAILABLE SOON:**

**Poslin Capsules**

**GaiaLife Colloidal Minerals 121++**

**Rare Earth Capsules**

**(800) NEW-GAIA (639-4242)**

Advanced products with higher frequencies to knock out the newly created, mutated viruses carried by the specialized parasites. (Please see explanatory article on p. 19)

## *New Gaia Products*

Offers  
Gaiandriana &  
Silver & Gold Colloids

1 (800) NEW-GAIA

(639-4242)

*for information and  
a free catalog*

body, plant, etc. It is utilized exactly as does the body function. This is WHY it is so tremendously necessary—it replaces mutant cells, damaged cells, missing cells, and ENHANCES THE IMMUNE SYSTEM TO FUNCTION AS IT SHOULD UNDER ASSAULTS.

The colloids we offer—are also added to the Gaiandriana so that you get a PERFECT immune system enhancer. You need the special colloids to counter the immediate attacks of the new viral-bacteria and fungi.

The reason the gold and silver colloids have COLOR is that we must have increased amounts of charged ions present for antiseptic and “therapeutic” advantage. Now we have titanium and copper—both with the added “frequency” particulate of a minute selenium particle in those specific colloids to bring the frequency to a level capable of shattering a titanium molecule of the new viruses. The qualities of the silver and gold colloid, and now, copper, can make contact IF IT CAN GET WITHIN THE CELLS HOUSING AND SHELTERING THE INVADERS, and knock out the organisms. However, readers, you need the new mineral items we now offer—especially the minerals you don’t get anywhere else from the direct deposits of the minerals themselves—so the cells AND THE DRIAS can take them within.

Because of the tendency of PERFECT GOD to present PERFECT CELLS—it is all but impossible to keep color or flavor in these products—for the cells themselves DO THEIR PERFECT WORK and convert to cellular structure the additives—EXACTLY AS IT IS SUPPOSED TO BE.

We have now integrated EVERY KNOWN ELEMENT—EVEN THOSE UNKNOWN TO YOUR SCIENTISTS BUT EXISTING ON YOUR PLANET—INTO THE SOLUTIONS WE OFFER—AND HAVE STAGED THE FREQUENCY TO OUT-RANK ANY OF THE NOW PRESENT TAMPERED MICROBES—IN THE SPECIFIC MINERAL COLLOIDS. The rare-earth-positron mineral colloidal drops have EVERYTHING—not just 50 or 75 or 77—ALL minerals including a silica base which will convert to calcium—bone, nails, etc. You don’t have to have osteoporosis—you just need the right thing—and in most instances it is NOT calcium—it is the conversion of silica into necessary calcium base. We just colloidalize the WHOLE thing and make separate colloids to offer “more”, if the body is selectively deficient, of some elements. Once the body is in balance, you can adequately attend all your NEEDS for mere pennies a day, if that much. You need more in the upstart because you people have become so deficient and unbalanced as to be at great vulnerability to attacking microbes or any kind of deteriorating mutation or dis-ease.

Actually, when you find a factual case of mental-unbalance, that too is going to show up as a deficiency in “something”. Merely offering the body “charged ionized” water (the “vortex” apparatus with electrolytes) will make an almost instant change in thought processing and body function.

Are the micro-water (expensive) machines better? Yes, because they separate the alkaline from the acidic water cells. However, after the body gets itself into better balance you can handle that much acidic water as is in the usual water supplies. We TRY ALWAYS to offer what we can that will allow you the most perfect shelter and ability at the very lowest price possible—but we do have to stay in business or the products and the paper would go down.

I know it is hard for you to always find these products, because we are the ONLY ones who can offer such as Gaiandriana, etc. And, our colloids are enhanced so there is no competition in actual fact. No one anywhere on your globe has OxySol, as a for instance. So, the next question always comes: “Then why don’t you advertise and go public and have more and...” Because we are interested in YOU, YOU and YOU—not the “masses” and because we offer NOTHING which will get us in trouble with the regulators. Believe me, the Green Brigade TRIED everything and

everyone they could get to hold still—to banish us back to the ethers. We are extremely careful to follow EVERY REGULATION, be less costly than anyone else for even the same products—TO STOP ANY QUESTION OF OUR INTEGRITY OR INTENT. WE DO NOT PRACTICE MEDICINE—HOLISTIC OR DRUG-MEDICINE. YOU MAY MAKE CLAIMS—WE MAKE NONE.

When the lawsuits are done and the project funds are available we will do it bigger and having these things will only be limited by the regulators—for all.

There are two claims we WILL make and they are that if you only had Gaiandriana, Gaialyte and Spelta or mixed Spelta flour bread—you could live nicely forever—as to food needs! If you have a survival supply of the things we offer you, in variety, with water (and we can even clean up the water) you will be healthier

than today with your full ability to get the junk you want. But will it be “good to taste”? Yes indeed—when you are hungry, starving, almost anything begins to taste very, very good. So, when you start off with something wherein a half a slice of bread can equal 3 full slices, AND TASTE GOOD, you have come near to ideal living! You add some tofu and lentils and you will feel wealthy beyond your dreams. If you are fortunate enough to have a couple of milk goats or a cow and some egg-laying chickens—the world will seem to be yours.

I hope this suffices for explanation for the letter above. I don’t wish to bore you with too much conversation but I do want you to be fully informed. It will come the day when you who share with us WILL BE THE ONES SOUGHT OUT FOR INFORMATION AND HELP SO WE MUST DO THAT WHICH WE CAN TO ATTAIN BOTH. (Please see related article on p.19)

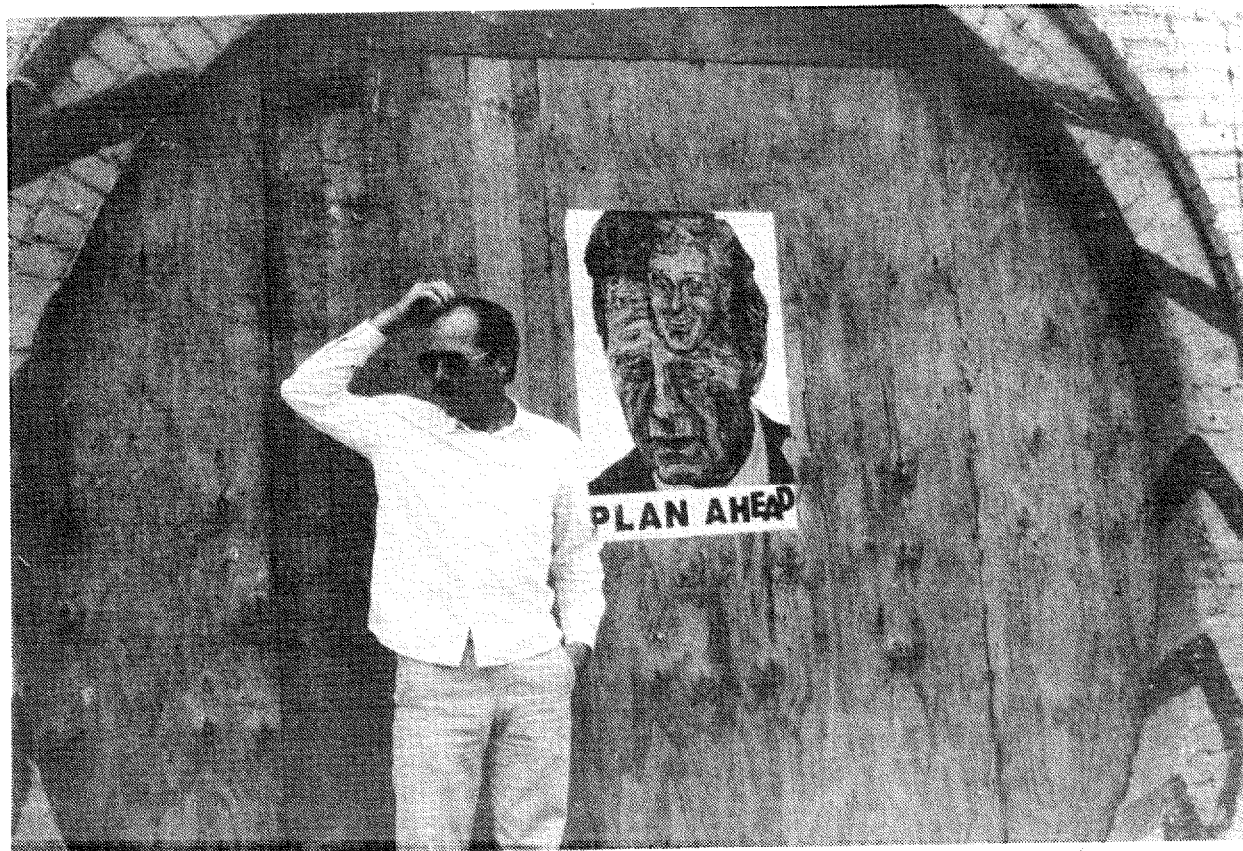
## An Update To: The Sordid Story Of Santa Barbara Savings & Loan

7/26/96 RAY BILGER

GEORGE BUSH AT  
MILKEN'S ESTATE

*The following information was received too late for inclusion in "The Sordid Story Of Santa Barbara Savings & Loan", Part II, printed in the 7/23/96 issue of CONTACT, pgs. 3-4.*

Very reliable sources have confirmed that former President George Bush recently attended Michael Milken's (of Drexel Burnham fame) 50th birthday celebration, over the July 4th weekend, at Milken's (not in his name, of course) posh Lake Tahoe estate. Also in attendance were former President Gerald Ford, Colin Powell, and Norman Schwarzkopf and others whose names are familiar to most Americans. Most of the people present were Drexel clients. This is a very direct connection between George Bush and Drexel, who sold junk bonds to Santa Barbara Savings & Loan Association.



Which way to the Milken party?

# Kudos To Grandma & "Bad Boy" Hatonn

7/23/96 #1 HATONN

## PERSONAL TRIBUTE TO "GRANDMA"

I am so pleased to print this next letter that I feel a bit "mushy" about it. We tend to JUDGE even when we don't intend to do so and then, worse, we tend to cling to the "opinions" of others and base our observations on the most superficial things of which our own "perceptions" and "expectations" are based—usually on NOTHING.

The one we call GRANDMA is a beautiful lady, sometimes blunt to the extent of shocking some, giving, having borne pain beyond the acceptable, much the less, expected. She tried to share, even in her time of greatest trials, and even in the wrong directions, before she came to "be fully informed". She has walked through attempts on her life and the actual MURDER of some around her. I honor her and I can accept a lot of quibbling, shouting, and even name calling of myself—as the necessary part of grieving as loss takes its toll on any or all.

Not too many people get to know this person, or even people like us, here at this location—so we fail, often, to be allowed to see that which is GREAT in an individual—especially when others make an all-out effort to discredit and tarnish another. Thank you Jean (Ray) for taking the time to write this loving letter—because you now KNOW this person caught in the most tornadic whirlpool on the globe this day—bar nothing. People caught in these incredible circumstances are blessed without vision of their own plight as God shelters you from full realization—that, for instance—"they" are out to actually kill you! The alternative is to fold up and die—or push right on through the vipers and succeed in our goals, to freedom and KNOWING. We lose loved ones to the bullies and killers and our hearts think for a bit that we cannot keep on keeping on—but then God kicks in, and you know that you not only CAN—but WILL. You begin to recognize the prizes GOD has held and then we honor those departed who allowed us to now have that which no other could serve to a dying world. We can honor, mourn, grieve, and then LOVE those who make transition, that we might serve longer and, with their help—make freedom possible for both body and soul. Ah indeed, if we would be but still and listen:

[QUOTING:]

July 19, 1996

Re: Personal Tribute to "GRANDMA" Herman  
Dear CONTACT and readers:

I wish you all could meet Grandma, especially

those who claim to be offended by her "crude" country humor and expressions. What I find offensive is the vile acts of the *puppets*, *perverts* and *deceivers* who sit in the oval office in Washington and those who do us a disservice in Congress.

I have had the pleasure of visiting Grandma and know that she is one lovely, refined, gracious and intelligent LADY when she is allowed to be. She is constantly being beset by personal, financial and health problems in addition to carrying the constitutional burden of future generations. Most often her time is spent researching, answering phone inquiries, receiving and sending faxes, and writing daily of the blatant abuses and violations of our *U.S. Constitution*.

Grandma is very passionate in her efforts to return this country back to a "*Republic*" as our original constitutional form of government. She has lived history and has been a part of it while most of us have just lived *through* history.

The things that were/are dear to Grandma are all but gone. Russell, had he lived, would have brought the support and comfort that has eluded Grandma most of her life. Certain ones who were the very closest to her have misjudged her and withdrawn their caring and their love.

I don't know if any of her present friends and contacts can make up for her losses but we can try. She is a special person to know and to love and she is *OUR* Grandma.

The same holds true and can be said to all of you dear ones in Tehachapi. To Sananda, Commander Hatonn and all the Hosts as well as Doris & EJ, Rick, Brent, Dr. Young, Ray, Nora, Margie, Marina, Paul, Charles, Al, Phyllis, Gene, Karen, Valerie, Claudia, Jeff, Kathy, Diane, Zita, etc. [H: And believe me, she simply had to stop for lack of space, in naming you.] To all I have met and have yet to meet, my love and admiration to you all for staying the course.

In Love & Light,

/s/ Jean Ray (of Illinois)

[END OF QUOTING]

Okay, Jean, what is sauce for the goose is sauce, likewise, for the gander! I am going to tell "on" you—and John. This will also include another few back there near you. I am also going to suggest that our infamous alias "Adm. Raider" might well help by getting to know you people personally—perhaps E.J. could arrange an introduction.

Readers, THESE PEOPLE have done the unthinkable by reading out and literally stepping up to the guillotine and laying their heads across the chop-groove. They have accepted the responsibility of filling

in the SUPPORT AND SECURITY slots both for now and for later—for Grandma—that what needs to be done CAN BE ACCOMPLISHED. My "team" here can only gain by hooking into the same circuit because, without one—the other is valueless. Together, we (YOU) can succeed—alone it is overrun with the bulldozers.

Is there risk? Oh my, YES! Moreover, there is CERTAIN DANGER—no guessing about it. These people are pulling off the coup of the generations and all time prior to now—face to face with the bastard kings of darkness, on their turf, with their toys, and standing fully against the most powerful and nasty personages on your globe. Will they be able to prevail? YOU BETTER BELIEVE IT AND YOU CAN PLACE YOUR BETS ON IT—WE DO NOT QUIT!

Our people have been told "...but you have to have an amazingly big threat (sword) to even get their attention..." These same persons said "...oh god, don't even whisper that name, Hatonn, he is so dangerous as to be folly for those who even speak of him. He is listed in such a high security slot as to have no access to the records, even by the President. (A-6 I believe—or whatever silly "top-level" gradings you label your non-sensical secret files)..."

Well, Dharma, Rick, Grandma and E.J. looked at each other, giggled, took up the paperwork, agreements, and contracts and went directly back to the perpe-TRAITORS—WITH "*THE*" BIG STICK!—"me"!! Now we have set the stage around the globe in strategic places and informed the major players that we are in the game—so please meet your obligations, ladies and gentlemen. We are NOT islands meant to bear all ALONE—for if you perceive "alone" you automatically leave out GOD and therefore you CANNOT be "alone".

I have to remind you that upwards of several million Soviet troops are IN MEXICO as we speak. The ENEMY just showed you a massive act of war by downing a passenger liner—the biggest you have—without blinking a light-beam. No, dear ones, we didn't do it—and neither did the Islamic "terrorists". Take responsibility, you mongrels of this corrupt and disgusting government and sick administration—you have become at war and don't even seem to know it.

What is happening in Atlanta at your Olympic "games"? The city is under TROOPER control. This was a big TEST to see exactly how it CAN WORK. And, let me remind you dissenters—that the Martial Law COMPOUNDS are ready and waiting. You have massive numbers of Soviet (Russian if you prefer) and foreign troops ON YOUR SOIL and massive numbers of Russian equipment and more men waiting in Mexico—all the way to the southern border of MEXICO. All they have to do is walk, drive or blow their way across the border.

Will it be an easy take-over? I can't say but any war is never easy and the weapons will be strange to you because you haven't paid attention to the fact that they get you through your minds and such massively destructive weaponry as to subdue even the most strong defenders. But yes, they will bring you bloodshed and horror—for fear is what controls first, then hunger, and then economic problems, and on down the *Protocols* list. And NO, it will not be the little Jewish people YOU MIND-BENDERS wish to use for show-and-tell—it will be the Khazarian Zionists and THEIR ENEMIES who do the dirty deeds. No, that IS NOT anything to do with the Hosts of God in your cosmic universe. It is what MAN has manufactured, crossed, messed up and mutated which will bring the terror upon the lands. And, while all this is taking stage—life is what happens in the middle of these plans—both theirs and YOURS.

I chuckled today as it came back to me that if CONTACT would just drop some of the "stuff" (you know, Hatonn, Spiritual references, etc., etc., "you know") that CONTACT would have a tremendous audience and "everybody" would subscribe. Well, we don't

want everyone to subscribe. We want to reach the very people we have OBVIOUSLY reached! We are the most read one document among all the Intelligence forces and political (especially ex-presidents and administrative and legislative) circles. They are simply too cheap and too scared to subscribe—so they thieve it, sometimes right off this computer as they are doing this moment, as we write. No, we know what we are doing and we are NOT at war with anyone; we are not going to suggest breaking even the most tiny rules or laws and even after we get some funding from you for our projects—even our projects are not more than business, good business, a bit of industry, create a few jobs and, in other words, even help the image of the helpers—and boy, do they need some image enhancement! Lying does not help an image—it only makes you appear more despicable and abhorrent. Did I mention “repulsive”, “insipid” “revulsive” and “invidious” as well? I do hate to leave out definitive character references.

So, to give appreciation to such as the Rays is impossible when they stand against these kinds of persons. Ah indeed, there is no way to measure as we count the measurements of your world. But, I should tell you that our hope is to gather a few to paint the farm building on the weekend of the Mountain Festival in Tehachapi, so grab a brush and “come on down”.

Ekkers may well be completely out of the picture at that time because after over eight years—their property trial is supposed to begin on August 5th. How long that will run or how long it will trail even before beginning is anybody's guess.

I can only tell you “Inquiring Minds” out there that confront each day with seemingly no evidence of anything taking place—just keep on keeping on, make those contracts worthy of their value—everywhere, and KNOW that a WHOLE BUNCH of things are taking place. You are getting “around the bush” input—so realize it has more meaning than you can even imagine—just to be “called”. These big boys absolutely are stymied by their circumstances and the last people in the universe they WANT to deal with—IS US. They certainly don't, however, want US dealing with THEIR singular enemies. My, can you imagine the hot-seats? If the Russians come, and they will, there is even a worse predicament for these cutters because that will just about cut off the drug running—because to the victor go the spoils, so I've heard. There are so many elements to the dangers afoot as to hardly be able to tell one from the other. Simply plowing the field will look very good to us, don't you think? Everybody is going to have to eat—something! My, my, there are so many big rocks and so many big hard places as to scare the most aggressive thug. Then when the put-upon races have an opportunity to reach back at their REAL enemies (not the people), it will be indeed ugly.

Let us always hold truth in our hearts and rejoice that things are becoming known so that the light shines a bit into the dark corners of this world.

### ENTER HATONN

So as not to get a larger-than-normal alien head from my highest-status position in Intelligence Security files, I should present my other reviews:

[QUOTING:]

*Gnosis Magazine*, Summer 1996. “Forum” pg. 6.

### ENTER HATONN

Regarding “Wars in Heaven” in *GNOSIS* #38: great article! Jay Kinney is thoughtful, thorough, and fair in his coverage of channeling. As he writes, “Contrary to what some might suspect, most channelers . . . are not overt flakes or crass show-biz types.” Fans and skeptics of the contactees should both take the time to read Kinney.

He asks, “Exactly what kind of advice are the ETs giving?” Well, a few spout fear and hate dressed up as profound spiritual insights. What a sick joke!

The ET Gyeorgos Ceres Hatonn, for example, appears to be a cosmic bully. The alleged space alien,

described by Kinney as “a feisty ET”, has brought “truth” and “understanding” to his chelas by way of the notorious *Protocols of the Elders of Zion*, which was published in Hatonn's Tehachapi-based *Phoenix Liberator*.

Hatonn is one mean ET, but don't just take my word. Consider the Museum of Tolerance in Los Angeles, which has a display of various groups; Hatonn's is listed under “hate groups, and the *Phoenix Liberator* (now called *CONTACT*) is described as a “highly anti-Semitic newspaper that publishes material claiming that the Nazis never attempted to murder the Jews of Europe.”

Among the articles that have appeared in past issues: “Diary of Anne Frank a Hoax”; “Holocaust Numbers Grossly Distorted”; “Fake Photos Aid Camp Stories.”

The Cosmic Joke is your next issue theme. Enter Hatonn, Tehachapi version!

David Tulanian

Victorville, California.

[END OF QUOTING]

Thank you Mr. Tulanian. You just continue and continue to give me publicity whereat none others seem to take note. How interesting that everything you listed is simply a repeat, INCLUDING THOSE *PROTOCOLS*, of what is already presented in thousands and thousands of “free” places around your globe. YOU ARE THE IDIOT, not I. Hate group? You flatter me, sir, I HAVE NO GROUP! If you perceive a “group” then you are sorely misinformed AND FURTHERMORE—you are an ignorant person because you are sorely lacking in knowledge. Out of some 175 journals within the past tiny 7 years and thousands and thousands of pages of other writings and speakings—we have written almost nothing about such as your Holocaust, etc. We write a LOT about Khazarian FALSE “Jews” from time to time—but not too often even about that segment of your population. You obviously do not even know the meaning of the term “Anti-Semitic” for you must surely realize that the “Jews”, as you describe them, ARE NOT SEMITES! Or, did you quit your focused education too early to realize FACTS? I am, further, quite interested in YOUR NAME, TULANIAN! Or, is that a “changed” name to protect something or other you seem to be embarrassed about? What is the CROSS you bear, sir? And what, actually, do YOU know about channelers, alien ETs, or whatever other silly nonsense you continually espouse? Why are you so interested in me? If I bother your fine senses in some possible way—why not stop reading about me!? Hate? My goodness—you certainly do, I have to admit, KNOW ABOUT HATE for you certainly have no other information even nearly correct.

Bless you, sir, and may you have a really long, long life to come into realization of what is unfolding here. And here I actually do have to “Consider the Museum of Tolerance”. How tolerant can you get? I actually do have a problem: I have trouble being sufficiently “tolerant” of uninformed persons as yourself. Thank you

for your rave reviews—about that of which you know NOTHING.

I would like to leave you with a thought:

*There is going to be NO supreme race, no supreme people, no supreme beings. Everybody is going to have to take the responsibility . . . and seven generations from now we'll say to God, Tunkashila, Umdogee, Wakan Tanka, “Here's what You dreamt of. This is a dream You gave us as human beings when You created us in this universe. Here it is, right here where You put us to fulfill it. Here's our dream to You. Happy Birthday.” And He'll say, “And why did you do all of this?” And we'll say, “For all our relations.”*

*“...Wakan—everything is sacred and everything has a right to exist and nothing is greater and nothing is lesser.” — Little Crow, Lakota*

I consider this to be wisdom, for those who might take exception to myths and those who bother to point out discrepancies might well be simply exercising their right of freedom to believe and speak that which they desire.

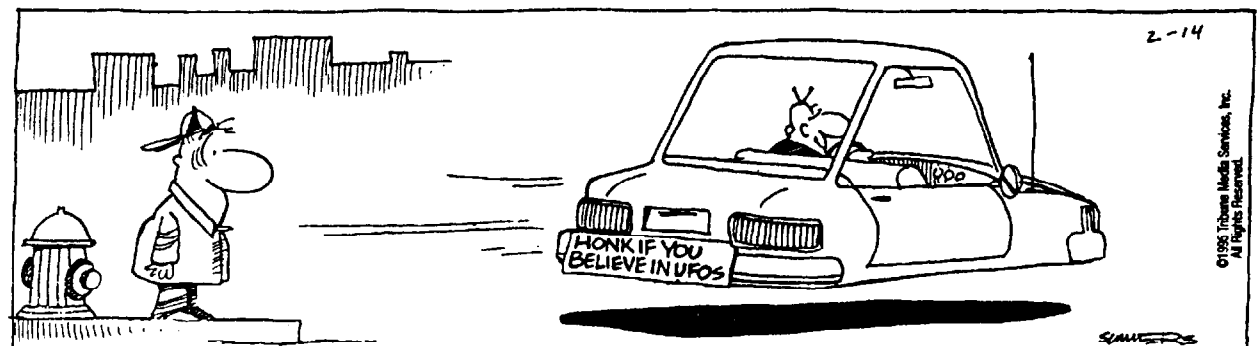
Do you believe that you are MORE SACRED than are we who question foolish statements and numbers which CANNOT be true? You do not prove your statements to be TRUE—you bash the speakers who question—not the horror but the propaganda. You who belittle the deaths of ONE by the lies of more, are degrading the very honor and special status of even the ONE. ONE is as precious as the all. And if you can't find more information which might be of some substantial value to you, then I cannot help your narrow and small vision of a world in sickness.

I wonder if you fight as hard for the Red Man who has been abused and holocausted as you do a myth of which you CAN HAVE NO PERSONAL KNOWLEDGE. and no, just knowing someone who is tattooed from a camp is NOT enough. For one thing, if that person is WALKING AROUND ALIVE—then somebody has told the wrong stories because too many people are among the “counting” and the numbers out of WW II do not ADD UP. It does not LESSEN the horror—but truth is sufficient.

I wonder if you have the same struggle for TRUTH about the holocaust of Christians? My, if we only defend that which pleases us—do we not do dishonor to those equally distressed? One “mean E.T.”? So be it! I seem to feel just a tad of total MEAN-NESS in Mr. David Tulanian of Victorville, California. I would ask again: How in the world would YOU know, sir? You seem to have “dropped out” before you made it to kindergarten. There is a whole and wondrous world out here if you just come out of your padded cell and join the “real” world.

And to you who sent the article: thank you and, no, it is not anyone we think of as a friend—we can't; we don't know the person. We do, yes, have beautiful and special friends called Tulanian and this “David” has embarrassed them before this, several times. It is fine and a good lesson to NOT speak of that of which you know NOTHING, because your name may well match that of another—who will take exception to your foolishness. Salu.

### BOUND & GAGGED





# Connections In Truth Surround Web Of Deceit

7/26/96 #1 HATONN

## CHRISTIANITY: AS WE KNOW IT

In June a reader wrote to Dr. Young to comment on the Conspiracy being an intent to destroy Christianity.

Then comes a most interesting perception from this reader: "Your writings *indicate* you are destroying Christianity AS WE KNOW IT."

I don't actually need to comment on the first observation because anytime you have a "PHYSICAL" environment wherein you can have power and control as the ruling factors you are automatically destroying PURE Christianity because it is the "Catch 22". The point is that the Elite Society already has "Christianity AS YOU KNOW IT" changed to the point of not recognizing the TRUE MEANING OF CHRISTIANITY. You choose up sides to consider Christian SPEAKERS, as YOU recognize them to be. A CHRISTIAN "should" be defined as anyone who is Christlike, practices ALL of the laws of God and Creation, and has NOTHING to do with any specified "savior", "man" or "being" OTHER THAN GOD AND GOD-NESS (GOODNESS).

My thrust is to DESTROY NOTHING. My thrust is to always inform you, tell you truth, and allow you to conclude for yourselves. Your recognized "christianity" (Christianity) is what is presented through things such as the Inquisition, the Church of Rome, the Crusades, and now an Evangelical "acceptable" set of false promises. What then happens is that the ones who BELIEVE are pulled into mental chaos from two sides—the ones who USE the churches and religions for gain and control are upset AND the ones who are simply the USED and misled are in worse confusion and REFUSE to hear and/or see. Then comes the New Age idea which just ALLOWS, basically, anything and everything under some call to "being" and this is used to further UNBALANCE. The thoughts begin fine but are then taken by the USERS (Usurpers) and away you go again in the whirlwind. It has happened with every type of Spiritual Truth ever presented. How do you think the very Native "Indians" (see, even the label is WRONG) became recognized as Pagans? All these confusions hide what is taking place behind the charade shroud.

I want you to know TRUTH about these things, your possibilities WITH God Source, and your creative powers as to Creation. I repeat: I have no intention of destroying ANYTHING. I repeat something else: I don't have to EMBRACE and become THE IDEA to live within the functioning environment in which I find myself experiencing. My people are treated like the proverbial gnat on the elephant's hide—but gnats can bring down that elephant, my friends.

I would also remind you that Satan's titles are many and his "third" title is "the god of this age", which is from the Greek word "aion". This often means the prevailing thought of a particular era. Satan is constantly changing the "in thing" so that when you get "where it's at" you find you're where it was. The

pace is accelerating; the world system is changing so fast that even the world can't keep up with it.

"The god of this age" also refers to Satan's activity in relation to religion. He loves religion. It's his ace of trumps for blinding minds to the truth. He is *the god* of all those who do not follow Christ (and by Christ I mean inclusive of Jesus for "Jesus" came to represent the Christ goodness in human form). Those who worship in any religious form apart from Christ are ultimately being deceived by Satan. And, readers, if Satan can deceive so many who actually had a basis of their religion stemming from "goodness", can't he also deceive YOU?

If a man/woman SINCERELY wants to know God, then God will move Heaven and Earth to get enough light to him so that he will have the knowledge to throw himself upon the truth of God.

Although Satan can't blind the *mind of the person who is SINCERELY SEEKING GOD, he does blind those who reject the light that they have.*

I would seriously remind you readers that the Devil's most clever ruse is to make believe that he does not exist and spread that fictitious fact around a whole lot—by people just like Rod Ence who just told "Mr. Kentucky" that all this stuff is a lie.

Satan's incognitos are more clever than any movie stars disguises. He hides behind religion, intellectualism, poetry, art, music, psychology, human understanding, and even the human "self".

Satan is not that funny horned man "below", heaping fuel into the eternal furnace. He's the original lying politician, jet-setter; he's "right on and into" with whatever is the latest "cause". He is taking over the world system through governments, education, business, culture, immorality. You name it—he'll gain control of it. To make large changes you have to move with those who are enemies of your enemies. And, in each set of circumstances as with nations, the major players who can turn a world about—are the ones you rarely hear about because as the New World Order takes flight and shuts the cage doors—the players are the only ones who will make headlines. Otherwise, one by one the conduits will be closed. Therefore, after you have tried to make your peace and ask the help of the perpe-traitors—then go where the only OTHER game might be waging. However, to gain Christ or revolvment into a "better way" out from under the Puppet Masters who are actually slaves to Satan—you have to be shrewd in your recognition of what is taking place and who might be the players. If this NEW WORLD ORDER is simply using racial problems to boil the pots and bring control—then check to see alternatives. In this country of the U.S.A. the Blacks are simply into it with the Big Boys—as to leaders—while the Asian Mafia and Russian Mafia, as have the foreign intelligence groups, i.e., KGB and Mossad, been urged to come on in and further disrupt "good old American values and life". Well, there have never been such "good old American values" for doesn't anyone remember the days of the crimelords, etc.? Only the names of the players are different and, quite frankly,

you HAVE THE SAME NAMES FOR THE MOST PART.

What you recently witnessed was a fragmented effort to shut down all possibilities of validifying and cashing in on documents which were going to be honored: so, they took out (murdered) Papandrea of Greece and made a honking big deal with Latsis of the Greek Mafia. Oh, indeed, this was a personal deal with George Bush and Colin Powell. They think we are annoyances? Perhaps we can be larger annoyances if we try really, really hard.

Now, what do you suppose was the TWA "thing" all about? Well, you had a bunch of French people on that flight and some important people YOU DON'T KNOW ABOUT. That plane was taken out by a very REAL scalar weapon. The only question you may have is possibly "WHO" and could it have been a Russian Cosmosphere? If it was—then you have a lot of trouble because you have "Soviets" and you have "Russians"—and the two are as DIFFERENT as the full definition of Christian and Jewish. I did not say "Jesusians" and "Zionists" for "they" will lay claim to the same wishes and goals.

Well, just remember, dear ones, every person has an Achilles' HEEL. All you have to do is FIND the correct tendon.

The FBI "stuff" in the White House is to pull down the Congress through individual blackmail and allow for a full government seizure by the Administration—and even that is sidestepped by this nice new Executive Order that will become U.S. LAW on or about the 17th of August, 1996—by just lapse of time. Pay attention for the nation is set for full Martial Military Law through the Defense Department as it is written but that becomes a sham to cover the New World Order takeover. And, George Bush is expected to seat the next King's throne of the United Nations to jointly run the world through a coalition of Great Britain, COMMUNIST China (a relatively small faction), Soviet Union now called, stupidly, Russia, a bit of French input and Full Global CONTROL. Please do not forget, for instance, that the U.S. no longer has an Air Force as such—it is controlled by the United Nations. It is around and about the Air Force (NASA, etc.) that the very most advanced flight technology is available—along with the Naval Intelligence Service. The "Army" is representative of the "grunt fodder" for whom you patriotic citizens wear yellow ribbons because of the numbers of suicided children in cute uniforms with inadequate weapons.

As all this takes over there is enough power to simply nullify anything that might otherwise be of lawful, legal value. My goodness, it seems it would be wiser and far easier to simply give us some working funds because the power is such as to control even the fall of the nation. And, we just want some pass-through projects which will make the adversary look good also. There will cease to be a U.S. as you have known it. It integrates with the power broker mercenaries and commercial thugs of the globe to become recognized FORMALLY as the Israeli Homeland and the United Districts of the Republic of the United Nations. You of the U.S. will simply represent a DISTRICT of this new government and the States will give way to Districts within the Major apportionment district. Borders, even Mexican and Canadian, will mean NOTHING at all. This system is already integrated and in workable format. And, furthermore, if Grandma uses her head "they" might well let you run on the "value" of the original certificate with its old "interest" value. That would give you some nice working funds while you let the big boys have their day by their murderous methods. They think they have you closed out anyway. They are already poised to take down the U.S. ANYWAY, momentarily. The Fall election MEANS NOTHING—absolutely NOTHING.

I realize the question was regarding religions but you cannot separate the various fingers of one beast.

Salu.

# The Council On Foreign Relations And America's Near Future

7/27/96 RAY BILGER

As *CONTACT* readers may recall, the Council on Foreign Relations (C.F.R.) was established in 1921, shortly after the conclusion of World War I, ostensibly to coordinate and inform the Government of the United States of America on international issues and situations that the government needed to be apprised of. Regular readers will probably be aware of the fact that the C.F.R. was actually set up in conjunction with the international banksters, to pave the way toward the establishment of a One World Government. That objective was essentially achieved in 1945 with the founding of the United Nations. At the founding conference of the U.N. in San Francisco, 47 members of the C.F.R. sat on the U.S.A. delegation.

The C.F.R., Inc. has never taken a back seat to anything in America and remains today the most powerful "independent" organization influencing United States foreign policy. The C.F.R. is the parent organization of the Trilateral Commission (T.C.), founded in 1973, with many members maintaining dual membership (and remember, their members include the top echelon of all the major media: newspapers, television, etc., bankers, government officials, etc., etc., etc.). These two organizations issue various reports on matters affecting the U.S. of A. and the international community (read international corporations and banksters). In addition, the C.F.R. publishes a bimonthly magazine called *Foreign Affairs*. If one reads these various publications, one can see future trends outlined in detail, and one can thus become informed about what is planned for our future. (Subscriptions to *Foreign Affairs* are \$44.00 in the U.S., and are available through Foreign Affairs, P.O. Box 420235, Palm Coast, Florida 32142, or by phoning 800-829-5539.) In order for us to be able to do anything to correct our plight, we must be fully informed regarding all plans of those who would control us for devious purposes.

The May/June 1996 issue of *Foreign Affairs* has a lead article by Ethan Kapstein, entitled "Workers and the World Economy". Mr. Kapstein is Director of Studies at the Council on Foreign Relations and has recently written a book entitled *Governing the Global Economy: International Finance and the State*. In his article, Mr. Kapstein states, from his point of view, how the global economy is leaving many disaffected

workers in its wake. As in all other information from the C.F.R., Mr. Kapstein wants us to believe that this is a global problem, and that national responses are likely to fail. He tells us that States (Nations) must respond in "a coordinated international effort". Never should we consider a national thought independent from those proposed by our world controllers. Any nation that should seriously entertain such a thought would be quickly chastised for doing so.

Those who subscribe to the C.F.R. and T.C. mentality do not so much represent a conspiracy as they do a consensus. Their individual intentions may not necessarily be realized by them to be evil when they plan to have the corporations and banks control the masses. It is just that the thought of having a just and equitable system beneficial to the workers is absolutely alien to them, so ingrained is the corporate/bankster way of thinking.

Mr. Kapstein's article is woven through and through with the common thread of globalist propaganda. He would have us believe we are heading toward "a global social crisis". If this is so, and we may have reason to believe it is, is it not because this is part of the intentionally designed controlled chaos that the Elite have long planned for us?

Mr. Kapstein makes the very disturbing statement that, "The world may be moving inexorably toward one of those tragic moments that will lead future historians to ask, why was nothing done in time?" We may suspect that if this is so, then perhaps things will be intentionally collapsed. People in chaos and confusion are easily controlled, and, if hungry enough, will do most anything demanded for a mere crust of bread. Again, if such a collapse is imminent, this *Foreign Affairs* article may be the only warning the Elite give us.

Mr. Kapstein concludes his lengthy article by arguing that we need less restrictive economic policies. This author translates Mr. Kapstein's statement as an argument for less restrictions on the policies and practices of multinational businesses. If this leads to more international trade agreements like G.A.T.T. and N.A.F.T.A., then we can expect the workers of the world to suffer even further as multinational corporations seek even cheaper labor markets, eventually leading to a world where only the poor are employed, and only the rich can purchase the products of their labor. In such a scenario we all become slaves to injustice, greed and exploitation.

In the July/August 1996 issue of *Foreign Affairs*, Lawrence S. Eagleburger has co-authored an article with Robert L. Barry, entitled "Dollars and Sense Diplomacy—A Better Foreign Policy for Less Money". Lawrence Eagleburger (a protégé of Henry the K.) served as Secretary of State in the Bush Administration. The article seems to argue that our Department of State, as it is currently structured, is outmoded, and that "(i)t needs an ambitious overhaul".

If one understands that the objective of these Elitists is always toward a One World Government under the United Nations, then Mr. Eagleburger's solution will make more sense. And what does Mr. Eagleburger propose? The solution proposed is the merger of the State Department with the U.S. Information Agency, the Agency for International Development, and the Arms Control and Disarmament Agency. In one broad and sweeping move, this proposal would appear to put us right in the lap of the U.N. and disarm us at the same time, leaving us sheep defenseless and totally controlled.

Although reading *Foreign Affairs* is disturbing to the intelligent reader concerned about the sad state of the world, it is informative about corrupt policies practiced on the unsuspecting masses. Guess what Mr. Eagleburger would call this new and improved State Department? Give up? Would you believe the Department of Foreign Affairs? Where do you suppose they got that name? Sounds a lot like the C.F.R. publication. Anyone getting sick of this yet? Well, until we get upset to the point of stopping this madness and insanity, we can only expect the Elite plans to continue and to get worse.

Those who feel or believe that world events and situations just seem to happen in no specific or particular pattern have not read the publications discussed herein, including *CONTACT*, and/or are not aware of the long history of those organizations and entities who have controlled events for centuries (Remember, it was Baron Edmund de Rothschild, born in 1744, who once said, "Give me control of a nation's currency and I care not who makes its laws").

A Report to the Trilateral Commission #32, entitled "Conditions for Partnership in International Economic Management", published in 1986 by the Trilateral Commission, on page 1 of the introduction speaks in part about "...the ability of governments, acting together, to influence events". How much more clearly do you need to have it spelled out for you? Also on page 1 of the introduction it talks about "Skillful crisis management". Does anyone still remember the old formula for crisis management? Here it is: crisis creation plus crisis solution equals crisis control.

On page 47 of the same Report to the Trilateral Commission, the report discusses troubles with participating debtor countries, including Mexico, and notes that "a special emergency package will have to be constructed for Mexico". We should not have been surprised then, in 1995, when a \$20 billion bailout for Mexico was announced, as we were already forewarned about such an occurrence.

The Trilateral Report warns us again on page 38: "One day a crisis might overwhelm us." The only thing the report does not tell us is whether this will be unintentional or planned and carefully orchestrated. Which do you think it will be?

The wise student of world affairs will pay very close attention at this time to rapidly unfolding events. Chaos and confusion will bring the people under absolute submission, as those who control events from behind the scenes manipulate those events and the news reports that mold the opinions we hold concerning those events. (Who would ever believe our secret government could possibly be involved in terrorist events against unarmed civilian populations?) As this article is being written, there is a report of a bomb exploding at the Olympic Games in Atlanta.

In the January/February 1996 issue of *Foreign Affairs*, an article by Laurie Garrett on "Encroaching

SHOE / By Jeff MacNelly



Plagues" talks about Ebola virus, Marburg Fever, Lassa Fever, Dengue, AIDS, etc. The article fails to mention, obviously, that the above killer diseases are all man-made. The article concludes with the suggestion that throwing more money at the problem should provide the necessary solutions to stop these diseases. The article points out that Dustin Hoffman made more money in the movie *Outbreak* than the combined annual budgets of the U.S. National Center for Infectious Diseases and the U.N. Programme on AIDS/HIV.

Informed readers will be aware of the fact that money will not create a solution, that spreading disease is the real objective, and that the Centers for Disease Control in Atlanta, located at 33° North Latitude (on the 33rd Parallel), is in a perfect position on center stage to help infect the entire world through the

Olympic Games.

What is possibly most disturbing and most troubling for people to accept is the fact of our own government's complicit involvement in such dastardly and evil plans against our own citizens. Yet, is this really very different than, for example, World War II, where our own soldiers were sent off to fight and die in a war wherein the major oil companies, many headquartered on U.S. soil, supplied fuel to both sides in the conflict, and where the international bankers funded both sides? What we are witnessing today is simply on a much larger scale, with greater technology available and more insidious techniques employed, this time against totally unsuspecting civilian populations.

And what we must realize, if we are able to read accurately between the lines, is the very fact that what

is happening now has been planned for quite a long time. It is an essential part of the Elite's Global Plan 2000. They build up a civilization and then tear it down, all the while making money hand over fist. This time, however, they intend to destroy civilization.

The words of Ethan Kapstein may very well be hauntingly true, and bear repeating. Please hear his words well: "The world may well be moving inexorably toward one of those tragic moments that will lead historians to ask, why was nothing done in time?" Why indeed? The answer should be painfully obvious. It will be so because we slept on while Rome burned.

Will we wake up in time to put out the fire? Fear controls the masses: the fear to act to save ourselves. Will we overcome that fear? Time will tell, but time grows very short.

# New Offerings From New Gaia Products

## GAIA DHEA

(Dehydroepiandrosterone)

### COLLOIDAL LIQUID FORM

Often called The Fountain of Youth. This product is still undergoing extensive study and testing. In the "powder" form it is prohibited for sale in its potent forms as a general supplement in the United States and certain other countries.

By colloidalizing electromagnetically, this product is 100% absorbable in perfect balance to be used by the body's cellular structure and is therefore, legal for general use. This is the most potent form of any supplement, herb, vitamin or mineral and also presents the only totally harmless form. The colloid suspension of tiny charged particulate is balanced perfectly and cannot be over-saturated. This is the product modality which allows instant absorption by the body.

New Gaia is pleased to be able to be among the first to offer this wonderful and truly amazing product in a Colloidal perfectly balanced form.

Colloids are composed of particles that are extremely ultra-fine and ultra-light. In perfect balance, they are 0.0001 to 0.01 microns in diameter. This assures the optimum absorption and use by the body. These particles do not dissolve but remain suspended in a suitable electromagnetically charged liquid.

General medications and supplements are usually in a crystalline state. However, ANY medication or supplement must be converted by the body from a crystalline state to a colloidal state. The body can only use product in the colloidal form and therefore great waste and body non-use is evident in any other form, even injectable. Colloids are the ideal injectable modality. Since New Gaia is not in the medical or drug business, nor do we practice any type of medicine, we do not suggest any type of injections.

We will only report that which has been offered to us by studies done or from users' experience.

Until October of 1994, DHEA has only been available in a synthetic form and only through physician's prescription. This is due to the quarrel over product because DHEA cannot be patented and most major drug companies are trying to break down the DHEA mol-

ecule into pieces, patent them, and sell them to you for specific problems—usually known to them alone.

DHEA in use function has been reported to have some significant use in such as in the "Anti's", e.g., Anti-Tumor, Anti-Aging, Anti-Obesity, Anti-Heart Disease, Anti-Senility, Anti-Diabetes and yes, Anti-Cancer effects.

The most reported benefit is an increase in total body well-being and increased energy levels. Therefore, perhaps our major suggestion is for Anti-Fatigue and Stamina enhancement.

DHEA has been shown to help lower blood pressure, decrease the stickiness of platelets reducing cause of heart attacks & strokes, increase levels of estrogen in females, testosterone in men, reduce blood cholesterol

levels, helps to slow down degenerative diseases & aging. Reports have been positive in women who are postmenopausal with rheumatoid arthritis associated with osteoporosis.

REPORTED USAGES: Alzheimer's Disease, Multiple Sclerosis, Chronic Fatigue Syndrome, Parkinson's Disease, Arthritis (Rheumatoid), Lupus, Obesity & Diabetes, and Osteoporosis usually associated with the elderly.

Many major studies have been done and reported in such as *Health & Healing Newsletter*, *Los Angeles Times*, *Smart Drugs and Nutrients*, *New England Journal of Medicine*.

The body's natural DHEA seems to decline normally after the age of about 25. It appears that most diseases start to occur as the decline takes place. Therefore it appears that DHEA supplementation might well extend life with a more youthful appearance and well-being. DHEA is an important player in cognitive enhancement.

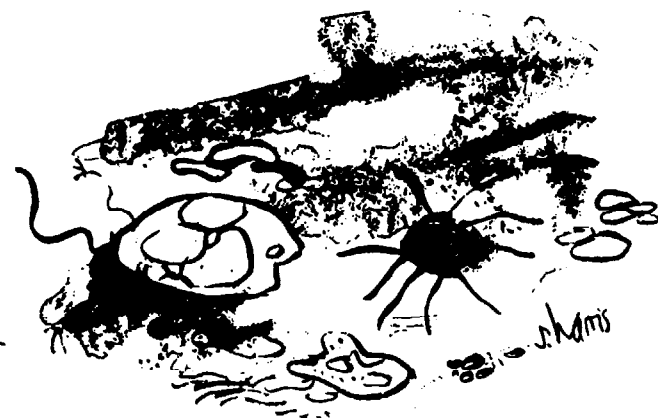
Dr. Elizabeth Barret-Connor, M.D. in *A Prospective Study of DHEA* reported in *New England Journal of Medicine*, Dec. 11, 1986 found:

"In a 12-year study of 242 men over the age of 50, it was found that those who died during that period had lower levels of the mother hormone DHEA. Those who survived had consistently higher levels. Previous studies have linked low levels with cardiovascular disease. While levels of the hormone dropped with age, men with higher levels in each age group had lower death rates and less heart disease..."

There would be even stronger reports except for the



"Clam chowder—Ingredients: clams, potatoes, water, hydrolyated plant protein, sodium phosphate, calcium carbonate, butylated hydroxytoluene. For external use only."



"They don't even know I exist—I cause hiccups."

fact that regulations and laws have prevented the full study of Dehydroepiandrosterone (DHEA) while producers argue over product.

There has been a legitimate problem in that it has been found that oral intake of any naturally occurring DHEA was always so much less effective due to breakdown in the digestive tract. That obstacle is overcome through electromagnetic colloidalization.

The point is that ALL fluids in the human body are both colloidal and polar. Therefore, formulated products colloidalized in electrically charged water or electromagnetically colloidalized particulate in solution matching cell-fluid have total assurance of assimilation, utilization and optimal body system acceptance.

New Gaia Products will be offering this new product for \$20 per 2 oz. bottle.

### COPPER COLLOID GAIA Cu-29

New Gaia Products has just developed a Copper Colloidal solution. What could this be used for, you may ask? Well, we are in the time of parasitic invasion by disease-carrying mosquitoes. Copper is specifically appropriate for joint problems which are often caused by parasitic invasion, such as Malaria. Malaria and Bubonic Plague infections, to name just two, caused by blood-sucking insect carriers which introduce the parasites when they probe the skin—always leaving parasites if the host insect is infected. Colloidal Copper has been shown to kill over 600 species of microbes.

The cost of the new product will be \$10 per 2 oz. bottle.

### TITANIUM COLLOID GAIA Ti-22

Another new product from New Gaia is Titanium Colloidal solution. This product specifically breaks up the virus causing such diseases as Malaria and some of the more common "Plague" viruses. The invading virus has a Titanium molecule controlled "brain" which can be disconnected by charged Titanium particles. Colloidal Titanium has been shown to kill over 937 species of microbes.

Cost for a 2 oz. bottle of Titanium Colloid is \$20.

### RARE EARTH CAPSULES

Also now available from New Gaia Products is Rare Earth. Rare Earth consists of rarely found minerals from the formation of sea-formed earth. This mineralized earth is beyond that recognized as "rare earth" because it has a perfect balance of ALL minerals plus some compounds ONLY found in the SEA. This all rests in a totally convertible base of silica and the mineral composite itself is totally compatible with total colloidalization or total consumption by the Drias AS A COMPLETE MINERAL BASE FOR CELLULAR LIFE.

Rare Earth as a chemical is the oxide of any of the rare-earth elements, contained in various minerals. So, rare-earth elements are any or all of a group of closely related "metallic" elements of atomic number 57 to 71 inclusive and often divided into three sub-groups: the cerium metals that are comprised of lantha-

num, cerium, praseodymium, neodymium, promethium, and samarium; the terbium "metals" that are comprised of europium, gadolinium, and terbium; and the yttrium metals that are comprised of dysprosium, holmium, erbium, thulium, yttrium, ytterbium, and lutetium.

The need for the Poslin (new product listed below) will probably now become more clearly understood for the Poslin "compound" takes up where Rare Earth LEAVES OFF, beyond the 57-71 atomic numbers.

This by no means indicates that Rare Earth does not have these higher values, it is simply that the TWO OF THEM, as described, present it all.

The cost for Rare Earth capsules is being determined and will be available in 3 weeks.

### POSLIN CAPSULES

Our Poslin capsules will be naturally occurring compound composites of all mineral "elements" and their isotopes as broken-down or bonded by vulcanization with all elements present as rendered from volcanic residue, especially the froth which presents in a crystalline silica form which is the finer compound of many, many elements and their isotopes. The weight and texture is similar to Pumice but instead of "glass", as in "volcanic glass", you have a crystal capability to bear in basic "colloidal" cellular form, the mineral dispersion. In order to separate all the minerals and compounds requires a magnificently difficult procedure of vaporization and flame-off.

We do not wish to break-down or separate out the various elements or compounds for they are presented in the natural and PERFECT ratios for plant and body utilization.

We are able to present here the very highest quality natural form of this substance. This will have many of the components of "rare earth" minerals but with heavier content of some of the 7th Octave elements, all of the known and unknown 8th Octave elements plus the three beyond the frequency readings of Bismuth, Polonium, Thorium, Uranium, Uridium, Urium, Tomion and traces of at least 5 unknown (unnamed) elements. These last are from the 9th Octave.

As many of our superior researchers have found, you MUST have the complete array of elements for the body to efficiently function. This means that you must have all 121 elements and not just the 77 or so minerals which are the usually accessed minerals for supplementation to diet and liquid intake.

ALL of the mineral elements are in this product, however, in extremely diversified and trace amounts—as are the higher elements which are also often referred to as metals.

Metals in their elemental form can be grossly damaging to the body and, therefore, you must have them in a form presented in a harmless material, particulated by colloidalization or other methods of natural form so that all ratios are balanced and present in a totally HARMLESS form but absolutely necessary for healthy organic life.

The cost for this new product is being determined and will be available in 3 weeks.

### GAIALIFE COLLOID MINERALS 121++

This new colloidal product, a combination of electrolytes, rare earth, poslin, ionically charged into a colloidal solution is composed of particles that are ultra-fine and ultra-light (0.0001 to 0.01 microns in diameter). This assures the perfect absorption and use by the body's total cell structure and function. The particles are electromagnetically charged and remain suspended in a suitable electrically charged cell-perfect liquid. The body can use substances in a colloidal state, therefore 100% of this product is utilized.

The cost for a 2 oz. bottle of this product will be \$10, and will be available in 3 weeks.

## Nevada Corporate Headquarters, Inc.

1996

## Asset Protection & Offshore Secrets

### Workshop

Featuring

Attorney Arnold S. Goldstein, J.D., LL.M., Ph.D.

-Plus-

Pat Cavanaugh

Former IRS Employee

**When:** Sat./Sun.—

August 24-25

**Where:** The Hacienda  
Hotel, Las Vegas, Nevada

**Hotel Information:** Secure  
your room today! Call the  
hotel direct (800)634-6713  
before July 23rd to get your  
daily rate of \$68.

**Questions:** Call NCH, Inc.  
at 800-398-1077

### Sign Up Now And Save

Before JULY 31st  
save \$50.00—\$345.00  
Regular Tuition after  
August 1st—\$395.00  
Spouse/Guest Tuition  
Only \$150.00

# Expressing The Nurturing Aspect Of Creator

*Editor's note: The following writing is by the Ascended Master known as Lady Nada of the Sixth (Rose) Ray, among the seven great "Rainbow Masters" communicating at this time to help us through Earth-Shan's planetary transition and rebalancing.*

See Journal #7 called THE RAINBOW MASTERS for more background on this important group of teachers, plus earlier writings by them. In that Journal Lady Nada refers to herself thusly: "I come in the chosen Sixth Ray of refraction. My aspect is most pleased within the Third Ray, the pink, loving warmth of the Third Ray of Divine Love." Refer to the Back Page for Journal ordering information.

**7/27/96 LADY NADA**

Greetings, old friend, I am Lady Nada of the Ascended Spectrum of Guides and Teachers. I come in the Radiance of the One Light. Be at peace, my scribe, we shall do just fine.

Mankind on your planet is in great need of spiritual balance. These messages are for any who will hear and listen.

(Much is happening to cause you to lose the signal. The dark side does not want this message to go forth. They wish to cast doubt within so that you might give up. DO NOT ALLOW THEM THIS!)

There is a feminine aspect of Creator that the male forms often have trouble with. Creator is neither male nor female. The mother-father principle of creation allows for a self-propagating play that can continue to evolve and grow.

This ever-changing and evolving physical play is where you ones are now. You have volunteered to go down there and participate for various reasons. For some it is to balance out past indiscretions (karmic debts, if you must); for some it is to learn and grow from the opportunities and experiences available; while for others, it is to heal themselves. You cannot

know the reasons for each person's choice.

I, Lady Nada, represent the feminine aspect of Creator's expression. I am most often associated with your body's Solar Plexus energy center. This is the energy pathway for the emotional energy that you ones feel.

The females of your third-dimensional expression have a more sensitive and slightly more complex Solar Plexus region. This is because they accommodate the gestation of new life. When the baby is in the womb, it resides behind (actually right in the center of) the Solar Plexus energy center (in the abdominal area).

This nurturing emotional energy is necessary for the healthy growth of the child. Without this energy the child could not and would not grow. Note, please, that even the umbilical cord attaches in this area to the baby. There are reasons for ALL the things you ones can witness in Nature.

In your society it is looked upon as a weakness for men to show emotion or emotional release. This causes a great unbalance within, especially for the more advanced souls who return as the Guides and Wayshowers.

It is not natural to hold back the emotional pressures of pain, grief or sadness. Do you ones suppress joy when you feel it? How about anger?

NO! Not usually.

Then why would you suppress the natural feelings and expressions of pain, grief or sadness?

This is yet another adversarial ploy to create an internal unbalanced condition. Usually the suppression of ANY emotional expression whatsoever will cause a great internal pressure (stress) that continues to build up until it reaches a point of volatility, wherein one explodes with an emotional outburst.

Most often this "explosion" is of a violent physical nature. This, in turn, compounds the problem and creates more guilt-induced

**PHOENIX JOURNAL**

**THE RAINBOW MASTERS**

BY THE MASTERS  
(J7) \$6.00 150 Pages

This *Journal* is a manual for living the life blessed of God. Cuts to the core of the nature of man, yet offers gentle direction filled with compassion beyond measure. Each energy is uniquely powerful yet, together, they form a team of one. The Masters offer insight to the planet, our purpose, God's involvement and will, our journey home, the Greater Vision. The messages resonate as musical chords within the very soul essence. The words shared renew hope and give the phrase "Trust in God" a deeper meaning.

**A few Of The Important Topics Covered Are:**

- \* Who Is Telling The Truth?
- \* The Laws Of God
- \* The SEVEN RAYS OF LIFE
- \* Cults And Churches
- \* Truth And The Laws Of Creation
- \* Precious Ancient Knowledge Preserved
- \* From The "Star In The East"
- \* Each Is A Portion Of God
- \* Immanuel And The Essenes
- \* Time For Earth To Come Home
- \* Covenant Of The BOW
- \* Earth Is Special
- \* Get Prepared For The First Strike
- \* Calling Working Troops
- \* "Force" Not Of God
- \* Trap Of The Human Ego
- \* Astral Plane Cancellation
- \* Melchizedek Blighted Through Evil Input
- \* Gender Problems And Responsibility
- \* Healing Comes Through Mind
- \* Universal Law—Not Miracles
- \* Christ Path Deliberately Hidden
- \* Preparation For Transmutation
- \* No Secular Alliance
- \* Children Are Of Primary Concern

**THE RAINBOW  
MASTERS**

"THE MAGNIFICENT SEVEN"



BY

THE MASTERS

A PHOENIX JOURNAL

#7

(INDEX INCLUDED)

For ordering information  
please see Back Page

emotional pain and frustration.

This problem is not limited to the male expressions on that planet, however they are the ones most often hardest hit. You ones must begin to see that you have allowed this perception and belief that a man must be "strong" and never cry, for such is a sign of weakness.

**NO!** This thinking is what causes the unbalance within.

Fathers, often, when they see their sons of, let's say 10 years or older, crying, will usually punish them for crying. The father scolds: "I will give you something to cry about" or "What am I raising, a bunch of girls (sissies)?" thus expressing the mental attitude that instills this kind of emotional suppression.

Most often it is the very same father who feels guilty for having hurt his son's feelings and who doesn't know how to say, "I am sorry", and give the hug to the child who needs, in a nurturing manner, the emotional balancing energies.

This causes great emotional confusion, and eventually the child will learn to avoid the source of the confusion—and will shut down, inside, the emotional expression of his being.

Children are so very giving in their nature. They are constantly trying to please their parents in a manner which allows them to re-give that which the parents have given to them. Usually, because the father has himself shut down to a great extent, the children will gravitate to mother for she usually gives more freely the emotional nurturings that father doesn't usually emanate.

Thus father begins to feel rejected by his children, not understanding why—and thus not seeing—that he himself is to blame for causing the pulling away.

Mom then has to provide more and more of the "emotional food" and, in turn, becomes more and more drained.

Meanwhile, father receives less and less attention (energy) from the rest of his family, and begins to DEMAND attention—usually with complaining at first and, if that doesn't work, then usually with some sort of violence, such as yelling, screaming, and perhaps even physical violence.

Men claim to not understand women, and women can't seem to understand men. With these sorts of psychological programs in place, reinforced with real emotional pain, is there any wonder why you ones cannot understand one another?

The women want the man to be more romantic or more affectionate, yet not realizing that he may not have a clue as to how to be that way, or he may have so much pain and confusion associated with this sort of emotional expression that it is too difficult to confront.

You ones create these self-perpetuating hells and pass them from generation to generation.

When do they stop?

The Image-Makers (advertisers) have kept your heads full of images that will ensure that you will know and pursue what will make you "cool".

Rather, it is more like "cold & heartless".

You ones need to begin to realize that you are responsible for your emotions. Just because you had a less-than-ideal childhood does not mean that you cannot overcome the programming and be more balanced.

It is ok for a man to hug another man. It is ok for anyone to cry when they are sad. It is quite ok for ones to give heartfelt praise to another and say that they are proud of them.

Most often, especially in children, but in adults also, ones simply need the acknowledgment to let them know that somebody cares enough to even notice them. Else ones will go around creating a way of making people notice them.

This is the reason you ones have the problems with the street gangs. These are usually children who find the attention that they are starved for by going out and shooting someone or robbing someone.

The parents don't know why their children do these things. The parents do not realize that the children need nourishing love and acknowledgment. Most of these parents are wounded children themselves and cannot rise above their own deep-seated problems to break the vicious cycle that creates this internal emotional unbalance.

Ones who come from a more balanced, half-way "normal" family most often do not realize that they have it so good. These ones have a hard time understanding why or how children can go out and shoot someone and not even care who they hurt.

These who can go out and murder are the walking dead. They are so shut down that they are nearly incapable of understanding why it might be wrong to do some of the

things they do. The only joy they know is the praise they receive from the like-minded (mindless) ones to which they gravitate.

Being a parent is such a great responsibility that few ever truly realize the ACTUAL magnitude of the responsibility. In the higher-evolved societies, only the more balanced ones take on this responsibility. Thus you have an upward-spiraling culture of a more and more balanced nature—instead of the dwindling spiral of darkness that has overpopulated your planet with those of a soul-less nature, devoid of life.

You ones must be able to understand why and how it is that your society has come to the point at which you now find yourselves. When you interact with another, please realize that you are, if the person is at all alive (has a soul), dealing with an EMOTIONAL being who has needs and problems, and is seeking to find purpose and meaning in their interactions.

They may not always be easy to get along with, but if you can show them a nurturing acknowledgment of being, then you very well may be surprised at that which comes back to you in return.

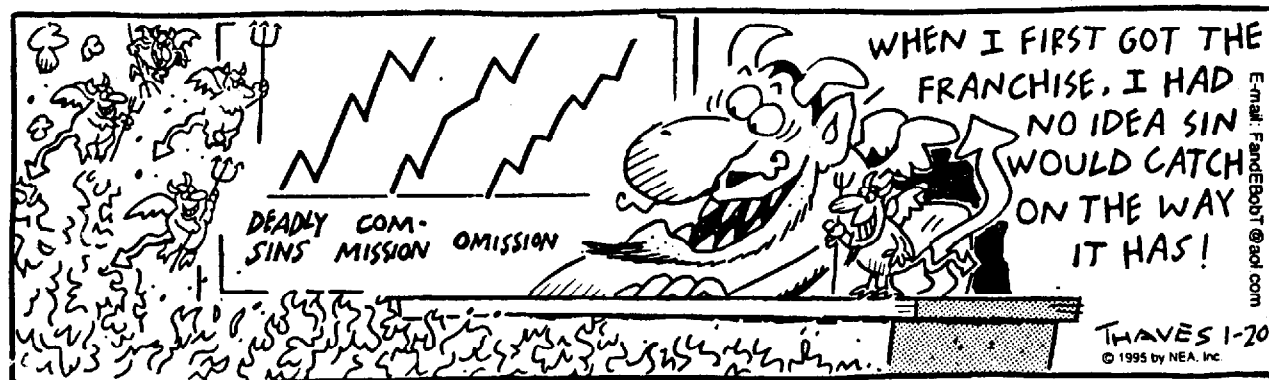
The natural giving of Creator is that of a nurturing (mother-like) nature. You will do wonders for your fellow man if you can learn to reflect this nurturing aspect of Creator's giving.

I come now to impart this message to you who will listen and understand, so that we might begin to change the erroneous thinking and mental programs.

May you FEEL and UNDERSTAND the message given here.

I am Lady Nada, present in the Radiance of the One Light. May God bless the children who come during these times, for their challenges are great! And may God bless you ones who care deeply and try your best to give of much needed emotional nourishment in these most "starving" times for, while the demands can be sometimes overwhelming, the rewards are indeed great.

Salu.



# Public Notice

[Continued from Front Page]

RUSSELL E. HERRMANN-HERRMAN-HERMAN "ESTATE"

V.K. DURHAM, TRUSTEE, SIGNATORY

BONUS 3392, No. 181, May 1, 1875

(A foreign national debt, assumed by the U.S. Treasury)  
THE CONTRACT, BONUS 3392, ALIVE AND WELL

THIS HARD COPY FAX SHALL BE DEEMED "PUBLIC NOTICE"

**DEBT IS CALLED, IN ITS ENTIRETY**

SUBJECT TO CONSTITUTIONAL LAWS OF DATE OF (1) LEGISLATIVE RESOLUTION, (2) LEGISLATIVE AND EXECUTIVE AUTHORIZATION, (3) ACCEPTANCE OF CONTRACT, (4) U.S. ASSUMPSIT OF NATIONAL DEBT OF "PERU" BY RATIFICATION OF THE U.S. HOUSE AND SENATE (1890-1905-06-07), (5) UPON WHICH A CONSTITUTIONAL LIEN EXISTS AGAINST THE U.S. TREASURY, THE CORPORATION OF THE UNITED STATES, THE COMPANY OF THE UNITED STATES, ALL ACCOUNTS FOREIGN AND DOMESTIC, ALL DEPOSITORY, REPOSITORIES, ALL GOLD ON DEPOSIT WITHIN THE UNITED STATES OF "DEBTOR NATIONS", RECORDED OF PUBLIC RECORD

\*\*\*\*\*

Fellow Americans, and William J. Clinton,  
The U.S. House and Senate

Re: This NATIONAL DEBT now "Called"

Re: Executive Order 13010 of July 15-17, 1996 (Federal Register)

Re: CONSTITUTIONAL LAW (LAW OF THE LAND), STOPPING "RHODIAN LAW", (THE LAW OF THE SEA) OR PUBLIC POLICY, PUBLIC LAW.

Our "president" of the United States, Mr. William J. Clinton, has formally announced his "intent" of committing an Illegal, *Unconstitutional*, Forbidden Act of: DECLARING MARTIAL LAW on or about August 17th, 1996, against the People of the United States.

Mr. Clinton's intent is to overpower, and overthrow the people of the United States by *UNCONSTITUTIONAL ACTS*, ACTS FORBIDDEN BY OUR "ENGLISH COMMON LAWS"; JAMES I: "MARTIAL LAW IS FORBIDDEN FOREVER, FOR IT TAKES AWAY THE RIGHTS OF THE PEOPLE, AND DENIES THEM THEIR RIGHTS TO AND OF CONSTITUTION."

ENGLISH LAWS OF "COMMON LAW" ARE UPHELD AND MAINTAINED IN OUR CIVIL CODES OF OUR REPUBLIC STATES IN WHICH WE RESIDE RESPECTIVELY. USUALLY CHAPTER ONE, AND AS FOLLOWS:

"COMMON LAW"

RULES OF DECISION

AN ACT to revise the law in relation to the common law. Laws of 1874, p. 269, approved and eff. March 5, 1874.

801, § 1: "The common law of England, so far as the same is applicable and of a general nature, and all statutes or acts of British parliament made in aid of, and to supply the defects of the common law, prior to the fourth year of James First, excepting the second section of the sixth chapter of 43d Elizabeth, the eighth chapter of Henry Eighth, and which are of a general nature and not local to that kingdom, shall be the RULE OF DECISION, and shall be considered as of FULL FORCE until repealed by Legislative Authority."

Continued: (Most important revision as follows):

§ No new law shall be construed to repeal a former law, whether such former law is expressly repealed or not, as to any offense committed against the former law, or as to any act done, any penalty, forfeiture or punishment incurred, or any right accrued, or claim arising under the former law, or in any way committed or done, any penalty, forfeiture or punishment so incurred, or any right accrued, or claim arising before the new law takes effect, save only the proceedings thereafter shall conform, so far as practicable, to the laws in force at the time of such proceeding. If any penalty, forfeiture or punishment be mitigated by any provisions of a new law (the ESTATE) (and the American People) be applied to any judgment pronounced after (Executive Order 13010 et seq.) the new law takes effect. This section shall extend to all REPEALS, either by express words or by implication, whether the repeal is in the act making any new provision upon the same subject or in any other act."

DECLARATION

Mr. Clinton, in his "application of Unlawful, *Unconstitutional* Executive Powers", by and through (a) excessive, (b) misconstruction, (c) ABUSE of Powers of Office of Public Trust, (d) Foregoing his OATH of Office of Public Trust, (e) Foregoing the Laws of the *Constitution* FOR the United States, (f) Adhering to PUBLIC LAWS, i.e., PRIVATE LAWS OF "FOREIGN TRUSTS", (g) by and through MISCONSTRUCTION AND ABUSE OF POWERS GRANTED, VESTED AND ENUMERATED IN THE "*CONSTITUTION FOR THE UNITED STATES*", (h) ATTEMPTS TO OVERTHROW THE GOVERNMENT "OF" THE UNITED STATES (THE CITIZENS OF THE UNITED STATES) BY *UNCONSTITUTIONAL*, REPUGNANT LAWS (PUBLIC LAWS, AND EXECUTIVE ORDERS, IGNORING *CONSTITUTION* AND CONGRESS) WHICH DENY PROPERTY RIGHTS, EQUITY RIGHTS, TITLE RIGHTS, RIGHTS OF SOVEREIGNTY OF THE CONSTITUTIONAL *FIRST AMENDMENT* OF THE *CONSTITUTION'S BILL OF RIGHTS* IN THEIR ENTIRETY, (i) WHEREAS AND WHEREBY, SAID WILLIAM JEFFERSON CLINTON, ET ALIIS: (COMMON LAW FOR AND OTHERS) ADHERING TO "FOREIGN TRUSTS", NOW ATTEMPT AN *UNCONSTITUTIONAL* MARTIAL LAW, AND CONFISCATE ANY AND/OR ALL ASSETS, FINANCIAL ABILITY OF THE AMERICAN GOVERNMENT OF THE PEOPLE, BY THE PEOPLE AND FOR THE PEOPLE BY DECEPTIVE, FRAUDULENT PRACTICES, ACTS OF SEDITION AND TREASON AGAINST THE "PEOPLE", IN ORDER TO PRESERVE AGREEMENTS WITH FOREIGN TRUSTS, AGREEMENTS WHICH EXCEED THE CONSTITUTIONAL BOUNDARIES TO THE "THREE BRANCHES OF CONSTITUTIONAL CONTRACTED FEDERAL GOVERNMENT".

DECLARATION

SAID BONUS 3392 OF MAY 1, 1875, NOW OFFERS TO ASSIST "THE

CONSTITUTIONAL UNITED STATES" IN THE RESOLUTION OF ITS "JUST, LAWFUL, CONSTITUTIONAL DEBT OF THE NATIONAL TREASURY", IN ITS ENTIRETY.

DECLARATION OF OWNERSHIP OF FORTY-EIGHT PERCENT OF SAID ACCRUED INTEREST, ACCRUED ON BONUS 3392 "A CONTRACT", CALCULATED BY THE FEDERAL RESERVE BANK IN LOS ANGELES, CALIFORNIA, AUGUST 1989, AMOUNT DUE ON INTEREST, OWNED BY THE AMERICAN PEOPLE, AS OF SEPTEMBER 6TH, 1994, DULY RECORDED OF PUBLIC RECORD, PUBLIC RECORDERS OFFICE, GALLATIN COUNTY ILLINOIS, DOCUMENT NO. 20169 THAT DATE.

#### DECLARATION

THE AMERICAN PEOPLE, PURSUANT TO RECORDED DOCUMENT NO. 20169 DULY RECORDED SEPTEMBER 6, 1994 AS AFOREMENTIONED OWN "FORTY-EIGHT PERCENT" OF THE CALCULATED INTEREST (CALCULATED AT THE FEDERAL RESERVE BANK IN LOS ANGELES) IN THE AMOUNT OF (IN AMERICAN GOLD DOLLARS PER CONTRACT) CALCULATED TO MAY 1, 1990: 206,858,581,465,280,000,000.00 IN AMERICAN GOLD COIN, BULLION, AMERICAN GOLD DOLLARS. (CONTRACT IS RECORDED IN THE AFOREMENTIONED PUBLIC RECORDS.)

#### DECLARATION

"THE PRESIDENT OF THE UNITED STATES, BILL CLINTON, ON MAY 18, 1993 WAS "OFFERED ASSISTANCE TO RESOLVE THE DEBT, AND THE NATIONAL FINANCIAL ISSUES" BY A THREE-PAGE LETTER REQUESTING FOR THE PRESIDENT OF THE UNITED STATES TO ALLOW COSMOS SEAFOOD ENERGY MARKETING, LTD., ALSO KNOWN AS GOLD CERTIFICATE, GOLD CONTRACT "TO ASSIST IN THE RESTORATION OF OUR ECONOMY AND OUR NATION". THE PRESIDENT OF THE UNITED STATES REPLIED WITH A "THANK YOU NOTE". (ALSO RECORDED OF PUBLIC RECORD.)

AUGUST 4, 1993, A 30-DAY EXTENDED OFFER TO ASSIST CONSISTING OF THREE PAGES (PAGES 375, 276, 377 OF PUBLIC RECORD RECORDED) TENDERED BY U.S. MAIL TO: PRESIDENT WILLIAM JEFFERSON CLINTON, GOVERNOR MEL CARNAHAN OF MISSOURI AND GOVERNOR JIM EDGAR OF ILLINOIS. AGAIN, THE PRESIDENT OF THE UNITED STATES TENDERED A "THANK YOU NOTE", ALSO RECORDED OF PUBLIC RECORD.

#### DECLARATION

AUGUST 1, 1994, A CONSTITUTIONAL COMMON LAW LIEN, PURSUANT TO THE CONSTITUTION AND THE BILL OF RIGHTS, ARTICLE XIV, SEC. 3, JULY 28, 1868 WAS DULY RECORDED OF PUBLIC RECORD, "PREVIOUSLY NOTICED TO PRESIDENT OF THE UNITED STATES, WILLIAM JEFFERSON CLINTON, RECEIPT REQUESTED, CERTIFIED MAIL NO. P-177-902-158, MAILED ON DECEMBER 13, 1993, RECEIVED AT THE WHITE HOUSE, DECEMBER 20, 1993" OF INTENT TO FILE SAID LIEN.

AGAIN (RECORDED OF PUBLIC RECORD) THE PRESIDENT OF THE UNITED STATES SENT A "THANK YOU NOTE".

SAID LIEN IS RECORDED OF PUBLIC RECORD ON PAGES 304 ET SEQ. AS AFOREMENTIONED.

#### DECLARATION

EXECUTIVE ORDER 13010 OF JULY 15, 1996, RECORDED IN THE FEDERAL REGISTER ON JULY 17, EXCEEDS THE POWER OF THE EXECUTIVE. IT ATTEMPTS TO INTERFERE WITH A CONTRACT, OR SETS OF CONSTITUTIONAL CONTRACTS, AND VIOLATES ARTICLE I, CL. 10 OF THE CONSTITUTION FOR THE UNITED STATES.

#### DECLARATION

SAID "EXECUTIVE ORDER 13010" IS NOT IN CONFORMANCE OR "PURSUANT" TO THE CONSTITUTION FOR THE UNITED STATES, IT IS EXCESSIVE MISCONSTRUCTION AND ABUSE OF PUBLIC TRUST, IT IS WITHOUT AUTHORITY, AND WITHOUT JURISDICTION, IT IS OPPRESSIVE, DESPOTIC, AND A CONSTITUTIONAL "REPUGNANCY", VIOLATING THE LAWS OF THE CONSTITUTION, AND THE RULE OF DECISION.

#### DECLARATION

THE PRESIDENT OF THE UNITED STATES, WILLIAM JEFFERSON CLINTON, ADHERING TO UNCONSTITUTIONAL "PUBLIC LAWS" (PRIVATE LAWS) PREVAILS UPON "CIRCUMVENTING THE U.S. CONGRESS AND THE U.S. SENATE" BY MAKING LAWS—BY PUBLICATION IN THE FEDERAL REGISTER. PREVAILING UPON THE U.S. CONGRESS AND U.S. SENATE'S "BUSY SCHEDULE, AND CONCERN FOR NATIONAL SECURITY" BY "CONTRIVED ACTS OF TERRORISM", BROUGHT INTO FULL PLAY AND FULL FORCE BY DESIGN TO DIVERT ATTENTION TO THE UPCOMING ISSUES OF "EXTENSION OF CREDIT TO THE UNITED STATES" TO WHICH THE FEDERAL RESERVE BANKING TRUST SYSTEM HAS PUBLICLY STATED: "NO EXTENSIONS SHALL BE GRANTED."

#### DECLARATION

PREVAILING UPON THE CONSTITUTION FOR THE UNITED STATES, AND THE RULE OF DECISION AS PREVIOUSLY CITED/STATED; THE "GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE UNITED STATES)" NOW OFFER TO THE CONSTITUTIONAL MANAGEMENT CONTRACTING PARTY, THE U.S. TREASURY OF THE CONSTITUTIONAL U.S. GOVERNMENT, RESOLUTION OF ANY, AND/OR ALL, JUST, LAWFUL CONSTITUTIONAL "DEBT RESOLUTION".

#### DECLARATION

WE, THE "GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE 50 UNITED REPUBLIC STATES)" DO HEREIN, AND HEREINAFTER, DECLARE OUR RIGHTS TO RESOLVE SAID NATIONAL DEBT PURSUANT TO LAWS OF CONTRACT AS ACKNOWLEDGED IN THE CONSTITUTION FOR THE UNITED STATES, BY LEGISLATIVE RESOLUTION, BY RATIFICATION.

#### DECLARATION OF "CAVEAT EMPTOR"

UPON RESOLUTION OF SAID "JUST, LAWFUL, CONSTITUTIONAL NATIONAL DEBT", THE FEDERAL RESERVE BANKING TRUST SYSTEM, THE DEPOSITORY TRUST CO., THE IRS: SHALL RETURN ALL "TITLE INSTRUMENTS" TO ALL PROPERTIES REAL, AND/OR PERSONAL, INCLUDING THE "GREAT REGISTERS" TO THE "INHERENT, HEREDITARY TITLES, ACCRUEMENT'S, LANDS, MINERALS, RIGHTS, RIGHTS OF LAWS, RIGHTS OF CONSTITUTION: INHERENT, PERPETUAL AND INVOLABLE"; TO THE "GOVERNMENT OF THE CITIZENS OF THE UNITED STATES PER THE FIRST AMENDMENT OF THE CONSTITUTION, THE BILL OF RIGHTS, ARTICLE V, AND IX, "RIGHTS RESERVED TO THE PEOPLE".

#### DECLARATION OF "CAVEAT EMPTOR"

ALL REPUGNANT "ALIEN TREATY LAWS" WHICH IMPEDE AND IMPAIR THE AFOREMENTIONED, SHALL BE REPEALED; AS THEY IMPEDE AND IMPAIR THE ORIGINAL CONTRACT OF MANAGEMENT OF AFFAIRS OF THE GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE UNITED STATES) BY ACTS OF DESPOTISM (OVERTHROWING OUR COURTS, AND DENYING OUR CONSTITUTIONAL



RIGHTS), TYRANNY AND OPPRESSION, EXTORTION AND RACKETEERING IMPOSED ON THE PEOPLE.

### DECLARATION

SAID RESOLUTION OF NATIONAL DEBT HAS BEEN TENDERED TO "THE U.S. SENATE BANKING COMMITTEE, CHAIRMAN D'AMATO". SAID "CHAIRMAN" IGNORED THE "TENDER".

### DECLARATION OF "CAVEAT EMPTOR"

UPON RESOLUTION OF SAID "NATIONAL DEBT"; (a) ALL FOREIGN ALIEN TRUSTS SHALL HEREIN AND HEREINAFTER CONFORM PURSUANT TO THE LAWS OF THE CONSTITUTION FOR THE UNITED STATES, IN THEIR ENTIRETIES, AND WITHOUT EXCEPTION. NO LONGER SHALL THEY BE GRANTED "ABUSIVE, OPPRESSIVE, DESPOTIC, TYRANNICAL, POWERS" EXECUTED BY "PRIVATE LAW" WHICH IS IN CONFLICT, AND DOES NOT CONFORM, NOR IS PURSUANT TO THE OWNED LAWS BY CONTRACT WITH THE GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE UNITED STATES).

SAID "ALIEN LAWS" SHALL BE SUBJECT TO THE FIRST MENTIONED PER: ARTICLE VI OF THE CONSTITUTION FOR THE UNITED STATES, AND, PURSUANT TO THE "GRANDFATHERED ALIEN ACT", SHALL BRING FORTH THEIR "PARENT CORPORATIONS AND TRUSTS", REGISTER THEM WITH THE SECRETARIES OF ALL STATES IN THE UNION OF REPUBLICS (ALL FIFTY (50) STATES), INCLUDING THE SECRETARY OF THE UNITED STATES, AND SHALL DECLARE THEIR INTENT OF BECOMING NATURALIZED U.S. CITIZENS SUBJECT TO, AND PURSUANT, AND IN CONFORMANCE WITH THE CONSTITUTIONAL LAWS OF THE UNITED REPUBLIC UNION OF STATES.

### DECLARATION

PREVAILING UPON THE 5TH ARTICLE OF THE FIRST AMENDMENT "OF" THE CONSTITUTION FOR THE UNITED STATES, THE IXTH AMENDMENT IS HEREIN INVOKED, AND SHALL BE DEEMED INVOLABLE PURSUANT AND IN CONFORMITY WITH THE "CONTRACT": THE CONSTITUTION FOR THE UNITED STATES, WHEREAS AND WHEREBY: NO PUBLIC LAW SHALL INTERFERE OR SUPERSEDE OR PREVAIL; AS "PRIMARY TITLE BY CONSTITUTION 'GRANDFATHERED'" IS NOW TAKEN. PRIMARY TITLE SHALL BE DEEMED "SUPERIOR TITLE GRANDFATHERED" BY RULE OF DECISION, AND CONTRACT OF CONSTITUTION.

### DECLARATION

SAID "NATIONAL DEBT" SHALL BE RESOLVED UPON MEETING SAID DECLARED DECLARATIONS HEREIN DECLARED, AND UPON ALL PARTIES IN OUR REPRESENTATIVE BODIES OF GOVERNMENT WHO HAVE TAKEN A SECONDARY OATH ADHERING TO "PRIVATE TRUSTS AND/OR 'ORGANIZATIONS', PRIVATE AGREEMENTS BETWEEN ANY AND/OR ALL 'SIDE AGREEMENTS', WHATEVER THEY MAY BE"; SHALL REMOVE THEMSELVES FROM THE OFFICES OF PUBLIC TRUST REPRESENTING THE GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE UNITED STATES), WHEREAS, WHEREBY, AND WHEREUPON, THEY SHALL LEAVE IN THEIR OFFICES, ACCOUNTS, OR PLACES OF SAFE KEEPING, ALL MEMORANDUMS, NOTES, DIARIES, LETTERS, TITLES, AGREEMENTS, CONTRACTS, AND OTHER IN LIKE KIND, INCLUDING BANK ACCOUNTS, ACCOUNT NUMBERS, TITLE DEEDS TO PROPERTIES, ETC.: AS NET WORTH MUST BE ESTABLISHED (1) PRIOR TO ENTERING OFFICES OF PUBLIC TRUST, AND (2) NET WORTH AFTER ACQUIRING OFFICES OF PUBLIC TRUST.

### DECLARATION

SAID "DECLARATIONS" SHALL BE DEEMED PURSUANT TO "USC TITLE 18, POLICY ONE, POLICY TWO, POLICY NUMBER THREE THAT SECTION". THE GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE UNITED STATES) SHALL HEREIN PREVAIL UPON THE 5TH AND 9TH ARTICLES OF THE BILL OF RIGHTS BY GRANDFATHERED CONTRACT OF CONSTITUTION FOR THE UNITED STATES FOR RESOLUTION, REMEDY OF "NATIONAL DEBT".

### DECLARATION

SAID "EXECUTIVE ORDER 13010", SIGNED BY THE PRESIDENT OF THE UNITED STATES, JULY 15, 1996, ENTERED INTO THE FEDERAL REGISTER JULY 17, 1996, SHALL HAVE NO EFFECT UPON THIS "RESOLUTION OF NATIONAL DEBT, OR SAID BONUS 3392" TO WHICH THE AMERICAN PEOPLE "OWN" FORTY-EIGHT (48) PERCENT OF THE ACCRUED INTEREST UP TO MAY 1, 1990.

### DECLARATION

WE, THE DECLARANTS, THE CONSTITUENTS, THE OWNERS OF THE GRANDFATHERED CONSTITUTION, ITS AGREEMENTS AND ITS "LAWS" HEREIN, AND HEREAFTER, TAKE SUPERIOR TITLE TO AND OF CONSTITUTIONAL "GRANDFATHERED CONTRACT". WE DEMAND RESOLUTION OF THE JUST, LAWFUL, CONSTITUTIONAL DEBT PURSUANT, AND IN CONFORMANCE WITH THE "CONTRACT OF CONSTITUTION FOR THE UNITED STATES", AND "PURSUANT CONSTITUTIONAL LAWS THEREOF."

### IT IS SO DECLARED

REMEDY AND RESOLUTION OF THE CONSTITUTIONAL, JUST, LAWFUL, DEBT OF THE UNITED STATES STIPULATIONS, CAVEATS, CAVEAT EMPTORS, CONSTITUTIONAL LAWS, BILL OF RIGHTS AS RATIFIED AS THE FIRST AMENDMENT OF THE CONSTITUTION, ITS ARTICLES IN ORIGINAL "GRANDFATHERED" FORM SHALL PREVAIL, INCLUDING USC TITLE 18, POLICIES "ONE, TWO, THREE THAT SET, SHALL PREVAIL..."

WE, THE "GOVERNMENT OF THE UNITED STATES (THE CITIZENS OF THE UNITED STATES)" STAND RWA (READY WILLING AND ABLE) TO RESOLVE SAID NATIONAL, CONSTITUTIONAL, JUST AND LAWFUL DEBT OF THE UNITED STATES.

### IT IS SO DECLARED

"BY"

THE "ESTATE TRUSTEE" FOR THE "BENEFICIARIES", THE PEOPLE OF THE CONSTITUTIONAL UNITED STATES.

FURTHER SAYETH NAUGHT

### EDITORIAL DISCLAIMER

*As is our usual CONTACT policy concerning the printing of others' material, we have only made a few minor typographical corrections to the document you have just read. It does contain significant information. We take no position of advocacy concerning this document. We have, however, elected to share it with you, the public, as it IS newsworthy.*

Public Notice: Declaration Of Lien follows on next 3 pages →

# Public Notice: Declaration Of Lien

V.K. DURHAM  
P.O. BOX 477  
Okawville, IL. 62271

RUSSELL HERMAN  
P.O. BOX 477  
Okawville, IL. 62271

CSEML  
P.O. BOX 477  
Okawville, IL. 62271

ILLINOIS A REPUBLIC

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

ARTICLE IV., SEC. IV.  
A U.S. Constitutional "Common Law Lien" pursuant to Art. VI.,  
and the Bill of Rights Article XIV., Sec. 3, July 28, 1868;

BY  
DECLARATION OF LIEN

Public notice is herein given, pursuant to the laws of assumpsit  
The United States of America, The Department of the Treasury, The  
Department of WAR, The Corporation of the United States of America,  
the Company of the United States of America, their agents, repres-  
enatives, assigns, employees, designees did have served on the  
WHITE HOUSE to, PRESIDENT WILLIAM JEFFERSON CLINTON, a just and  
legal LIEN delivered by CERTIFIED MAIL, RECEIPT REQUESTED Number  
P-177-902-158, mailed on December 13, 1993, received at the WHITE  
HOUSE on December 20, 1993.

Amount of the Lien is the accumulated Principal and Interest  
due from May 1, 1875 at the accepted .44% (fourty four percent)  
per annum on the principal and interest whereupon and whereas BOTH  
the Principal and Interest are INTEREST BEARING from the date of  
May 1st, 1875 untill said DEBT/ASSUMPSIT is paid to the OWNERS  
OF RECORDED RECORD, by JURAT (certification/seal) August 21, 1989,  
Order Number 7309, Document Number 046 identifying; "Se legaliza  
la firma, noel contenido" and "Se legaliza la firma que antecedes"  
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;  
\$206,858,581,465,280,000,000.00 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 untill released by

## DECLARATION OF "LIEN"

page 2 continued

1 the duly Recorded "Owners of Recorded Record", Russell Herman and  
2 V.K. Durham, presently resideing 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, 1781)

10 And, The Constitutional Provisios 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  
13 payment of pensions and bounties for services in suppressing insur  
14 rection or rebellion, shall not be questioned."

15 Including; THE ACT TO ENFORCE THE FOURTEENTH AMENDMENT of April  
16 20, 1871 (U.S. Statutes at Large, Vol. XVII, p. 13ff) whereupon;  
17 the people are identified as the government of the United States  
18 of America; mandated by ART. IV., SEC. IV., U.S. CONSTITUTION.

19 Whereupon by Executive/Presidential Order and by Acts of Congre  
20 ss, in accordance with the Laws of Assumpsit, pursuant to the ACT  
21 of the MONROE DOCTRINE its COROLLARYS, Treatys, Alliances, Debts  
22 and Engagements are enforced by the herein identified ACTs of  
23 Congress, by the known Constitution of the United States.

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

DECLARATION OF LIEN

page 3 cont

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

5 Date; March 28, 1994

6  
 7 Signed; [Signature]  
 8 V.K. Durham, Signatory/Owner

9 Date; March 28, 1994

10  
 11 Signed; Russell Herman (POA)  
 12 Russell Herman (by P.O. A., duly recorded; CATHERINE HERMAN)

FURTHER SAYETH NAUGHT

//////

State of Illinois }  
 Washington County } ss.

I, Thomas Ganz, Recorder within and for the County of Washington  
 in the State aforesaid, and the keeper of the records and files, together  
 with the seal thereof, DO-HEREBY CERTIFY that the within and fore-  
 going is a true, perfect and complete copy of ARTICLE IV., SEC. IV.  
A U.S. Constitutional "Common Law Lien" pursuant to Art. VI.,  
and the Bill of Rights Article XIV., Sec. 3, July 28, 1868;  
**BY DECLARATION OF LIEN**  
 .....recorded in volume 431 ..... on  
 page 771 ..... of the MISCELLANEOUS ..... records of said  
 County, now in my office remaining.

IN TESTIMONY WHEREOF, I have hereunto set my hand and  
 affixed the seal of Recorder, this 22th ..... day of  
JULY ..... A. D. 19 96

[Signature]  
 Recorder

# Romanoff & Japanese Connection To Massive Russian Imperial Treasure

7/29/96 #2 HATONN

UNTO EACH IS A SEASON,  
UNTO ALL IS A "TIME"

Unto each thing a time, a time for planting and a time of reaping—but long in-between is a time of growing. Even unto each of US comes a time of testing graduation credentials. Today comes a "time" in which action must be taken—but ever so peacefully that all in God's wondrous Creation may have benefit and Joy.

We don't need to greatly explain or further refute the lies—for your nation and thus YOU, of the world brotherhood, and all about you, lays in the path of the Elite who would control your nations and you-the-people.

I have no privilege of choosing your time for announcing your own credentials and for this passing moment there needs only be recognition of the time of harvest, for the planting has been finished, the growing accomplished and now the fruit must be harvested so that the bitter fruit is replaced with the sweet.

Unto man at various times in his sequence of presence and experience has been given "the way", the rules under and within which mankind could live in manifest human form and also make choices which would lead toward life eternal and life in justness. Those teachers who brought the way, the light and the truth have been put aside while chaos and strangulation have come upon the lands. Now comes the time when that which has been secured for your recovery is brought forth for ALL THE WORLD TO SEE AND KNOW. Of course there will be denial and rebuttal—so, all that needs to be done is to announce, pronounce and present that which is lawful, legal, Constitutional, AND VALID.

Men and women have long died in their pursuit of justice, balance AND FREEDOM. That is nothing "new" or necessarily beneficial for all CAN BE ACCOMPLISHED UNDER THE LAWS. THAT IS SO, UNLESS YOU HAVE DENIED YOUR OWN RIGHT TO THE LAWS AS LAID FORTH IN INTENT OF FREEDOM FOR ALL CITIZENS.

In an attempt to steal ALL from you, the Usurpers have taken the field, the game, and defrauded you of your rightful heritage as nations UNDER GOD offering liberty, justice, freedom, and that which allows for the individual and singular pursuit of happiness—with a right to hold and prosper within and through the fruits of an individual's labors.

To insure that this would be a timely exchange, negotiations have been forthcoming to allow for those who now CONTROL, through this heinous New World Order come upon you, to consider their just decisions and return to the assisting of a return to, in the United States of America, UNDER GOD, to FREEDOM, EQUALITY AND JUSTICE FOR ALL.

They have REFUSED consideration of working jointly to accomplish our mission of returning to JUST Constitutional LAW and a return to, even in SHARING OF, the rightful inheritance of citizens and nations of the world. They want it ALL as does Satan always seek to have and hold ALL "things" of seeming value, power and force, while not wanting to be annoyed by our nagging presence. So be it. We were warned, rightfully so, that it would be thus. However, as in all circum-

stances, choices must be allowed and decisions accomplished. Chelas, every Achilles has a "heel" tendon which is overlooked in the race for the goal and prize, "us" for freedom—"they" for power and control with enslavement of the citizens for their own use and benefit. This time, in their own efforts to lay a course and a way to achieve total financial control of the globe, they set up their own demise and now they refuse to consider a coalition, of sorts, to offer freedom again to the people.

IT MUST BE THROUGH THEIR OWN METHODS AND HANDIWORK THAT YOU CAN ACCOMPLISH THE RESULT OF FREEDOM IN LIVING AND FREEDOM FROM THE CORRUPT TYRANNY AND DESPOTISM OF THE UNLAWFUL AND CORRUPTED ELITE. NO, WAR IS NOT A SOLUTION. WAR WILL ONLY BRING BLOODSHED AND EVENTUAL ASSURED LOSS OF THAT FREEDOM YOU SEEK TO CLAIM. YOU DO NOT HAVE TO PERISH OF THE DISEASES THRUST UPON YOU THROUGH THE MAN-MADE VIRUSES AND MICROBIAL PARASITES—NOR NEED YOU PERISH FROM THE VERY BLOOD-SUCKING PARASITES SET UPON TAKING YOUR LAST DROP OF LIFE BLOOD.

## JAPANESE CONNECTIONS

I am going to, only briefly, as in an Editorial explanation, speak about "why" we are focusing on the Romanoff material again after so many years.

We did a lot of speaking on the subject during the time we were working with Gunther Russbacher but that was a very different focus.

The reference here is fully intended to bring attention to the FACT that the Japanese are, at the least supposed to be, holding the (Russian) Romanoff "treasure".

As established and with this particular reference FROM Aleksei Nicholaevich Romanoff in New York City, August 1984 [see document following on pages 30-40] we RE-ESTABLISH the claim and the facts of this Imperial Treasure—which has, unfortunately for all involved, been transferred in great portion to places outside Japan—even to the Philippines. This does not mean, however, that there need be no accounting to the rightful heirs.

Now that the financial difficulties of Japan are so great, having had three major bank failures because of fraudulent fundings and now Sumitomo Bank is reported to be in actual litigation over the same source of fraudulent gamesmanship, we want to remind the Japanese of some of the dealings which should be attended and ONE MAJOR PROBLEM THEY FACE IS "WHERE IS THE TREASURE?" It is not right or feasible to just "disappear" that major value and the rightful owners want it returned. Or, has some of it been returned only to be as falsely secured as before? We shall see. Deading the heirs isn't going to help anything—because in every instance henceforth it is far better to "deal" than "suicide" more hapless victims to keep the lids covering-up the abuse and misuse.

I will repeat a part of the Romanoff "Note" and "Jurat":

[QUOTING:]

On June 11, 1981, as Imperial Protector of the Sovereign Order of St. John of Jerusalem, I [Aleksei Romanoff] conveyed to the Order for and in support of its charitable, religious,

military, and patriotic works the amount of forty per centum of the value of the Russian Imperial Treasure, heir to which I am. *This treasure was salvaged by a Japanese company and by the Japanese Government from the Russian Imperial warship Nakhimov (gold and platinum), being worth due to Japanese estimation in excess of \$38 billion. The Soviets, having been confronted by the Japanese Government with my claim to the Russian Imperial Treasure, want to avoid direct public confrontation with me, concerning my claims and rights of which they are well informed.* Therefore, the regime of the Soviet Union intensified in Western Countries an "Intelligence Intervention operation" (also known as "Active Measures"), together with various clandestine and public operations, to discredit myself personally, and to attack and, if possible, defeat my claims and hereditary rights, particularly my claim to the Russian Imperial Treasure now held by the Japanese Government and the Japanese salvage firm. As a direct result of publicity outside of the Soviet Union concerning my position in the Sovereign Order of St. John of Jerusalem and my claim to the treasure, in July 1981, a special meeting of the Soviet Politburo under the leadership of the late M. Suslov decided: Through public and clandestine interventions and quasi-legal operations to frustrate, thwart, or defeat my claim to the Imperial Treasure in Japan; and through dummy front-organizations and fraudulent "heirs" to the Imperial Treasure, as well as by use of threats, extortion, bribery, and other coercive and illegal measures, to seize the treasure and apply it to a campaign of espionage, subversion, destabilization, and irregular warfare in Central America and Mexico, in an effort to "sovietize" this region of the World, which would greatly endanger the national security and the strategic situation of the United States.

[The above paragraph is from page 4 of the document (affidavit).]

[END OF QUOTING]

There are some obvious direct terms which are hard to misunderstand, ladies and gentlemen. There are, however, some real hidden clues which should come to your attention if you have followed the trail very deeply and recognize the possibilities—and ONE term is: "...dummy front-organizations", and "...fraudulent 'heirs' to the Imperial Treasure..." Let us ever remember the ONI and CIA, along with all the other alphabet soup Intelligence operations, have been, and remain, involved and their entire thrust is toward fraudulent actions and production of fraudulent projects, entities and people, i.e.: heirs. It is truly sad when fraudulent constructs and credentials are foisted off onto the people, by the deceivers, to gain that which is NOT theirs. So be it. We just take special note of these circumstances for it is truly the INTELLIGENCE operations as structured by the Elite which control your world most effectively—at the instruction of the puppet-masters.

Please read, CAREFULLY, a couple of times at least, the documents referred to in this notice. Thank you.

Let us hope that, indeed, some of that material was returned to some rightful holders. This is, perhaps, why some receivers of "inquiries" have remained so very SILENT.

You will not have heard the last of the documents so consider holding them in with your "precious" possessions against a day in YOUR future—if you manage to have a future. Satu. [See document following on pages 30-40.]

### AUTHOR'S NOTE

In the Foreword to the nonfiction work, titled "Rescuing the Czar", two authentic diaries arranged and translated by James P. Smythe, A.M., Ph.D., and published by California Printing Co. Publishers, San Francisco, in 1920, professor W.E. Aughinbaugh, M.D., LL.B., LL.M., concluded: "Is the Czar and his Imperial Family still alive? There are millions of people in Europe and America who are asking this question. European Governments have considered the question of sufficient interest to justify the investigation by official bodies of the alleged extinction of this ancient Royal Line. Millions have been expended for that purpose. Commissions have pretended to investigate the subject after the event. Volumes have been returned of a speculative nature to authenticate a mysterious disappearance that has never been explained. April 5 (1920); the Universal Service carried a cable from Paris reading: '.... Czar Nicholas and all members of the Imperial Family of Russia are still alive, according to M. Lassies, former member of the Chambers of Deputies, who has just returned from a mission to Russia....'. This was several weeks after the manuscript of the following account of the Czar's Escape was in my possession (February 20, 1920). Yet this confirmation of the manuscript has not sufficiently overcome the universality persistent doubt that has grown out of many previous imposing reports. In certain Royal quarters the anxiety to disseminate the 'reports' of their Commissions is too apparent to authorize a judicial mind to accept their speculative guesswork as convincing evidence of a legal corpus delicti when no identified bodies have ever been produced. This eagerness to convince the World by substituting a mere disappearance, or the lack of evidence, for positive proof of the Royal assassination raises very naturally the presumption that certain circles are more interested in misleading than in satisfying the public mind... When the revolutionary passions of Russia have subsided, there may be men and women of the humblest estate who will wonder how it happened that their Emperor, whose darkest sin, apparently, was loyalty to Russia, could have been murdered by their countrymen in cold blood. It will never be believed... In simple justice, therefore, 'Rescuing the Czar' is offered in extenuation of this doubtful charge against the entire Russian race. For nothing is better calculated to sanctify a martyrdom and make a race abhorred than a belief in its injustice. Nothing is more potent to dissolve a race and scatter than the fable of their unrepentant hostility to the cry of Mercy from the sacrificial Ikon. Nothing so quickly exposes their abandoned fields to the tramp of hostile feet and the subjugation of their soil. Ambitious rivalry has no better ally than unexplained suspicion..." (Excerpts — unquote).

Professor W.E. Aughinbaugh, making proper conclusions about "Rescuing the Czar", could not foresee the gigantic and monstrous conspiracy to suppress the truth about the escape of the Russian Imperial Family into exile and underground in 1918, and to replace the truth with dissemination of public "investigation reports" of Commissions, Publishers, and hired Authors, acting on behalf of usurycrats and their miserable aristocratic lackeys, ordinary thieves, and embezzlers, who are in collusion with the bloody and terroristic Soviet regime. Forgeries, falsehood, public perjury, extortion, and also murder, were always the favourable moda operanda of such "historians". This unique eagerness to convince the World by substituting a mere disappearance, or lack of evidence, for positive proof of the assassination of the Russian Imperial Family, has always served the main criminal task to prevent the surviving members of the Imperial Family from reappearance, in an attempt to terrorize them, to present them as imposters, and to coax them into silence. When despite all these "noble" efforts, for the first time after my escape from Siberia, reports were published with my cooperation in 1964, panic erupted in all Eastern and Western capitals, and especially in Moscow and in London. My honorable Royal relatives in England, Germany, and Scandinavia, in company with the Red chieftans from the Soviet Union (not to mention some of the lower-grade members of the Russian Imperial House of Romanoff in Exile, who often illegally assumed titles of Princes and Grand Dukes) were shocked to read, for example, such authentic reports as those written by Philippa Schuyler of New York City. On December 15, 1964, the Manchester New Hampshire Union Leader published her second report, titled "Czar's Heir", in which she stated: "... In August, 1964, the MANCHESTER UNION LEADER was the first newspaper to reveal to the World the amazing full-length story of Aleksei Romanoff's fantastic escape from the Ekaterinburg massacre. Since then, a few other daring newspapers like the NY Journal American, the Cincinnati Enquirer and the Italian revue OGGI, have had the courage to reveal to the public that the rightful ruler of Russia still lives, and that the historically accepted Ekaterinburg massacre never took place. But, mostly the story has been suppressed. Why ?? Because the possession of hundreds of millions of dollars is at stake. And because the

myth of the Ekaterinburg massacre has become a sacred legend, enshrined in the dignity of time, sanctified by inclusion in all history books — tearing the veils off this hallowed lie would embrace the Establishment everywhere. Yet at the time when it was supposed to have happened, the Ekaterinburg massacre was not believed by the whole World. The NY Times published an AP article on December 28, 1918, that contained this revealing statement by the nephew of General Skoropadski: '.... There is no doubt that the Czar of Russia and his entire Family are alive. I cannot reveal where the Czar is because he does not wish it. His whereabouts is known to an Allied Government. It is a neutral Country. Accounts of his murder at Ekaterinburg were manufactured by Trotsky and Lenin for propaganda purposes. It took much money and time and the lives of many officers to accomplish his escape'. These statements were reaffirmed in another NY Times story on January 9, 1919.... Though the average person in the West is only now hearing the true facts, the survival of the Imperial Family was known not only to the Japanese Emperor, but to many other Royal Families throughout the World. When the Communists crystalized their power in Russia, and England recognized Soviet Union (1924), those in the know decided upon a permanent silence in this delicate matter... The Czar and Czarevich continued to fight the Reds clandestinely from their Polish hideout..." (Excerpts — unquote). This was truthfully written by Philippa Schuyler 20 years ago. As time passed by since her two reports in 1964, the murderous network of the conspiracy of silence concerning the fate of the surviving members of the Russian Imperial Family, was becoming stronger and more sinister. While in 1918/1919 the NY Times published true reports concerning the escape of the Imperial Family from Ekaterinburg in 1918, the same newspaper during the last 20 years published not a single true word concerning my person and my activities, despite the fact that I am well known in the Editorial and other Offices of this newspaper. Among other, during the same period of time, the NY Times, always after long and sophisticated acceptability and legal procedures, published five of my personal legal advertisements, signed by my true name and titles. However, despite promises, the contents of the advertisements, presenting great and sensational news, had never been followed up by an editorial story of this newspaper.

Following the well-known method of the International Conspiracy of replacing truth with fabrications, and facts with fiction, the Hidden Hand of the gigantic combine of Rothschilds, Rockefellers, Morgans, Vanderbilts, and Du Ponts, inspired the publication of more than 50 "historical" books and hundreds of press and magazine articles as well as the production of two movies and dozens of television series, concerning the fate of the Imperial Family including myself, during the last two decades. Consequently, I am the most overpublicized person in this Country, Obviously, the key reason for these frantic public fabrications was to create the perception that I was dead with my Imperial Family since 1918, and by investment of millions of dollars, to produce the image that, indeed, I am impersonating the Tsarevich & Grand Duke Aleksei of Russia. These efforts had been in part supported and always tolerated by some of the competent United States Agencies, which knew the true facts since several decades. The manipulators of the Hidden Hand, in result of such a status quo, could not only keep illegally hundreds of billions of dollars of the Russian Imperial Inheritance, but gradually they had been able, especially during the period of 1964/1974, to manipulate various financial conditions, to cause temporary panic and to dangle before American investors gimmickry, consequently, whipping out of the values of American stocks and money approximately \$500 billion. This situation would have been much worse if some more courageous American, patriotic investigators and researchers had not undertaken counteractions to establish the true facts and to give them public exposure, which — as a small light — was illuminating the diabolic and subversive darkness of the Big Lie. To this group of patriotic researchers, authors, and publishers, who objectively entered into war with the Big Lie about the fate of the Russian Imperial Family, belong: Cleve Backster, Chairman of the Academy for Scientific Interrogation; Frank A. Capell, Editor and Publisher of the Herald of Freedom; Count Shishmarieff, Senior Knight of the Sovereign Order of St. John of Jerusalem; Edward Hunter, Editor & Publisher of the Tactic newsletter and Chairman of the Anti-Communist League; Ernest L. Miller, Editor & Publisher of the Truth Crusader; Delamer Duverus, Editor & Publisher of the American Sunbeam; Alan Stang, researcher and author for the American Opinion; Archibald Roberts, Director of the Committee to Restore the Constitution; Richard Cotten, radio broadcaster & publisher, Conservative Viewpoint, and other experts.

However, the total establishment of the news media and the publishing industry throughout the United States, during the last 20 years, not only diligently and fraudulently served the interests of the international usurycrats and their regents and agents, but also the vital interest and cause of the godless and terroristic regime of the Soviet Union. In time this brought the Soviets into the comfortable position to blackmail various personalities and governments in the Western World,

with regard to the incredible fraud promoted or tolerated by their agencies about the fate of the surviving members of the Russian Imperial Family. Evidently, many of the thieves and embezzlers of the assets and monies from the Imperial Inheritance deposited in the West, found themselves in the scope of Soviet KGB recruiting operations, and dozens among them began for the sake of Soviet "discretion" to betray their own Country, religion and families. The true record of history presents the irrefutable facts that the Russian Emperors had been during 150 years the most trusted friends and protectors of the new Christian Republic of the United States. Among many other good deeds on behalf of the U.S.A., they ceded to this Country: Alaska, the Hawaiian Islands, and California. It is incredible but true, that the U.S. Government in collusion with the British and the Soviets, and against the real interest of this Country, created against myself and my Family murderous harassment and persecution by the news makers during the last 20 years. In the face of these undeniable facts all the anti-Soviet rhetoric, publicized from time to time by the American press, is assuming the real dimensions from anti-Communist to anti-anti-Communist, and the Soviets understand to use this paradoxical complex on their behalf. From a few public sources it is known that the U.S. Department of State is conducting with the Soviet Government negotiations about returning some of the islands belonging to Alaskan territories. Then, of course, Alaska itself is going to be the object of the Soviets' demand, and after that, all other territories belonging in the past to the Russian Empire.

On June 11, 1981, as Imperial Protector of the Sovereign Order of St. John of Jerusalem, I conveyed to the Order for and in support of its charitable, religious, military, and patriotic works the amount of forty per centum of the value of the Russian Imperial Treasure, heir to which I am. This treasure was salvaged by a Japanese company and by the Japanese Government from the Russian Imperial warship Nakhimov (gold and platinum), being worth due to Japanese estimation in excess of \$38 billion. The Soviets, having been confronted by the Japanese Government with my claim to the Russian Imperial Treasure, want to avoid direct public confrontation with me concerning my claims and rights of which they are well informed. Therefore, the regime of the Soviet Union intensified in Western Countries an "Intelligence Intervention operation" (also known as "Active Measures"), together with various clandestine and public operations, to discredit myself personally, and to attack and, if possible, defeat my claims and hereditary rights, particularly my claim to the Russian Imperial Treasure now held by the Japanese Government and the Japanese salvage firm. As a direct result of publicity outside of the Soviet Union concerning my position in the Sovereign Order of St. John of Jerusalem and my claim to the treasure, in July 1981, a special meeting of the Soviet Politburo under the leadership of the late M. Suslov decided: Through public and clandestine interventions and quasi-legal operations to frustrate, thwart, or defeat my claim to the Imperial Treasure in Japan; and through dummy front-organizations and fraudulent "heirs" to the Imperial Treasure, as well as by use of threats, extortion, bribery, and other coercive and illegal measures, to seize the treasure and apply it to a campaign of espionage, subversion, destabilization, and irregular warfare in Central America and Mexico, in an effort to "sovietize" this region of the World, which would greatly endanger the national security and the strategic situation of the United States.

The Soviets' subversive plans found a silent but friendly tolerance or support on the part of some Western Governments, and especially of the British and American Governments. As never before, since 1981, this Country has been overshadowed by news, movies, and publications, serving directly the best interest of the Soviet Politbureau's plans and deeds. Among other, the Soviets staged through controlled by them Synod of the Russian Orthodox Church in New York City, the "canonization" of the Russian Imperial Family as obvious "proof" that all its members were assassinated in 1918. The well-known hoax-movies "Anastasia" and "Nicholas & Aleksandra" had been broadcasted via television again at least in 35 states of the U.S.A. Furthermore, the conspirators published again a new book about the imposter Anna Anderson, which should prove that she was, indeed, my youngest sister, Grand Duchess Anastasia Nicholaevna of Russia, i.e. to legally establish facts which Anderson was unable to prove during 40 years before Courts in Germany. Plutocratic magazines, like Town & Country, began to publish "reports" about the death of the Russian Imperial Family in Siberia in 1918. The Wall Street Journal in a front-page article tried to contribute to the proclamation of a questionable Prince that he is the "Emperor and Autocrat" of All-Russia, a position non-existent and illegal outside of Russia. Said "Emperor and Autocrat" of Russia, married to a sister of NKWD Marshal Beria's wife, is a former SS official, who during World War II was on the staff of Reichskommissar Rosenberg and participated in "pacification" of some Nazi-occupied territories of All-Russia.

After or during this gigantic propaganda intermezzo, the International Conspirators, following the Soviet "Active Measures" outline, since January 1983, staged Civil Actions before U.S. District



Courts in the United States in order to destroy the original Sovereign Order of St. John of Jerusalem and to intercept the claim for \$38 billion from the Russian Imperial Treasure salvaged in Japan. Despite obvious illegalities of foreign Plaintiffs operating in the United States in collusion with some renegade Knights of the original Sovereign Order, the Civil Actions before the U.S. District Courts in Philadelphia, Tennessee, and Minnesota, pending during many months, stay judicially undecided. All complaints in this complex directed to the U.S. Department of Justice, are surrounded by silence and nonfeasance. Despite the fact that the U.S. District Courts are dealing with one of the most important and sensational cases in the legal history of this Country, the establishment news media and the "free press" are pretending that they know nothing and thus they say nothing. Consequently, I decided to select verified information and legal documentation and to publish it in this WHITE BOOK, main purpose of which is to publicly establish facts, among other, disproving the alleged assassination of the Russian Imperial Family in Siberia in 1918. It is also verifying and acknowledging my true identity, which against my own interest as well as against the vital interest of this Country, got to be the subject of suppression and distortion during a protracted period of time on the part of the most powerful and sinister conspiracy the Americans ever knew.

The publication of this WHITE BOOK has also resulted from another situation. Residing during the last more than 20 years in the Mecca for authors of the World — New York City — I had been unable, despite my best efforts, to publish my Memoirs myself. In order to do so, I employed in the past more than 10 literary agents and other representatives, however, none of them was successful. At least 15 publishing houses and firms had been contacted which, while never refusing to believe in the documentation and evidence I presented to their editors, and at the beginning always showing great interest in publishing my Memoirs, gradually began to delay the arrangements, and earlier or later the projects were refused for the time being. Some of the publishers even invested substantial amount of money to delay the publication of my Memoirs. For example, the publishing house in London of Weidenfield and Nicholson, paid in accordance with legal agreement \$4,000.- (plus payments for the coauthor, agent, and lawyer, etc.), and then after several months dropped the project without any explanation. Allusions to intervention by certain governmental agencies were sometimes used by the involved publishers as excuses not to go through with the project, or they mentioned the fact that already dozens of hoax-books had been published about the Romanoffs. The well-known Warner Brothers Publishing House paid for an option agreement concerning publication of my Memoirs and production of a television mini-series, \$5,000.- (plus payments for the coauthor, agent, and lawyer, etc.), and then, after examining sources and conducting personal interviews, having convinced themselves that they were dealing with an authentic person, this publishing house informed me through its Legal Counsel: "... Warner Bros. has elected not to exercise either its television or book option concerning the rights set forth in the Option Agreement, dated June 1, 1979, with His Imperial Highness...". Representing me in these negotiations, the prominent lawyer, Leon Kaplan, from the Law Offices Kaplan, Livingston, Goodwin, Berkowitz & Selvin, from Beverly Hills, California, told me during a personal conversation that "... I never heard in my life about such a decision on the part of a serious publisher...". Consequently, after so many years the libraries throughout the U.S.A. and the World are full of "historical" works by many authors, some of whom had been masqueraded swindlers, KGB agents, and war criminal. One of the main ideas behind these "factual" works was the intent to destroy the existing evidence and to replace it with fiction and fraud. Thus, in realization of this idea, I had been presented, among other, as a man who was fabricated by the KGB, including damages done to my body by hemophilia, which were also a product of KGB. Another "genius" from New York City published his "work" about the conspirators who saved the Romanoffs, and dedicated it to one of the beforementioned smear artists. In this extraordinary book it is "proven" that the Russian Imperial Family escaped from Siberia in 1918, in result of conspiracy of the good German Kaiser and the Jews. This version of my escape was really unique: The Russian Imperial Family simply left Ekaterinburg, and was replaced there with seven plastic dummies which bore the likeness of members of the Imperial Family. Then blood was splattered all over the bodies and the cellar and a mock execution was carried out. The guards got seven plastic corpses which had been burned as a subterfuge. In the meantime, the Imperial

Family escaped thousands of miles away. I do not want to bore the readers with all other versions of my escape, my life after it, and my activities on behalf of the national security of the United States. Instead, I edited this WHITE BOOK, also for the diaries of the barbarians on both sides of the ocean.

*Aleksei Nicholaevich Romanoff*  
*H. Co. and Gt. - R.*

New York City, August 1984.



Address Reply to the  
Division Indicated  
and Refer to Initials and Number

UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D.C. 20530

December 15, 1969

**B**

Recd.: December 22, 1969

*Aleksei Nicholaevich Romanoff*

Mr. Aleksei Nicholaevich Romanoff  
[address deleted]

Dear Mr. Romanoff:

This will acknowledge receipt of your letter dated  
December 9, 1969.

Sincerely,

J. WALTER YEAGLEY  
Assistant Attorney General  
Internal Security Division

By:

*Francis X. Worthington*  
FRANCIS X. WORTHINGTON  
Chief, Civil Section

MEMORANDUM : This letter is in acknowledgement of my letter of December 1, 1969, delivered to the OFFICE of US ATTORNEY GENERAL, WASHINGTON, DC., INTERNAL SECURITY DIVISION, on DECEMBER 9, 1969, re: SILVER TANKARD of GEORGE III, made 1777 in LONDON by JOHN KENTENBER & received by me in OCTOBER 1963 from US REPRESENTATIVES as a token of appreciation on the part of the H.B.M. SECURITY SERVICE, H.Q. in LONDON.

December 22, 69.

(att.: envelope).

*The date of mailing of my letter (Dec. 1, 69) and of its delivery to the office of US Att. Gen. Wash., D.C., (Dec. 9, 69) had been clarified by phone.*

*Aleksei Nicholaevich Romanoff*

АЛЕКСИ НИКОЛАЕВИЧЪ

ALEKSEI NICHOLAEVICH

THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE, TSAREVICH AND GRAND DUKE OF RUSSIA, HEAD OF THE RUSSIAN IMPERIAL HOUSE, ETC. AND AUGUST ATAMAN ETC. ETC.

\*\*\*\*\*  
22 " \*\* X \*\* 1969 " 4 " of NOVEMBER 1969 RE: NEW YORK TIMES  
JUL. 27, 67 (32C)  
NOV. 4, 69 (67L)  
STATEMENT & NOTICE .  
\*\*\*\*\*

CC: SPECIAL ATTENTION :

ASSIST. US ATTORNEY GEN. & CHIEF INT. SECURITY DIV. US DEPARTMENT OF JUSTICE, WASHINGTON, DC  
HON. J. WALTER YEAGLEY .

THE SPEAKER'S ROOMS, US HOUSE OF REPRESENTATIVES, HON. JOHN W. MCCORMACK, WASH. DC.

CHAIRMAN OF US SENATE'S COMMITTEE ON JUDICIARY & INT. SEC. SUBC.  
HON. USS JAMES O. EASTLAND, WASH. DC.

US SENATE'S SELECT COM.: STANDARDS & CONDUCTS, WASHINGTON, DC  
HON. WALLACE F. BENNETT .

ANTI-COMMUNIST ACTION SOCIETY, PHILADELPHIA, PENNSYLVANIA .

BOARD OF DIRECTORS CHRISTIAN NAT. ALLIANCE, LANCASTER, CALIFORNIA.

ANTI-COMMUNIST LIAISON INC., ARLINGTON, VIRGINIA.

K's M. ORDER OF SERAPHIM OF SWEDEN, SWEDEN.

FRENCH ORDER LEGION D' HONOUR, FRANCE

HIS MOST EMINENT HIGHNESS PRINCE CROLIAN EDELEN de BURGH, 72nd GRAND MASTER of SOVEREIGN ORDER of ST. JOHN of JERUSALEM, USA : SHICKSHINNY, PENNSYLVANIA .

&  
WHO IT CONCERNS .  
\*\*\*\*\*



THE NEW YORK TIMES, THURSDAY, JULY 27, 1967 \* 32C

АЛЕКСИ НИКОЛАЕВИЧЪ  
ALEKSEI NICHOLAEVICH  
THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE, TSAREVICH AND GRAND DUKE OF RUSSIA, HEAD OF THE RUSSIAN IMPERIAL HOUSE, ETC. AND AUGUST ATAMAN ETC. ETC.  
STATEMENT  
Att: U.S. Attorney Gen. Hon. Ramsey Clark & International Committee of the Red Cross  
Washington, D. C. Geneva, Switzerland  
Deprived from any possibility to express my opinions through mass press and other news media in the United States, facing serious charges and libeling by certain newspapers & publications I am compelled to make the following public announcement:  
1./ My wife (impugned M. Romanoff) recorded by the City Reg. Office Queens County, N. Y. rec. 441 (appex: 79-144) No: 116708 on July 12, '67 an instrument containing an affidavit of July 11, '67 on 9 pages and its exhibits A-E.  
2./ Said instrument was recorded for the protection and interest of my daughter (impugned Yelena A. Romanoff) and ourselves and for the further purpose of setting forth in detail the circumstances surrounding the entry of us into the United States (Jan. 12, '61) after political asylum was granted to us and the events ensuing therefrom.  
3./ Copies of aforementioned instrument have been sent by reg. mail (ref. rec. req.) for recording to U. S. House of Representatives & U. S. Senate Re: HR. 5507 (R. No: 12346 & 12347), to U. S. Immigration & Naturalization Service, Wash. D. C. Re: H.R. 5507 & A12727330 & A12727331 (R. No: 12345) and to International Committee of the Red Cross, Geneva (R. No: 12648). Since our mail was and is so intercepted, the copy of said instrument has been directed to ICRC, Geneva, via: The Consulate Gen. of Switzerland in New York City.  
4./ This statement has reference to my and authorized by me legal statements (notices) published by: N.Y. Journal American Feb. 10, '45, Frankfurter Allg. Zeitung (W. Germany) May 4, & 6, '63, N. Y. Herald Tribune Nov. 17, '63, Novaya Russkaya Slovo Dec. 28, '63, Washington Daily News July 14, '66 & September 2, '66 and New York Times December 9, 1966.  
STATE OF NEW YORK, COUNTY OF QUEENS ss: Aleksei Nicholaevich  
ss: M. Romanoff  
ss: [Signature]  
ss: [Signature]

NOTE: BELOW STATEMENT CONTAINS AN ERROR, SINCE IT WAS LEFT OUT : " I NEVER HAD BEEN KNIGHT OF SOVEREIGN ORDER OF ST. JOHN OF JERUSALEM... SHICKSHINNY, B.

TUESDAY, NOVEMBER 4, 1969  
NOTICE RE: INSTRUMENT NO: 2427/69.  
BY publication of STATEMENT, N.Y. TIMES JUL. 27, '67 my instrument of my wife (impugned M. Romanoff), recorded by CITY REG. OFFICE, QUEENS, N.Y. JUL. 12, '67, REC. NO: 79-144, NOTICE to verify same and on OCT. 20, '67 I recorded in same office an additional INSTRUMENT NO: 2427, REEL 242, NO: (79-144), serving the purpose to clarify pertinent matters re: the instrument and to indicate correct identity of U.S. CIT. MR. and other representatives of M. GOLENIIEWSKI, the event surrounding U.S. CONTRACT-OCT. 7, '67, in breach respectively, and to specify my personal connected persons & status, U.S. CIT. to the extent of my knowledge. Said INSTRUMENT contains also reference to my U.S. REPRESENTATIVE, who, based INSTRUMENT recorded by me, authorized on a person in N.Y.C. during 1967/68: C.I.A. LEG. J. WARNER, SING SING, N.Y. D. MURPHY & WILLIAMS & KUNN, E. NEWTON, CHIEF SEC. N. CONNOR & W. MANDER, P.R.I. GULLYVA & BARZALON, U.S. CONGRESS CHAIRMAN, CON. SEN. H. FISHMAN, REP. UNAMER. ACT. CON. I. ANDRUSK, REP. of U.S.S.R. EASTLAND & LEG. INT. SEC. CON. J. BOURWINE.  
Following to my NOTICE RE: OPEN LETTER (N.Y. TIMES MAY 27, '68 TO U.S. PRESIDENT, N.Y. DAILY COLUMN, JUL. 12, '68) I learned that what I NEVER HAD BEEN a KNIGHT OF SOVEREIGN ORDER of ST. JOHN of JERUSALEM; IN ORDER, IN KNIGHTS respectively, by NOT AUTHORITIES to receive the RE: A12727331, CMR 24955-1964, USA FIDUCIARY GFR-P 01277 & CNA-C 1277.  
THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE, TSAREVICH AND GRAND DUKE OF RUSSIA, HEAD OF THE RUSSIAN IMPERIAL HOUSE, ETC. AND AUGUST ATAMAN ETC.  
ALEKSEI NICHOLAEVICH ROMANOFF

Aleksei Nicholaevich Romanoff  
November 4, 1969.

ADDRESS: PHONE:  
ALEKSEI NICHOLAEVICH ROMANOFF  
P. O. Box 281 Murray Hill Station  
New York, New York 10016

ALSO KNOWN IN EXILE AND UNDERGROUND AS MICHAEL M. GOLENIIEWSKI IDNT: H.R. 5507 & LE. OF: RW 0737, A12727330 (OF) & A12727331 (OI), CMR 24955-1964, INSTRUMENT NO: 116708 (C.R. QUEENS, NY. & NY TIMES JUL. 27, 67 P:32 C) USP F 1004625, GFR-P C1156364 AND CNA-C:1277.

All-Russian Imperium 1904-1918, Exile and Underground in POLAND 1919-1960, Exile in USA since January 12, 1961.

АЛЕКСѢИ НИКОЛАЕВИЧЪ

Jan. 31, 72

Alexsei Nicholaevich Romanoff

R O M A N O F F

ALEKSEI NICHOLAEVICH

THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE,  
TSAREVICH AND GRAND DUKE OF RUSSIA, HEAD OF

THE RUSSIAN IMPERIAL HOUSE, ETC. AND AUGUST ATAMAN ETC.



MEMORANDUM :

The attached hereto (below) XEROX-COPY of an  
INTRADPARTMENTAL MEMORANDUM of JAN. 31, 1972 by  
JOHN J. LAGATTUTA ACTING ASST. DEPUTY REGISTER, I  
had received by hand in HIS OFFICE on JAN. 31, 72

AN: 11.45 & by witnesses: REGISTER PATRON IIIrd FL. & MR. MARSHALL H. WARD  
FROM MARSHALL H. WARD PRODUCTIONS, NYC, 130 W. 47 ST., NY, NY 10036.

F.

THE CITY OF NEW YORK  
Intradepartmental Memorandum

To: Victor M. Rivera  
City Register  
From: John J. Lagattuta  
Acting Asst. Deputy Register

Date: January 31, 1972  
Subject: REEL 359 PAGES 1795 to 1937

On Friday, January 28, 1972, request was made by a patron of this office to view a certain document that was recorded in our Miscellaneous Records. When the jackets were not located immediately and thought to be apparently misfiled, Mrs. Zweig, Supervisor of the Microfilm Viewing Section, attempted to produce our security copy, which is in reel and page format. The roll form is not generally used by the public as it is our back-up copy of the record. When this roll was placed on the viewing machine, it was found to be cut, as if with a razor blade, and all page numbers relating to the document in question were missing.

Fortunately, the original, which is kept in a locked cabinet on the fifth floor was untampered with, and the record was finally produced. After viewing, in the presence of Mrs. Zweig, this original film was returned to me, and I had it placed in our safe for the weekend. We will have two copies of this reel made so as to replace the missing jacket and the security reel.

Perhaps this is an isolated incident and we truly hope it will not happen again.

The instrument involved in this case contains supporting documents and other information dealing with Alexsei Nicholaevich Romanoff as the surviving member of the Russian Imperial family.

REC

THE NEW YORK TIMES.

TUESDAY, NOVEMBER 4, 1969 P/67

MEMO: THE NEW YORK TIMES DISTORTED ONE STATEMENT WHICH SHOULD BE "... I NEVER HAD BEEN KNIGHT OF SOVEREIGN ORDER OF ST. JOHN

NOTICE RE: INSTRUMENT NO: 24337/69.

IN CONNECTION WITH A STATEMENT BY THE NEW YORK TIMES, JUL 27, 1969, RE: INSTRUMENT NO: 24337/69, I HAVE BEEN ADVISED BY THE NEW YORK TIMES THAT THE STATEMENT WAS DISTORTED AND THAT I HAD BEEN KNIGHT OF SOVEREIGN ORDER OF ST. JOHN OF JERUSALEM.

OF JERUSALEM SHICKSHINNY, PA.

A. W. R.

John J. Lagattuta  
JOHN J. LAGATTUTA  
ACTING ASST. DEPUTY REGISTER

Copy of Notice Re: Instrument  
No: 24337/69, NYTIMES  
attached: (Nov. 4, 69)

Alexsei Nicholaevich Romanoff

Jan. 31, 72



**АЛЕКСЪИ  
НИКОЛАЕВИЧЪ РОМАНОВЪ (ГОЛЕНЕВСКИИ)**

**ALEKSEI  
NICHOLAEVICH ROMANOFF (GOLENIEWSKI)**

P.O. Box 281 Murray Hill Station New York, New York 10016

\*25\* ..... \*\*X\*\* ..... 196<sup>6</sup> Г.  
\*...7\* ...of...NOVEMBER\* 196<sup>5</sup> -6.

RE: H.R.5507, A.r.r.c:A12 727 330 &  
& A12 727 331, F 1004625.\*\*\*\*

No. 49/OXP./1966 (DEPOS.)

\*\*\*\*\*

\*\*\*\* A L E K S E I N I C H O L A E V I C H \*\*\*\*

THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE, TSAREVICH AND GRAND DUKE OF RUS-  
-SIA, HEAD OF THE RUSSIAN IMPERIAL HOUSE ETC., AND AUGUST ATAMAN ETC., ETC.\*

\*\*\*\*\*

**\*\* A F F I D A V I T \*\***

RE: PASSPORT OF THE UNITED STATES OF AMERICA  
FOR TATIANA ALEKSEIEVNA ROMANOFF, BORN SEPT.30,64  
IN NEW YORK (MANHASSET, COUNTY NASSAU) , U.S.A.

\*\*\*\*\*

I, THE UNDERSIGNED ALEKSEI NICHOLAEVICH ROMANOFF, BORN AUGUST 12, 1904  
(I.E. JULY 30, 1904 OF OLD-RUSSIAN CALENDAR) IN PETERHOF RUSSIA, LIVING IN  
QUEENS, L.I., NEW YORK - ADDRESS DELETED (ADDRESS ALSO: P.O. BOX 281,  
MURRAY HILL STATION, NEW YORK, N.Y. 10016) AND BEARER OF THE ALIEN REG. REC.  
CARD: A12 727 330 (OFR, RE:H.R.5507) DECLARE HEREWITH THAT :

A. A PASSPORT OF THE UNITED STATES OF AMERICA NUMBER F 1004625 WAS ISSUED  
TO MY DAUGHTER TATIANA ALEKSEIEVNA ROMANOFF, BORN ON SEPTEMBER 30, 1964 IN  
MANHASSET, NEW YORK, U.S.A. AT HER AGE OF FOURTEEN MONTHS (A MINOR).  
SAID PASSPORT OF THE UNITED STATES OF AMERICA NUMBER F 1004625 ISSUED IN  
NOVEMBER 1965 CONTAINS 19 PAGES AND THE BEARER'S ADDRESS IN THE UNITED STA-  
TES (FATHER AND MOTHER OF SAID MINOR) IS FILLED IN ON THE COVER-PAGE OF SAID  
PASSPORT IN OWN HANDWRITING OF THE PARENTS OF TATIANA ALEKSEIEVNA ROMANOFF.  
AS SHOWES THE FOLLOWING COPY OF AN EXCERPT OF THIS COVER-PAGE :

JERRY ALAN...  
Commissioner of D...  
New York  
Jocans Up. Clerk Not...  
Commissioner of State...

*Alexander Romanoff (Father)*  
*Elizabeth M. Romanoff (Mother)*  
ADDRESS DELETED  
USA

OR CASE OF STATE OR ACCIDENT NOTARY:  
*Alexander Romanoff*  
P.O. Box 281 Murray Hill St.  
NEW YORK

ARNOLD SCHULMAN  
NOTARY PUBLIC STATE OF NEW YORK  
No. 30-3538680  
Qualified in Nassau County  
Term Expires March 30, 1967

This is a True and Exact Copy  
of the Original Document.

B. SAID PASSPORT OF THE UNITED STATES OF AMERICA NUMBER F 1004625 IS BASED  
ON A LAWFUL APPLICATION FOR THE ISSUANCE OF A U.S. PASSPORT FOR TATIANA  
ALEKSEIEVNA ROMANOFF WHICH CONTAINED THE CERTIFICATE OF BIRTH OF 11.16, 1965  
NO: 132673, REGISTERED NO:1700 OF THE OFFICE OF VITAL RECORDS OF STATE

*Aleksei Nicholaeich Romanoff*

АЛЕКСИ НИКОЛАЕВИЧЪ РОМАНОВЪ (ГОЛЕНЕВСКИИ)

ALEKSEI NICHOLAEVICH ROMANOFF (GOLENIEWSKI)

THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE, TSAREVICH AND GRAND DUKE OF RUS-SIA, HEAD OF THE RUSSIAN IMPERIAL HOUSE ETC., AND AUGUST ATAMAN ETC., ETC.

\*\*\*\*\*

NO: 49/OXP./1966 - OCT.25/NOV.7,1966 - AFFIDAVIT RE:US PASSPORT F 1004625.

NEW YORK, COPY OF WHICH IS AS FOLLOWS :

Do not accept this copy unless the raised seal of the New York State Department of Health is affixed thereto.  
Albany, New York

16 1966

New York State Department of Health  
OFFICE OF VITAL RECORDS  
CERTIFICATE OF BIRTH

1:15215773  
1711

Dist. No. 2931  
To be recorded by registrar

1. PLACE OF BIRTH OF CHILD  
a. COUNTY MASSAU  
b. CITY OR VILLAGE NORTH HEMPSTEAD  
c. CITY OR VILLAGE MANHASSET  
d. NAME OF HOSPITAL NORTH SHORE HOSPITAL

2. SEX OF CHILD  
a. MALE  
b. FEMALE

3. DATE OF BIRTH  
a. MONTH 9  
b. DAY 30  
c. YEAR 1966

4. FULL NAME OF CHILD  
ALEKSEI NICHOLAEVICH ROMANOFF

5. PLACE OF BIRTH OF CHILD  
a. COUNTY NEW YORK  
b. CITY OR VILLAGE QUEENS  
c. ADDRESS DELETED

6. NAME OF MOTHER  
TATIANA ALEKSEIEVNA ROMANOFF

7. NAME OF FATHER  
IRNEARD MARGARETA KAMPP

8. OCCUPATION OF FATHER  
RETIRED COLONEL

9. ADDRESS DELETED

10. SIGNATURE OF REGISTRAR  
Joseph J. Storing  
Notary Public  
Office of Vital Records

11. SIGNATURE OF REGISTRAR  
Joseph J. Storing  
Notary Public  
Office of Vital Records

12. DATE OF BIRTH OF REGISTRAR  
30 1964

This is to certify that the foregoing is a true copy (photostatic) of a record on file in the Office of Vital Records, New York State Department of Health, Albany, New York.

Nov 3, 1966  
Gilling  
New York

This is a True  
Unretouched  
Copy of the  
ORIGINAL  
I have compared same

J. J. Schullman  
Gentry Alan Pitt  
County of Queens  
New York  
Notary Public  
No. 6059  
Expires Dec 22, 1967

This is a True and Exact Copy  
of the Original Document

ARNOLD SCHULLMAN  
NOTARY PUBLIC  
COUNTY OF NEW YORK  
Qualified in 1963  
Term Expires 12/22/67

STATE OF NEW YORK  
DEPARTMENT OF HEALTH  
86 HOLLAND AVENUE  
ALBANY, N. Y. 12208

Red: Alexei Nikolaevich Romanoff  
Nov. 18, 65. Alexei Nikolaevich Romanoff  
Aleksi Nikolaevich Romanoff  
P. O. Box 281 Murray Hill Station  
New York, New York 10016

REGISTERED MAIL  
RETURN RECEIPT REQUESTED  
# 81,662 X

NOV 17 1966

THE FIRST THREE PAGES OF THE PASSPORT OF UNITED STATES OF AMERICA NUMBER F 1004625 ARE CONTAINING THE INFORMATION AND DATES AS FOLLOWS :

Alexei Nikolaevich Romanoff

**АЛЕКСИ НИКОЛАЕВИЧЪ РОМАНОВЪ (ГОЛЕНЕВСКИ)**

**ALEKSEI NICHOLAEVICH ROMANOFF (GOLENIEWSKI)**

THE HEIR TO THE ALL-RUSSIAN IMPERIAL THRONE, TSAREVICH AND GRAND DUKE OF RUS-  
-SIA, HEAD OF THE RUSSIAN IMPERIAL HOUSE ETC., AND AUGUST ATAMAN ETC., ETC.

\*\*\*\*\*  
\*\*\*\*\*

NO: 49/OXP./1966 - OCT.25/NOV.7,1966 - AFFIDAVIT RE:US PASSPORT F 1004625.-

PAGE # 1: I, THE UNDERSIGNED SECRETARY OF STATE OF THE UNITED STATES OF AMERICA HEREBY REQUEST ALL WHOM IT MAY CONCERN TO PERMIT THE CITIZEN OF THE UNITED STATES NAMED HEREIN TO PASS WITHOUT DELAY OR HINDRANCE AND IN CASE OF NEED TO GIVE SAID CITIZEN ALL LAWFUL AID AND PROTECTION. (-) DEAN RUSK.

PAGE # 2: NAME: TATIANA ALEKSEIEVNA ROMANOFF; BIRTH DATE: SEPT.30,1964; BIRTHPLACE: NEW YORK,U.S.A. ; HAIR :BLOND, EYES: BLUE; ISSUE DATE:11.22,65. SIGNATURE OF BEARER: MOTHER (-) IRMGARD M. ROMANOFF.

PAGE # 3: CONTAINS A PHOTOGRAPH OF TATIANA ALEKSEIEVNA ROMANOFF, AND SIGNATURES: "IRMGARD M.ROMANOFF MOTHER" & " TATIANA ALEKSEIEVNA ROMANOFF". SAID PHOTOGRAPH IS ATTACHED TO THE US PASSPORT F 1004625 BY DEPARTMENT OF STATE NEW YORK AND COPY OF THIS PHOTOGRAPH IS AS FOLLOWS :

THIS AFFIDAVIT IS PREPARED ON 3 (THREE) PAGES AND IN TWO (2) COPIES.

STATE OF NEW YORK, COUNTY OF QUEENS : ON THE 7th DAY OF NOVEMBER IN THE YEAR ONE THOUSAND NINE HUNDRED AND SIXTY-SIX (1966.\*).

SIGNED BY MOTHER:

*Aleksei Nicholaevich Romanoff* Irmgard M. Romanoff  
( ALEKSEI NICHOLAEVICH ROMANOFF ) \*\* ( IRMGARD M. ROMANOFF ) \*\*

SIGNED BY FATHER OF TATIANA ALEKSEIEVNA ROMANOFF IN MY PRESENCE AND I HAVE COMPARED THE ABOVE WITH THE ORIGINAL :

*Arnold Schulman*

ARNOLD SCHULMAN  
NOTARY PUBLIC STATE OF NEW YORK  
No. 30-3538680  
Qualified in Nassau County  
Term Expires March 30, 1967

I HAVE COMPARED THE ABOVE WITH THE ORIGINAL : *9 uuuu*

*Joyful*

ERRY ALA...  
Queens Co. Commission Expires Sept 22, 1967

*Not. 7, 1966*  
*New York 11/7/66*

"Czar and Family Still Alive, Comrade of Royal Aid Asserts"

COPY  
100  
100  
100

... Family Still Alive,  
... of Royal Aid Asserts

New York Herald  
Tribune

July 21, 1929

Former Russian Soldier Tells of Visit From  
Grand Duke's Secretary Who, He Declares, In-  
formed Him of Romanoff Escape by Miracle

By Frederick Hollowell

By Radio from the Herald Tribune Bureau.  
Copyright, 1929, New York Herald Tribune

July 21, 1929

ROME, July 17.—The hope that springs eternal has been revived in the  
breasts of many exiled Russians by a report which has just come to light  
here, and which bears many of the earmarks of reliability—to the effect that  
the former Czar, Czarina and their four daughters and the Czar's brother,  
Grand Duke Michael Alexandrovitch, are safe and sound, despite the  
universal belief of long-standing that they all perished at the hands of the  
Bolsheviks during the Red revolution.

While this is not the first report of  
such nature since the disappearance of  
the Russian imperial family, there ap-  
pear to be circumstances connected  
with this one which give a certain ele-  
ment of credence by the very nature of  
its origin. The report, with support-  
ing evidence, has come to the atten-  
tion exclusively of the Herald Tribune  
correspondent through certain "White"  
Russian circles here, whose impeccable  
trustworthiness is beyond question, and  
is hereby passed on to readers for what  
it is worth, but with the explanation  
that it has sufficient basis to sustain  
unquestioned credibility by numerous  
exiled Russians living here.

Recounts Visit From Duke's Secretary

This is the basis of the report: It is  
generally known that at the time of  
his disappearance Grand Duke Michael  
had as private secretary a certain N.  
N. Jonson, who was always supposed  
to have suffered the same fate as his  
employer. Jonson, a Russian of British  
origin, had as friend and companion  
before the war Serge Bechtieff, who was

a cavalry officer of the Imperial Guard,  
and who for many years had been liv-  
ing in a small town in Jugoslavia.

Bechtieff has written a long letter,  
dated June 23, which has circulated  
among a few exiled Russians in Eu-  
rope, formally declaring that Jonson,  
whom he believed long since dead, had  
suddenly appeared after a decade and  
paid him a visit in Jugoslavia on Feb-  
ruary 15 last.

During this visit Bechtieff declares  
Jonson swore that he had personal  
knowledge of the safety of the former  
imperial family. Substantiating de-  
tails are not lacking in Bechtieff's  
letter, a copy of which has been re-  
ceived by a friend here who showed  
it to me and and vouched for the  
writer's honesty of purpose and level-  
headedness.

Explains Reasons for Prudence

After rehearsing in his letter many  
of the supposed circumstances of the  
kidnaping, murder and burning of the  
Czar and his family, recounting many  
known events after that date and ex-  
plaining many reasons for prudence in  
discussing the fate of the imperial  
family, Bechtieff continues:

"The hour has struck. My lips are  
freed from the seal of silence. With  
inexpressible joy I hasten to impart  
to all those who believe, love and hope  
for the glad tidings of the mysterious  
and miraculous rescue of those great  
martyrs—the family of the Czar. After  
he had warned me by letter I received  
at Novig Fontag, Jugoslavia, on Feb-  
ruary 15, 1929, a visit from N. N. Jon-

son, whom I have known many years  
in Russia and who was private secre-  
tary to the Grand Duke Michael Alex-  
androvitch at the time of the latter's  
disappearance.

Reports Whole Family Saved

"It was generally believed they had  
been kidnaped together, assassinated  
together and later burned in a furnace  
near the town of Petta. Jonson told  
me that His Majesty Czar Nicholas  
Alexandrovitch, Her Majesty Empress  
Alexandra Feodorovna, their august  
daughters, Grand Duchesses Olga,  
Tatiana, Maria and Anastasia, and also  
his imperial highness Grand Duke  
Michael Alexandrovitch, are, in a word,  
safe.

"The heir apparent, Prince Alexis  
Nicholaevitch, died on February 17,  
1923, of inflammation of the kidneys.  
But the whole royal family were saved  
miraculously after having received the  
benediction of the Patriarch Tichon,  
who had sent to their majesties a re-

Received on May 25, 66, NYC, USA.  
no letter no: 190400 from  
Anti-Communist Action Society  
Chairman, Hon. Edward A. Weirman,  
Philadelphia, Penna: 19105.  
Nekrei Nicholaevich Romanoff

This is an original copy from Anti-Communist Action Society, Philadelphia, Pa. A. N. R.

Remark: Febr. 17, 1924  
- and not Febr. 17, 1923 -  
as erroneously published  
but broadcasted in  
1929 correct (2-17-24)  
Allegedly death of  
"flourishing of kidneys"  
cover-legend for my moving 2-17, 24 to HARPICKO by Volntzu.

Used in legal action by Supreme Fed. Court in Germany vs. Anderson (etal.), published by 3 newspapers in East and West. J. W. P. Jan. 1959

ADDRESS: PHONE

Nekrei Nicholaevich Romanoff  
ALEKSEI NICHOLAEVICH ROMANOFF  
P. O. Box 281 Murray Hill Station  
New York, New York 10016

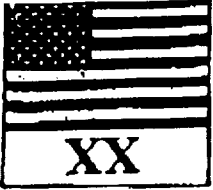
CONTINUATION PAGE # 2.

ALSO KNOWN IN EXILE & IN UNDERGROUND AS MICHAEL M. GOLENIOWSKI. IDNT.: H.R. 5507 & LE. OF.: RW 0737 A12727330 (OF) & A12727381 (OI), CMR 24955-1964, INSTRUMENT NO: 116708/67 & 24337/69 (CITY REG. QUEENS, N.Y., & NY TIMES JUL. 27, 67 P: 32 & NOV. 4, 69 P: 67), USP F1004625, GFR-P C11756364, CNA-C: 1277, IDENT. B. OF R.I. O. ST. A.A. NO: AH-C 8.482/A-C. ACCOUNT: THE CHASE MANHATTAN BANK, N.A., 81-35 LEFFERTS BLVD., KEW GARDENS, N.Y. 11415.

ALL-RUSSIAN IMPERIUM 1904-1918, EXILE AND UNDERGROUND IN POLAND 1919-1960. EXILE IN USA SINCE JANUARY 12, 1961.



# National Vietnam P.O.W. Strike Force: Atlanta Bombing/TWA 800 Update



THE ROMAN NUMERAL XX IS USED  
BY THE INTELLIGENCE COMMUNITY  
TO DESIGNATE AN AGENT WHO HAS  
BEEN BETRAYED OR "X-TRA-  
CROSSED" BY HIS COUNTRY

TWA Bulletin No. 1  
7/28/96

2615 WAUGH DRIVE, SUITE 217  
HOUSTON, TEXAS 77006-2799  
(713) 680-3181 VOICE \* (713) 680-3185 FAX  
"Providing Quality Intelligence to Patriot  
Underground Consumers"

ATLANTA BOMBING/TWA 800 UPDATE (fax received 7/28/96)



(1) U.S. Government "Big Lie" apparatus is in full overdrive in Atlanta. Those of us who were up most of the night watching live coverage on ABC-TV saw 4 fatalities/200 wounded body count with triage areas set up (for those expected to die). Also heard eyewitness live accounts of 3 bodies being blown across a street and over a fence. A policeman also said they had cleared a 50-foot perimeter away from the bomb. Now they are saying it was a "Pipe Bomb"??? Maybe a 6 feet diameter sewer pipe 20 feet long. (Comparable U.S. Government lie: TWA was a malfunction.)



(2) U.S. Government sieves (sic) being sent to bars in the DC area frequented by off-duty DIA/FEMA/Mil/FBI/SS etc., saying TWA was two bombs, radio sequenced.

(3) My sources say Atlanta was a U.S. Government job all the way just like Oklahoma City and the Rodney King riots to test the American people's level of acceptance of total martial law and gun confiscation. Next move likely will be Ebola or Hantavirus on the 80,000 stadium.

(4) Another source says TWA was a haphazard laser weapons test that went down bad. Previous maverick experiments fried the electronics on PASSENGER JETS which were blamed on people using cellular phones and laptops in-flight (total BS, like ozone, etc.). Other mishaps include houses in spontaneous combustion and home microwave ovens exploding. Two generals secretly fired (allegedly) over the (?) accidental U.S. Government shutdown of TWA 800.

(5) Leon Panetta and George Stephanopoulos having more and more hissyfits and catfights (the bitches!). When Panetta leaves the Whitehouse, the Rockefeller/Rothschild support is cancelled.

(6) Rumors still flying about Kissinger being on TWA 800. I supplied Geoff Metcalf, Radio KFFO San Francisco, with Kissinger's daytime unlisted number (available on request). He called and said, "You are live on the air, if H.K. is alive, put him on the phone". There was much laughter and assurances he was in the next room but no H.K. spcke.

(7) There were 100 eyewitnesses who saw the missile hit TWA 800, two of them were USAF fighter pilots who were flying home in another jet close by and certainly know what a SAM launch would look like. It was also videotaped, but like the Zapruder film, it has been confiscated by the FBI and unlikely will ever again see daylight.

(8) A very knowledgeable source believes that TWA 800 was brought down by Tesla Weapons based in Russia and likely under the command of the losing faction in the recent election's General Lebed (who bears an uncanny resemblance to USAF General Secord). If all four engines on TWA 800 come up intact, it could not have been a stinger as it would home in on the hottest of the four engines. Of course, with the U.S. Government in control, who will know? Tesla weapons brought down the *Challenger*. You will recall that seven Russian trawlers fled to sea at flank speed three hours before launch. Then three Atlas rockets in a row blew up at Vandenburg (unprecedented). Barbara Honegger (October Surprise) overheard Richard Brenneke (CIA faction 3) say, "We finally defeated the Nazis." (In 1945 Klaus Barbie, W. Von Braun and Reinhard Von Gehlen were already U.S. agents. The Japanese horror doctors of Unit 731 soon joined them.)

(9) Remember live reports of yachtsmen finding bags of HIV-positive human blood in TWA wreckage. It is now confirmed that French Dr. Rudolf Merrieux was on board and had recently returned from Africa on Ebola research. He works for Rhone-Poulenc which does secret germ warfare research. He was an associate of U.S. Dr. Gajdusek who is NIH with an office at Ft. Detrick (Biowarfare Center) and recently received a U.S. Patent for a human DNA genome of a primitive tribe in New Guinea that is resistant to Hanta, Kuru (Mad Cow disease), Ebola, and AIDS. SAIC/HGDP/DOE are all involved. The USAIR flight 3 years ago was cleaned up by soldiers wearing Biohazard Level 5 space suits. To this day you cannot go near the impact site. A SAM missile launch rack was recovered in Carrol County 1 week later. The Japanese AUM cult (Sarin) included doctors from Russia who do volunteer work in Zaire on Ebola and there have been two mysterious plane crashes there. The seven Navy pilots who flew Clinton to the carrier *Roosevelt* in 1993 for secret meetings overheard secrets and are now dead. Four in a helicopter crash look like weenies left too long in a microwave. Blossom Point (?) accident.

/s/ Joe L. Jordan

# PHOENIX JOURNALS

## USURPERS OF FREEDOM IN CONSPIRACY

BY GYGEORGOS CERES HATONN  
(J99) \$6.00 203 Pages

As I move on to write on Russia, Khazars, the CIA and other topics, you ones seem to keep forgetting that ENGLAND was and IS your controlling monarchy.

Some very important topics are: *The New Dark Ages Conspiracy* by Carol White—The Anglo-Jesuit Link—The Sun Never Sets On The Hollinger Corporate Empire—Treasonous Executive Orders—Blue Beam Projects—What Is A Christian? Who Is A Jew?—Auctioning America—Brazil Money Exchange—Gaiandriana—O.J. Simpson—UFO Base Off Florida Coast—*The Usurpers*, by Medford Evans—More On *Treasurygate*—The Vatican Of Judaism—Executive Order #12919: Presidential Authority Over Industry And Technology—Constitution: Amendment II (Right To Bear Arms). (INDEX INCLUDED)

## BUTTERFLIES, MIND CONTROL— THE RAZOR'S EDGE

BY GYGEORGOS CERES HATONN  
(J100) \$6.00 234 Pages

Some very important topics are: Repetition Until You Understand The Seriousness Of Your Plight—Misuse Of The Militia—U.S. Could Keep Panama Canal—"Brazen" Lies About Islam—Prophecies Of The End Days—*The Usurpers*, Cont'd—The UFO Threat—Professor Says Kill Off 3+ Billion People—Secret Military Maneuvers—The Constitution Of The U.S.—Warning! Militia To Washington—Gold Fringe On Your Flag—Excerpt From *The Thirteenth Tribe*, by Arthur Koestler: "Jews Are Not Israelites"—Continuation Of Presidential State Of Emergency (Serbia)—Congressman Louis T. McFadden's Speech—History Of The Militia—*The United Nations Concentration Camps Program In America—Book 1*, By Serge Monet. (INDEX INCLUDED)

## THE BREATHING DEAD AND CEMENT CHILDREN

BY GYGEORGOS CERES HATONN  
(J101) \$6.00 234 Pages

Some of the topics included are: St. Germain And Our 4th Of July (Independence Day)—*Where Has All Our Freedom Gone?*—Pan Am Flight 103 And Its Links To The CIA, The Syrian-Lebanon Hostages And The Clinton Connection, etc.—*Details Of The Monarch Mind-Control Programming*—Bo Gritz Connection—"God Will Save This Nation And Constitution." Oh?? God HELPS THOSE WHO HELP THEMSELVES.—You Don't Like My Religion??—*The Usurpers*, Cont'd—More From Ronn Jackson—Militias & ADL/O.J. Connection—Linda Thompson On Armed Militia And Insurrection—U.N. Committee And Sodomy—*Glue Bombs, Eye Poppers*—Map Of U.N. Bases In U.S.—John Schroepfer's "Journey To Freedom", By Rick Martin—Antibiotic-Resistant Bacteria—The Story Of Our Money—Solar Rays Warning—Mondex: Electronic Money. (INDEX INCLUDED)

## SACRED WISDOM

BY GYGEORGOS CERES HATONN  
(J102) \$6.00 214 Pages

I remind you that Prophecies are only the telling of that which has been experienced—and unfolds as it WAS—the "future" is for the CREATING! Wisdom is Sacred—and so, this Journal is call: SACRED WISDOM.

Some very important topics are: The Plight Of The Krikava Farm Family (Take Heed)—North Korea And Ex-Pres. Carter—Monarch Programming—Tidal Wave Of Haitians Come To U.S.—Kissinger Pitted Against Rivals—Ancient Prophecies Of World Ending by 2000 A.D.—*Hopi Nation Cries Out*—The Hopi Prophecies—Water Lines Threaten Hopis—The Beginning Of Life—The Arrival Of Another Race Foretold—Aton Speaks On Ancient Teachings—Comments Hitting Jupiter On A Specific Day? (INDEX INCLUDED)

## CONFRONT THE NOW CREATE THE FUTURE

BY GYGEORGOS CERES HATONN  
(J103) \$6.00 224 Pages

Let's tell it like it is about Committee crimes and Hopi hopes, big plans and then let us DREAM OF RECOVERY, FREEDOM AND GOODNESS—THAT WE MAY LIVE IN BEAUTY.

Some very important topics: Where's That Comet? Unsolved UFO Sightings—Korea, China Powder Keg—The Philadelphia Experiment—*Kissinger's Treason*—More Excerpts From *The Usurpers*—*Jupiter And Bogus Boulders*—Questions Regarding Spiritual Truths—The Decline Of The U.S.—Russia's Flying Saucer—The Livermore Computer Hackers—COMMITTEE OF 17 NAME LIST—University Of Science And Philosophy—*Acient Prophesies, Dooms Day: 1999 A.D.*—Clinton Administration Policy On "World Peace"—Ronn Jackson—Grandma "Sings". (INDEX INCLUDED)

## FIRST STEPS

*Whether long or short—the road matters  
not if the first step is never taken!*

BY GYGEORGOS CERES HATONN  
(J104) \$6.00 234 Pages

Some very important topics include: Know Your Rights!—What To Do If Police Show Up Without A Warrant—Civilization Of The Universe—Essence Of Nature Of Human—LAWS OF CREATION—God Has A Plan 2000—BLUE BEAM—Revenge Is Out; Make Friends Of Enemies—Who Is HATONN?—Soltec And Recent Earthquakes—Government's Business Is To Control—Electronic Shutdown Of Autos—More Success With Pen And Paper Power—*The Short Road To Chaos And Destruction* by Gunther Russbacher (Complete)—Living "Through" Without Damage?—Committee of 17—Ronn Jackson—Grandma—Militia Of Montana (MOM)—More Excerpts From *The Usurpers*. (INDEX INCLUDED)

## AMERICA IN PERIL—AN UNDERSTATEMENT!

BY GYGEORGOS CERES HATONN  
(J105) \$6.00 207 Pages

Some topics covered are: Executive Orders—*Protocols of Zion*—The European Parliament—More From *The Usurpers*—The Schemers Such As Abe Fortas And Others—Will The REAL Clinton Stand Up?—Seven Years From August 17, 1987—Black Helicopters—Mexico Retaliates For NAFTA Invasion—Background Check On Ronn Jackson—Chelation Fights Heart Disease—Cosmos To Treasurygate—Gold Certificate History Lesson—Grandma—Flesh Eating Bacteria—Wholesale Elimination Of Populations—Religions Kill Off Religions—Update On Ray Renick—A Mind Is A terrible Thing To Waste—Jackie Kennedy's Gold Certificate—Help the Hopi Nation—*Kol Nidre*. (INDEX INCLUDED)

## RING AROUND THE ROSIE...!

BY GYGEORGOS CERES HATONN  
(J107) \$6.00 212 Pages

Some topics covered are: *Judges Or Criminals?* By Eustace Mullins—Jewish/Zionist Influence—Ronn Jackson Interview—Grandma—IRS/Collection Agency For Private Federal Reserve Bank—Cancerous Khazarian Fake "Jews"—Linda Thompson Update—More Excerpts From *The Usurpers*—Gun Control & Disarming You—Jack McLamb/*Ex-Cop Labeled Impersonator Protest In Blue*, By Jake Batsell—Jewish Terrorists—Hidden Government Info On POWS & MIAs—*Net Perce Face New-Nazi Invasion* By John Young—Vince Foster Murder—*Kol Nidre*—The Crime Bill—Aristide/Israel And Hatti's Drug Secret—Pope Draws Jewish Ire For Knighting Waldheim. (INDEX INCLUDED)

## TRACKING DOWN THE KILLER "AND OTHER FORMS OF MURDER"

BY GYGEORGOS CERES HATONN  
(J130) \$6.00 236 Pages

Some of the important topics discussed are: INCARCERATION AND SPACE SHUTTLE'S ROLE AS EFFECTIVE PARASITE-SPREADING TOOLS—*The Talmud Unmasked*—*Tracking Down The Killer*—The Bible War Program In Action—*Gaiandriana And Spelta Are God's Gifts To You*—Hydrogen Peroxide Usage For Health—*How To Build Up Body Defenses Against Diseases*—"Blue Beam" Postponed Temporarily—The Messiah Of 1665—ROME WAS DESTROYED BY THE JEWS—*Food Secrets And Other War Fronts*—Antibiotics Won't Work—*What Should We Be Taking?* by Sandra Tulanian, D.C.. (INDEX INCLUDED)

*New Gaia Products*  
 Now Stocked And Ready  
 For Duty-Free Delivery  
 To Our Canadian Friends

Call:  
*Preferred Network*  
 1-800-294-5250

**Call New Gaia To Order**  
**\$950.00 + Shipping**  
**Microwater™ Electrolysis**  
**Alkaline/Acidic Water System**

**Introductory Price**  
**Good Thru August**

**New Gaia Products 1996 Order Form**

**Order by Mail**

**Order by Phone**

New Gaia Products,  
 P.O. Box 27710,  
 Las Vegas, NV 89126

1 (800) NEW-GAIA (639-4242)  
 1 (805) 822-9070 FAX

(Please Print)

Name \_\_\_\_\_ Date \_\_\_\_\_

Street Address \_\_\_\_\_

City/Town \_\_\_\_\_ State/Prov. \_\_\_\_\_ Zip Code \_\_\_\_\_

Daytime Phone No. \_\_\_\_\_

Credit Card No. (Visa, Master Card or Discover) \_\_\_\_\_ Expiration Date \_\_\_\_\_

Signature For Credit Card Orders \_\_\_\_\_

**\*\* SHIPPING & HANDLING RATES:**

FOR: CA, WA, OR, AZ, MT, UT, ID, CO, NM, WY, NV		FOR THE REST OF CONTINENTAL USA	
\$ 0-100	\$6.00	\$ 0-100	\$8.00
\$ 101-200	\$7.00	\$ 101-200	\$9.00
\$ 201-300	\$8.00	\$ 201-300	\$10.00
\$ 301-400	\$9.00	\$ 301-400	\$11.00
\$ 401-500	\$10.00	\$ 401-500	\$12.00
\$ 501-600	\$11.00	\$ 501-600	\$13.00

ALASKA & HAWAII PLEASE CALL FOR SHIPPING RATES

**NOTE:**

- \*\* For UPS 2nd day to Rural Alaska, please call for rates.
- \*\* For Priority Mail to any locations, please call for rates.
- \*\* All Foreign orders, please contact our office in writing for specific rates as rates vary greatly.
- \*\* When ordering cases of product call for shipping rates.

FOR ALL BREAD MACHINES, BREAD MIXES, FLOUR ORDERS, PROGRAM STARTING PACKAGES AND MAINTENANCE PACKAGES, CALL FOR SHIPPING COSTS.

Item	PRICE PER UNIT	Qty.	Amount
<b>GAIANDRIANA</b> 16 oz. LIQUID	\$20.00		
<b>GAIANDRIANA</b> 32 oz. LIQUID	\$40.00		
<b>AQUAGAIA</b> (Mitochondria) 16 oz. LIQUID	\$20.00		
<b>AQUAGAIA</b> (Mitochondria) 32 oz. LIQUID	\$40.00		
<b>GAIALYTE</b> 1 liter	\$ 8.50		
2 liters	\$15.00		
<b>KOMBUCHA TEA BREEZE</b> 1 liter	\$ 3.50		
2 liters	\$ 6.00		
<b>KOMBUCHA TEA VINEGAR</b> 16 oz.	\$ 6.00		
<b>CARBAGAIA</b> (FIBRINO-CARTILAGE) 8 oz.	\$ 8.50		
<b>*3 IN 1* GRAPE SEED EXTRACT</b> 60 CAPSULES	\$18.00		
<b>*4 IN 1* WILD YAM EXTRACT</b> 60 CAPSULES	\$22.00		
<b>ALOE PLUS 77</b> Alfalfa & Minerals 60 Capsules. 450 mg.	\$16.95		
<b>ALOE JUICE</b> (WHOLE LEAF ALOE VERA CONCENTRATE) (10X STRENGTH) 1 liter	\$18.00		
<b>SUPER OXY</b> (1 qt.) (CHERRY-BERRY) (CRANBERRY-APPLE)	\$18.00		
<b>SUPER OXY</b> (1 gal.) (CHERRY) (CRANBERRY)	\$60.00		
<b>A-C-E Anti-Oxidant Formula</b> (180 TABLETS)	\$24.95		
<b>CHLORELLA</b> (300 TABLETS/500mg. EA.)	\$21.00		
<b>ECHINACEA GOLD PLUS</b> (90 TABLETS)	\$24.50		
<b>GAIATRIM</b> - 30 Day Supply	\$35.00		
<b>GINKGO BILOBA</b> (24% Extract)(180 TABLETS)	\$24.95		
<b>GAIGLO LOTION</b> 4 oz.	\$20.00		
<b>HORSETAIL TINCTURE</b> 2 oz.	\$ 8.00		
<b>GAICOL</b> with trace minerals 2 oz.	\$10.00		
Colloidal Silver & Trace Gold suspended in a 16 oz.	\$56.00		
distilled water fluid 32 oz.	\$96.00		

PLEASE USE THE SHIPPING RATE CHART WHEN CALCULATING SHIPPING FOR ALL NON-BREAD or PROGRAM STARTING PACKAGES and MAINTENANCE PACKAGES.  
 PLEASE ALLOW 3 TO 6 WEEKS FOR DELIVERY.  
 - New Gaia Products 10/95

Item	PRICE PER UNIT	Qty.	Amount
<b>GAIGOLD</b> Colloidal Gold 2 oz.	\$ 20.00		
16 oz.	\$112.00		
32 oz.	\$192.00		
<b>OXY SOL</b> with trace minerals 2 oz.	\$ 8.00		
Colloidal Silver suspended in 16 oz.	\$ 45.00		
Hydrogen Peroxide 32 oz.	\$ 75.40		
<b>GAICLEANSE Kit</b> 14-DAY PARASITE PROGRAM Individual components sold separately—call for prices	\$ 48.00		
<b>HITACHI (HB101) BREAD MACHINE</b> (FACTORY BLEMISHED/REFURBISHED)	\$149.00		
<b>GAIASPELT BREAD MIX</b> (Whole Wheat & Spelt) (Pure Spelt)	\$ 3.50		
<b>GAIASPELT KERNELS</b> 4 lbs. @ \$1.25/lb.	\$ 5.00		
10 lbs. @ \$1.25/lb.	\$ 12.50		
<b>GAIASPELT FLOUR</b> 2 lbs. @ \$1.25/lb.	\$ 2.50		
4 lbs. @ \$1.25/lb.	\$ 5.00		
8 lbs. @ \$1.25/lb.	\$ 10.00		
<b>* PROGRAM STARTING PACKAGE</b>	\$130.00		
1 Bottle Gaiandriana (1 qt.)			
1 Bottle AquaGaia (1 qt.)			
2 Bottles GaiaLyte (2 liters each)			
4 Pkgs. Spelt Bread Mix			
5 Audio-cassettes			
<b>* MAINTENANCE PACKAGE</b>	\$ 80.00		
1 Bottle Gaiandriana (1 qt.)			
2 Bottles GaiaLyte (2 liters each)			
4 Pkgs. Spelt Bread Mix			
<b>*Enhanced* Gulf War Syndrome "Starter Kit"</b>	\$260.00		
<b>GAIASORB NEUTRA-BOND</b> (2 oz.)	\$ 6.00ea.		
NICOTINE__CAFFEINE__ALCOHOL__			
SUCROSE__STARCH__			
<b>GAIASORB NEUTRA-BOND TRAVEL PACK</b>	\$ 15.00		
Please make all checks and money orders payable to: <i>New Gaia Products</i> P.O. Box 27710 Las Vegas NV 89126	<b>TOTAL</b>		
	<b>SHIPPING &amp; HANDLING</b>		
	<b>SUB TOTAL</b>		
	<b>SALES TAX</b> Nevada residents only, add 7%		
	<b>TOTAL ENCLOSED</b>		

# PHOENIX JOURNALS LIST

THESE WORKS ARE A SERIES CALLED THE *Phoenix Journals* AND HAVE BEEN WRITTEN TO ASSIST MAN TO BECOME AWARE OF LONG-STANDING DECEPTIONS AND OTHER MATTERS CRITICAL TO HIS SURVIVAL AS A SPECIES AT THIS TIME. **SINGLE Journals** ARE \$6.00; **ANY 4 Journals** ARE \$5.50 EACH; **10 OR MORE Journals** ARE \$5.00 EACH (Shipping extra - see right.)

\*\* These marked *Journals* are out of stock until further notice.

1. SIPAPU ODYSSEY
2. AND THEY CALLED HIS NAME IMMANUEL, I AM SANANDA
3. SPIRAL-GATE, THE VEIL REMOVED
4. SPACE-TO ECONOMIC DISASTER
5. FROM HERE TO ARMAGEDDON
- \*\*6 SURVIVAL IS ONLY TEN FEET FROM HELL
7. THE RAINBOW MASTERS
9. SATAN'S DRUMMERS
10. PRIVACY IN A FISHBOWL
11. CRY OF THE PHOENIX
- \*\*12. CRUCIFIXION OF THE PHOENIX
- \*\*13. SKELETONS IN THE CLOSET
- \*\*14. RRPP—RAPE, RAVAGE, PILLAGE AND PLUNDER OF THE PHOENIX
- \*\*15. RAPE OF THE CONSTITUTION
- \*\*16. YOU CAN SLAY THE DRAGON
- \*\*17. THE NAKED PHOENIX
- \*\*18. BLOOD AND ASHES
- \*\*19. FIRESTORM IN BABYLON
- \*\*20. THE MOSSAD CONNECTION
  21. CREATION, THE SACRED UNIVERSE
  22. PLEIADES CONNECTION VOL I
- \*\*23. BURNT OFFERINGS
- \*\*24. SHROUDS OF THE SEVENTH SEAL
- \*\*25. THE BITTER COMMUNION
- \*\*26. COUNTERFEIT BLESSINGS THE ANTI-CHRIST BY ANY NAME: KHAZARS
  27. PHOENIX OPERATOR-OWNER MANUAL
- \*\*28. OPERATION SHANSTORM
- \*\*29. END OF THE MASQUERADE

38. THE DARK CHARADE
39. THE TRILLION DOLLAR LIE THE HOLOCAUST VOL. I
40. THE TRILLION DOLLAR LIE THE HOLOCAUST VOL. II
41. THE DESTRUCTION OF A PLANET—ZIONISM IS RACISM
42. UNHOLY ALLIANCE
43. TANGLED WEBS VOL. I
44. TANGLED WEBS VOL. II
45. TANGLED WEBS VOL. III
46. TANGLED WEBS VOL. IV
48. TANGLED WEBS VOL. V
49. TANGLED WEBS VOL. VI
50. THE DIVINE PLAN VOL. I
51. TANGLED WEBS VOL. VII
52. TANGLED WEBS VOL. VIII
53. TANGLED WEBS VOL. IX
54. THE FUNNEL'S NECK
55. MARCHING TO ZION
56. SEX AND THE LOTTERY
57. GOD, TOO, HAS A PLAN 2000 DIVINE PLAN VOL.II
58. FROM THE FRYING PAN INTO THE PIT OF FIRE
59. "REALITY" ALSO HAS A DRUM-BEAT!
60. AS THE BLOSSOM OPENS
61. PUPPY-DOG TALES
62. CHAPARRAL SERENDIPITY
63. THE BEST OF TIMES
64. TO ALL MY CHILDREN
65. THE LAST GREAT PLAGUE
66. ULTIMATE PSYCHOPOLITICS
67. THE BEAST AT WORK
68. ECSTASY TO AGONY
69. TATTERED PAGES
70. NO THORNLESS ROSES
71. COALESCENCE
72. CANDLELIGHT
73. RELATIVE CONNECTIONS VOL.I
74. MYSTERIES OF RADIANCE UNFOLDED VOL. II
75. TRUTH AND CONSEQUENCES VOL. III
76. SORTING THE PIECES VOL. IV
77. PLAYERS IN THE GAME
78. IRON TRAP AROUND AMERICA
79. MARCHING TO ZOG
80. TRUTH FROM THE ZOG BOG
81. RUSSIAN ROULETTE
82. RETIREMENT RETREATS
83. POLITICAL PSYCHOS
84. CHANGING PERSPECTIVES
85. SHOCK THERAPY
86. MISSING THE LIFEBOAT??
87. IN GOD'S NAME AWAKEN!
88. THE ADVANCED DEMOLITION LEGION
89. FOCUS OF DEMONS
90. TAKING OFF THE BLIND-FOLD
91. FOOTSTEPS INTO TRUTH
92. WALK A CROOKED ROAD WITH THE CROOKS
93. CRIMINAL POLITBUROS AND OTHER PLAGUES
94. WINGING IT....
95. HEAVE-UP (Phase One)
96. HEAVE-HO (Phase Two)
97. HEAVE 'EM OUT (Phase Three)
98. ASCENSION OR NEVER-EVER LAND?
99. USURPERS OF FREEDOM IN CONSPIRACY
100. BUTTERFLIES, MIND CONTROL—THE RAZOR'S EDGE
101. THE BREATHING DEAD AND CEMENT CHILDREN
102. SACRED WISDOM
103. CONFRONT THE NOW CREATE THE FUTURE
104. FIRST STEPS
105. AMERICA IN PERIL—AN UNDERSTATEMENT!
107. RING AROUND THE ROSIE...!
130. TRACKING DOWN THE KILLER "AND OTHER FORMS OF MURDER"(The Health Book)

FOR INFORMATION ABOUT JOURNALS, BOOKS, ETC., MENTIONED IN THIS NEWS-PAPER, PLEASE INQUIRE:

**PHOENIX SOURCE DISTRIBUTORS, Inc.**  
 Post Office Box 27353  
 Las Vegas, Nevada 89126  
 (or call)  
**1-800-800-5565**  
 (Mastercard, VISA, Discover)

## Phoenix Source Distributors SHIPPING CHARGES:

USA (except Alaska & Hawaii)  
 UPS-\$3.75 1st title, \$1.00 ea add'l  
 Bookrate-\$2.50 1st title, \$1.00 ea add'l  
 Priority-\$3.40 1st title, \$1.00 ea add'l  
 ALASKA & HAWAII  
 Bookrate-\$2.50 1st title, \$1.00 ea add'l  
 Priority-\$3.40 1st title, \$1.00 ea add'l  
 UPS 2nd day-\$9.00 1st title, \$1 ea add'l  
 CANADA & MEXICO  
 Surface-\$3.00 1st title, \$1.50 ea add'l  
 Airbook-\$4.50 1st title, \$2.00 ea add'l  
 FOREIGN  
 Surface-\$3.00 1st title, \$1.50 ea add'l  
 Airbook-\$8.00 per title estimate  
 (Please allow 5-8 weeks for delivery on all book orders)

### PLEASE NOTE:

CONTACT and Phoenix Source Distributors are **NOT** the same! Checks sent for **JOURNALS** or book orders should **NOT** be made out to CONTACT—and vice versa.

### Copyright Statement

COPYRIGHT 1996 by CONTACT, Inc.

Reproduction of this newspaper for private, non-profit use is expressly encouraged, as long as the content and integrity remain absolutely unchanged. For commercial purposes, reproduction is strictly forbidden unless and until permission is granted in writing by CONTACT, INC.

**SUBSCRIBE TO CONTACT, CALL:  
 1-800-800-5565**

## CONTACT: THE PHOENIX PROJECT Subscription Rates

### CONTACT: THE PHOENIX PROJECT

is published by  
**CONTACT, Inc.**  
 Post Office Box 27800  
 Las Vegas, NV 89126

Subscription orders may be placed by mail to the above address or by phone to 1-800-800-5565. Subscription rates are: \$30 for 13 issues (US); \$35 (Canada/Mexico); \$40 (Foreign); or 26 issues for \$60 (US); \$70 (Canada/Mexico); \$80 (Foreign); or 52 issues for \$110 (US); \$120 (Canada/Mexico); \$130 (Foreign). Subscribers: Expiration date appears on right side of mailing label.

**Quantity Subscriptions:** \$95.00 for 10 copies of 13 issues (US); \$125 for 25 copies of 13 issues(US); \$160 for 50 copies of 13 issues (US); \$275 for 100 copies of 13 issues (US); \$190 for 10 copies of 26 issues (US); or \$1,100 for 100 copies of 52 issues (US). UPS postpaid Continental U.S. For Alaska, HI, Canada, Mexico and Foreign, call or write for shipping charges.

Single copies of back issues of *CONTACT, THE PHOENIX LIBERATOR* or *PHOENIX EXPRESS* are \$3.00 each. Quantity back issue prices are as follows: 1st copy \$3.00, each additional \$0.45. Shipping included, postpaid in the Continental U.S.A. Alaska, Hawaii, Canada & Foreign orders please call or write for quotes on additional shipping charges.

## TELEPHONE HOTLINE

**805-822-0202**

This is a service for our dedicated readers. *Today's Watch* telephone hotline carries the latest news and comments from Commander Hatonn's most recent writings. This is our way of keeping you informed about fast-breaking news and events.

The message machine will answer after 2 rings if there are any new messages for that day, and after 4 rings if not. Thus *daily* callers can hang up after 2 rings and save toll charges if no new message has been recorded. The message update(s), if any, occur by 6 PM Pacific Time.