

# 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 15, NUMBER 5

NEWS REVIEW

\$ 3.00

DECEMBER 10, 1996

# Important Connecting Hints Between Akhen-ATON Of Egypt, Asher, And More Recent Matters In Space

*The following provocative study in connections spans a vast time frame. This is the most recent, Nov. 30, 1996, issue of Calvin Burgin's **WORLDLINE** Newsletter ( **WORLDLINE**, % Calvin Burgin, 404 Gate Tree Lane, Austin, TX 78745). Regular **CONTACT** readers know and respect Calvin's scholarship from his excellent ongoing series presentations in past issues of **CONTACT**, namely "The Hoax Of Judeo-Christianity" and "Fire From The Sky", wherein many connections have been made between seemingly unrelated matters. Calvin's latest Newsletter takes on an extra dimension of timeliness in conjunction with last week's Front Page story about "Comet" Hale-Bopp's appearance and true mission, and in the process, he expands our awareness of the overall **HISTORICAL** framework in which the current drama is being played out. — Dr. Edwin M. Young, Editor-In-Chief*

11/30/96 CALVIN BURGIN

Who was the first identifiable, verifiable person in history? This  
*[Please see Important Connecting Hints, p.2]*

## INSIDE THIS ISSUE

The News Desk, p.6

Grandma: The Iceberg Just Might Be Melting, p.8

Slippery Shenanigans By Nevada Attorney General's Office, p.9

Eustace Mullins: Why Dole Threw The Election, p.11

**BLOOD OATH:** The Conspiracy To Murder Nicole Brown Simpson, p.14

Panama Under Siege, p.19

Crop Genetic Engineering Is Done Heedlessly, p.24

Serapis Bey: On The Edge Of A Grand Awakening! p. 26

Shadows And Lights About Legal Matters, p.28

While We're Looking The Other Way... p.29

Walking Our Own Walk Of Life, p.30

V.K. Durham: A Tip Of The Iceberg, p.33

Bad News & Good News About Colloidal Silver & Gold, p.34

George & Desiree Green Skip Town? p.35

Serge Monast Deceased, p.35

Is A Financial Crash Now Imminent? p.36

Corporations Alert! p.37

Update From: International Gulf War Illness Coalition, p.38

**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**

# Important Connecting Hints

[Continued from Front Page]

is a question that can be argued. Some may say it was Adam. There is no proof that Adam and Eve ever existed, other than from the *Bible*, and if you use religious writings, there are other candidates for the distinction.

According to the *Bible*, one of the earliest civilizations was the Egyptian, and there were important connections between Biblical characters and the Egyptian pharaohs. The most popular stories have to do with the Pharaoh's and Abraham's wife, and with Joseph interpreting the Pharaoh's dreams. If there is any truth to these Biblical stories, then one might expect to find some verifications in Egyptian history.

According to *Genesis* 41:43, Joseph became the ruler of all Egypt, second in command under the Pharaoh himself. Pharaoh gave Joseph the name "Zaphenath-paneah" (v. 45). Linguists have shown that the "Seph" of Jo-seph and the "Zaph" may have anciently been the same word. Joseph married the daughter of Potiphra, priest of On. The city of On was dedicated in honor of the On or One God, the God of Light, represented by the Sun, and later became known as Heliopolis. Jeremiah called it "Beth-shemesh, that is in the land of Egypt" (*Jere.* 43:13); Beth-shemesh also means "house of the Sun" and in addition means "house of Shem".

The city of On was about 10 miles north of Cairo (the word "Cairo" means "Mars"). Two obelisks from On were moved in recent times and one now is erected on the bank of the Thames in London and the other is in Central Park in New York.

Joseph stated, according to *Genesis* 45:8, that he, Joseph, was "a father to Pharaoh". This would indicate that Joseph was an extremely important person in Egyptian history. The writer Ahmed Osman, in *Stranger In The Valley Of The Kings*, said that "the only person we know of in the history of Egypt to bear the title 'a father to Pharaoh' was a man identified as Yuya or Iouiya." The mummies of Yuya and his wife Tuya were found and are now in museums. Yuya was also called "the man who knows things" (Osman, p. 162 and *Joseph en Egypte* by Joseph Vergote, Louvain, 1959). One who knows? Sounds familiar.

Yuya was the vizier or royal advisor to Thuthmosis IV. Thuthmosis is recorded in Egyptian writings as a dreamer of dreams, and in one of his dreams, he was told by the Sun-god that the Sphinx had become buried up to its head in sand and he should dig the sand away from it (the Sphinx was built in honor of the Sun, per most reference books). According to Osman and others. Thuthmosis was succeeded by Amen-hotep III, who promoted the honoring of the God of Light, the God of Heat, represented by the Sun, and Who was called Aten or Aton.

"The first mention of Aten during the Eighteenth Dynasty occurs, in fact, on a scarab dating from the reign of Thuthmosis IV, who appointed Joseph to the post of vizier. His son, Amenhotep III, subsequently built a temple to Aten in Nubia and the barge in which he sailed on Queen Tiye's pleasure lake was named *Aten Gleams*" (p. 123).

## AKHENATON

Amenhotep III was followed by Amenhotep IV, who changed his name to Akhenaten (Akh-en-aten), in honor of the God of Light. The name now is more frequently spelled Ikhnaton.

According to the *Britannica* encyclopedia, Ikhnaton was the name assumed, early in his reign, by the Egyptian Pharaoh Amenhotep (Amenophis) IV, who reigned from 1379 to 1362 B.C. He is believed to be son of Amenhotep III and Tiy. His wife was Nefertiti. His oldest daughter married Smenkhkare, the second daughter died young, and the third married Tutankhaton, whose name was later changed back to Tutankhamen (now called "King Tut").

One possible answer to the question of who was the oldest identifiable personality in history is given by the famous archaeologist and historian, James Henry Breasted, Professor of Egyptology and Oriental History at the University of Chicago. The following quotes are from *A History of the Ancient Egyptians* by Breasted, copyright 1905 and 1908 by Charles Scribner's Sons, in the chapter titled "The Religious Revolution of Ikhnaton". Egyptian ruler Amenhotep IV changed his name to Akhenaten or Ikhnaton, in honor of the God of Light, Aton, represented by the Sun. Breasted said "...he gradually developed ideals and purposes which make him the most remarkable of all the Pharaohs, and the first *individual* in human history" [italics his, p. 265].

On page 277, Breasted said of Ikhnaton, "He perceived the universal sway of God in his fatherly care of all men alike, irrespective of race or nationality, and to the proud and exclusive Egyptian he pointed to the all-embracing bounty of the common father of humanity, even placing Syria and Nubia before Egypt in his enumeration. It is this aspect of Ikhnaton's mind which is especially remarkable; he is alike the first prophet and the first wise-man of history." And on the next page Breasted said that in Ikhnaton's "teaching" there was "a constant emphasis upon 'truth' such as is not found before nor since."

Breasted said that Ikhnaton died in 1358 B.C., and then summed his depiction of Ikhnaton on page 287 by saying: "Thus disappeared the most remarkable figure in earlier oriental history; or indeed in the history

of the world before the Hebrews. To his own nation he was afterward known as 'the criminal of [the city of] Akhetaton'; but, however much we may censure him, we see in him at the same time such a spirit as the early world had never known before. Among the Hebrews, seven to eight hundred years later, we look for such men; but the modern world has yet adequately to value or even acquaint itself with this man, who in an age so remote and under conditions so adverse, became the world's first idealist and the world's first *individual*."

That is a remarkable statement to say of someone, and might be worthy of pondering a bit. Although Breasted believed that Ikhnaton (other spellings include Akhenaton, Aakhu-en-Aten [per E.A. Wallis Budge], Akhenaten, and he was also known as Orus, Amenhotep IV, etc.), other historians use different dates. According to classical historian Julius Africanus, Akhenaten ruled 878 to 841 B.C. This agrees with the ancient Eusebius Greek Text, but the Eusebius Armenian Version says 871-843 B.C. Josephus says 879-843, and the *Book of Sothis* says 879-831 B.C. There are reasons because of co-regencies and such that some of the conflicting dates can both be correct, depending on how the reigns are counted (whether joint ruling years are included, etc.).

Akhenaton ruled during a time of great peace and abundance for Egypt. He was responsible for building a new city in honor of Aton, called Akhetaton, which location is now eroded into a mound called Tell el-Amarna. In 1888, a library of around 400 letters on clay tablets was discovered by archaeologists digging in Amarna, and they are now in museums in London and Cairo. They were a part of the royal archives of Amenhotep III and Amenhotep IV (Akhenaton), and consist of official correspondence with various kings of Babylon and Syria.

Nowadays, historians usually date the tablets to about the time they equate with the time of Moses, roughly 1400 B.C., although earlier historians date these pharaohs to the period that corresponds to the stories in the Biblical books of *Kings* and *Chronicles*.

For instance, a tablet identified as #162 is addressed to Aziru. The "Aziru" translation is from exactly the same root word as translated "Hazael" in the *King James Bible*. The "L" and the "R" are linguistically interchangeable in these languages, and the "H" is often silent. An example of this is *Hadoram* and *Adoram*, *II Chron.* 10:18 and *I Kings* 12:18. Aziru is identified by researchers as a king of Amurru, with his capital at Dumasqa. Dumasqa is understood to be Damascus, and Amurru is the common name for Aram. Josephus spelled Hazael as "Azaelos".

*II Kings* 12:17: "Then Hazael king of Aram went up, and fought against Gath, and took it; and Hazael set his face to go to Jerusalem." This was circa 840 B.C., during the reign of Pharaoh Akhenaton, according to many accords.

Now let's read the Tell el-Amarna clay tablet #162 written to Aziru from Akhenaton: "If thou for any object desirest to do evil, or if thou layest up evil words of hatred in thy heart, then wilt thou die by the axe of the king together with thy whole family. Render submission then to the king, thy lord, (and) thou shall live. Thou knowest, indeed, that the king does not desire to go heavily against the whole land of Kinahhi (Canaan)" (*The Tel El-Amarna Tablets*, by Samuel A. B. Mercer, Vol. II, page 523).

In these early historical writings are stories of the rulers of Egypt fighting with the kings of Palestine and Syria and Babylon, and the One God Aton versus the popular gods of such as Ptah, Amon, Ra, and Asher.

Compare this situation with the modern fighting over these same lands, and the squabbles over what might be found under the Sphinx or Pyramids in Egypt, and the information coming from Richard Hoagland about the Apollo Moon landing sites being chosen by an Egyptian, sites that seem to have been in honor of Orion and Apollo (and Asar, which Hoagland said was

the Egyptian name of Apollo, and no doubt is the same as the Biblical god of Moses/Asher as mentioned in the Hebrew text of *Exodus* 3:14).

I wonder, when the secret door that is causing such an uproar among certain Egyptologists and researchers these days is opened, what will they find? Is it possible they will find more evidence of Aton? It would be a peculiar circumstance if our earliest records consisting of tablets, statues and other information about Aton and friends, and the records of the end of this millennium and possibly the end of this period of history/beginning of another history also consisted of records and other information about Aton and friends. Some of you will appreciate what I am saying, and may find it something to ponder.

## MORE INFORMATION TO PONDER

A fax sent to Richard Hoagland on a recent Art Bell radio show from "Sean from Yucca Valley" stated: "Art, please ask Richard at some point about the mind-blowing NASA Apollo logo on his web site. The Apollo logo Richard Hoagland has unearthed is a block buster. It has precisely the same look, feel, simple elegance and straight forward symbolism of other NASA logos of that era. It is either authentic or a brilliant, masterful fake. NASA logo designs are anything but cryptic, and are intended to be easily decoded and appreciated even by the dullest member of the taxpaying public.

"Art, having followed the issues and enigmas concerning Cydonia, Giza, and the Moon on your show, viewing this logo on the web blew my socks off. Its simple message of the fundamental connectivity between Earth, the Moon and Orion is undeniable, as is the implication very clear on the Apollo logo that travelling to the Moon is somehow profoundly relevant to our understanding of Orion. To find such symbolism on a NASA logo is about as unexpected as finding a pentagram prominently displayed in a Catholic church. At last, a smoking gun. How will NASA possibly explain away this one?"

Hoagland stated that "what everyone needs to know is that Apollo IS Osiris, IS Orion. They are one and the same." He then explains that Greek names were used because of prejudice, and to deceive. Why use Greek names with Egyptian symbology, he asked? Why is the real root symbology hidden? He said they knew all along, and dared not tell us.

Homer Newell (sp?) was first associate administrator for space science and applications under James Webb (who was appointed by JFK to be head of NASA). He showed Hoagland the first official Apollo Patch in 1967, just before the fire that killed Apollo astronauts Grissom, Chaffee and White. It depicts the belt of Orion as the crossbar of the A, connecting Earth to the Moon. [See illustration on this page.]

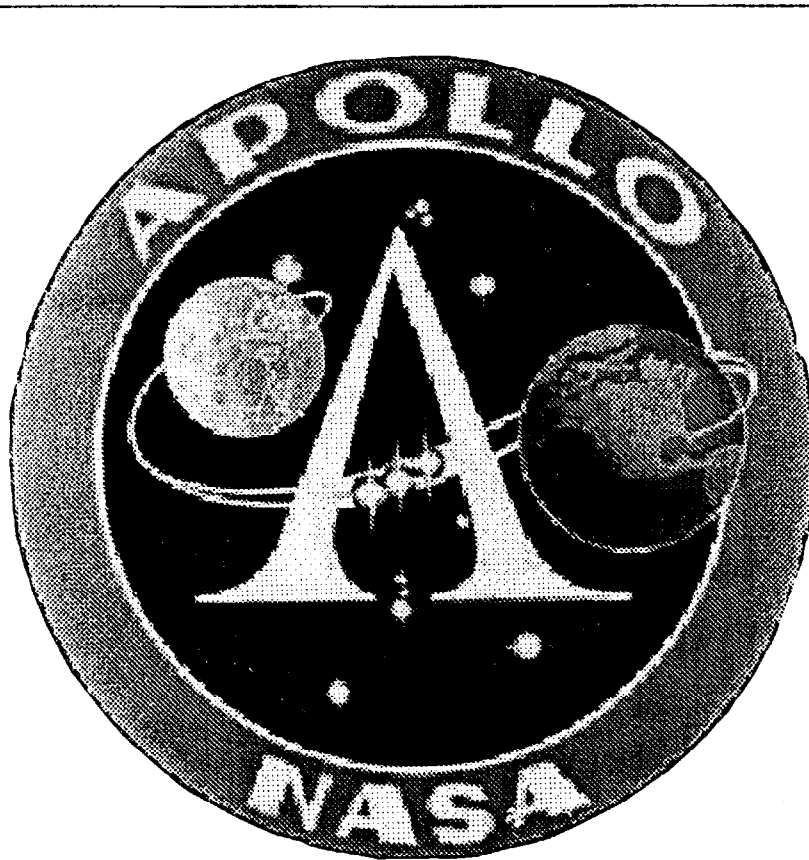
Hoagland says the A does not stand for Apollo, he says the A stands for the Egyptian god Asar! He says that Apollo was the Greek name for, in this case, a

clearly (once you know the details) Egyptian god. In its various spellings, this would be the same Asher or Ashur as covered in more detail in *The Hoax of Judeo-Christianity*.

In the *Hoax* document I show evidence that the "god" who gave Moses the Ten Commandments, and who spoke to Moses on Mt. Sinai, was Asher. That is what the Hebrew manuscripts state. Other evidence shows that the "fallen angel" in the Garden of Eden story was also Asher. I refer you to *The Hoax Of Judeo-Christianity* for more detail on that subject.

## ASHER—GOOD GUY OR BAD?

Was Asher then a "good guy" or a "bad guy"? Yes. The answer depends on your viewpoint and perception and on which documents you accept. There is evidence to support both viewpoints, and the stories have obviously been tampered with over the years. Asher (Babylonian spelling) or Asar (Egyptian spelling) can mean absence of light, dark. It can also apparently mean light, as sar or sur mean light or the Sun. Whatever the truth of this situation, I suspect we are about to learn much more about this whole situation!



Hoagland has books and tapes with much more information for anyone who wants more information, that show a connection between the "face on Mars" and the Sphinx/Pyramids in Egypt. I refer you to him for considerable documentation on this. The Giza complex at Cairo, Egypt, matches the Cydonia complex on Mars. It is also laid out to match the Constellation and belt of Orion. Cairo, in fact, is Egyptian for Mars.

Hoagland is also involved with trying to learn what is behind the door that has been recently discovered under the Sphinx in Egypt. On second thought, I should say the door is in the Great Pyramid, and there is another passage under the Sphinx. Now some are reporting more passageways have been found, while others deny it. The stories seem to be purposely confusing.

One would think that scientists would simply open the door and take a look, but instead there is arguing and infighting and strange silliness going on in that situation. It seems someone is afraid of what might be there. Could there be something having to do with, for instance, Aton? Just wondering.

## ATLANTIS

Psychic Edgar Cayce, who died in 1947, predicted that a "Hall of Records" would be found at Giza, and there was speculation that it would contain information from ancient Atlantis. There are many square miles of Egyptian hieroglyphics that tell that the monuments were built to preserve information from a previous civilization, often called Atlantis. A Space Shuttle is called *Atlantis*.

Hoagland says that the July 20 (8:17 pm GMT), 1969, Apollo Moon landing when Neil Armstrong took that giant leap for mankind, was actually chosen as to location and timing to honor Asar of Orion. He says that John F. Kennedy knew, nearly a decade earlier, in his famous we-are-going-to-the-Moon speech, exactly when and why the spot was to be chosen.

Hoagland says that the July 20 date is extremely important, as it connects to Osiris, and Orion. Egyptian cosmology is centered on Osiris. July 20, with Osiris and his twin sister Isis, which is Sirius, the brightest star in the sky, the most important star in the Egyptian calendar, is the one date that commemorates Osiris over the Pyramids at Giza, and for that reason was chosen as the only possible Moon Landing date.

Hoagland was dumfounded to discover that the Moon Landing programs were connected to Egypt. July 20 is an important Egyptian date! He says the A was coded as Apollo but was really the Egyptian Asar. The name of the lunar lander was *Orion* (the only lander that was not crashed back into the Moon). You will need to consult Hoagland's information for all his proof. He found that when Neil Armstrong took manual control of the Eagle just before it landed, it was not for the reasons told to us, but was to insure that the Constellation Orion was precisely at the right spot on the horizon, when Isis (Sirius) and Osiris were precisely at 19.5 degrees. On every Apollo mission something stunning with regard to Osiris occurred, he says. According to Buzz Aldrin, after the landing, Neil and Buzz celebrated for 33 minutes on the Lunar temple site, with a chalice and wine, when Isis was precisely tetrahedral 19.5 degrees. The hieroglyph in the Egyptian language for Isis (Sirius) is an equilateral triangle, the two dimensional representation of the tetrahedron. It means "a doorway" in Egyptian, specifically a doorway between dimensions.

## AN EGYPTIAN PICKED OUR MOON LANDING SITES

Who picked the Apollo landing sites? It was Dr. Farouk El Baz, an Egyptian geologist, from Cairo. He and his father were also Egyptologists. He came to NASA by way of Germany in 1967, and was hired by Bell Communications under AT&T. There appear to me to be possible Paperclip connections (does anyone remember about the Nazis that went to Egypt after the war?), but I have not had a chance to try to check it out. He was placed in charge of determining the Apollo sites based on Orion meridian configurations. After the Apollo Moon landing projects ended, El Baz went to Boston and set up a department called the Remote Sensing group, a group using radar, sound-waves, remote viewing, etc. In 1987 he appears in Egypt in a project jointly sponsored with NASA, in charge of the

### Giza pyramid and Sphinx investigations!

In 1993, a German designed a robot that went up an 8 inch wide tunnel shaft from the Queen's Chamber of the Great Pyramid and found a door with two handle, one of which had eroded away. This shaft was aimed directly at the transit point of the star Sirius (the passage from the King's Chamber is aimed at Orion). A door would indicate there is something behind the door, probably another chamber. The Egyptian authorities stopped the investigation and have not allowed anyone near for over 4 years (we are told). The door has not been opened (we are told).

The Egyptian head of the Giza area said that the door would be opened in September, 1996, under the direction of Dr. El Baz, the man who chose the Apollo Moon Landing sites. I do not know what the current status of the opening is, as I am not on their mailing list. I do suspect, however, that this is serious (Sirius) business!

When Dr. Farouk El Baz was hired at Bellcom, he got into a fist fight with his boss, a Jew, who did not want him. A superior over Bellcom had to intervene and force Bellcom to accept El Baz. The superior was Ed Nixon, President Richard Nixon's brother! President Nixon is the one who later stopped the Apollo missions. Farouk El Baz's brother is currently on the senior staff of Hosni Mubarak, President of Egypt.

Recall from previous *Fire From The Sky* writings, the man accused of killing John F. Kennedy (who started the Apollo program), was Lee Harvey Oswald. Oswald worked on the U2 spy plane crew with Francis Gary Powers. Another of the U2 pilots was Roger Chaffee. Roger Chaffee was the U2 pilot who took the pictures of Cuba that started the Cuban missile crisis. I do not believe I have previously revealed this, but the man reading the pictures who first determined that Russia was installing missiles in Cuba was Bobby L. Coffey, currently working with the Texas Department of Transportation. He confirmed to me some of these connections.

It has come out that there is evidence that at the time the Apollo missions were started, there were eight or more astronauts killed, probably murdered, including the fire which killed Grissom, White, and Roger Chaffee. It does not take too much digging to find connections between the murder of John F. Kennedy, and the Nazis, Richard Nixon, George Bush, the Apollo Moon landings, the Pyramids in Egypt, and the "face on Mars"!

## STRANGE PHYSICS

One day recently on the Paul Harvey noon news, he told about an asteroid that struck the Earth's atmosphere, bounced off, split in two, went around Earth and then plunged into the atmosphere and burned up, leaving bright streaks witnessed by many people in various locations. The media told of a reward that was offered of \$5,000 for anyone who could produce a piece of the asteroid at least 4 inches in size (some media said 4 ounces).

This was a strange asteroid, with strange physics involved, don't you think. Looking more closely, we find that on October 4, 1996, many people saw mysterious fireballs. Some reported a green light trailing sparks shooting across the sky. Others saw a gold flash. Some said the whole sky lit up. The object/objects were reported from Alaska to Mexico, in Nevada, New Mexico, and over much of California. Griffith Park Observatory said it was the biggest flash seen in two years.

The *New Mexican* newspaper in Santa Fe, New Mexico, in an article called "Some Witnesses Say Flash Wasn't Meteor", quoted witnesses who said they saw a craft that looked like a helicopter without rotors, with seven green lights and trailing sparks.

A British newspaper, the *Eastern Evening News*,

reported that their Ministry of Defence had tracked several mysterious craft and unexplained objects streaking and hovering in various locations on Oct. 4th and 5th. Police reported many sightings. Aircraft pilots and radar stations reported on objects that had simply stopped in the sky and sat there, stationary, for a while, flashing red and green and blue and white lights.

A witness near Burbank, California, reported on one of these "meteors" that landed, then took off again (at Bell Canyon, near Rocketdyne Corp.). Some witnesses reported pieces of this "meteor" going in opposite directions and passing each other.

A Brigadier General witnessed the landing near Rocketdyne, and said a bunch of soldiers hurried into the area and blocked it off. He commented that they had uniforms that were strange to him (remember, he was a General officer and certainly knows military uniforms!), and said, "And they all seemed to look alike." He was told that "a space vehicle came down" and "the vehicle was repaired, and took off" later. "It was one of ours," he was told. One guard said it was no big thing, "the space vehicles land here twice a week."

If it was "one of ours," then it was probably a U.S. Space Command craft. Remember that the space command crowd involves names like Harold Brown, Henry Kissinger, Norm Augustine, William Perry, and Bob Dole (and later, George Bush became prominent).

## LET'S ALL GO TO MARS

The head of President Clinton's campaign resigned because of his involvement with a prostitute and because of telling her secrets such as the "military secret" of life on Mars. About this time Bob Dole slowed down his campaigning and did not seem to be trying very hard. NASA announced a possible discovery of life on Mars, and some scientists wondered why NASA would make such a statement based on such flimsy evidence.

Suddenly a rash of new Mars probes was announced. The U.S. launched the Mars Global Surveyor, and has planned the Mars Pathfinder, the Mars Surveyor 98A, the Mars Surveyor 98B, the DS-2 Mars Microprobe, the Aerocapture Orbiter Mars Orbiter, the Mars Together, the InerMarsNet, and a Mars Sample Return; and in addition there are the NEAR Asteroid Rendezvous, the Lunar Prospector, the Cassini Saturn Orbiter, the DS-1 Asteroid & Comet Flyby, the Stardust Comet Rendezvous, the Fire Solar Flyby, and the Pluto Express Pluto Flyby; and all except one or two are due to be launched within the next five years. This does

not count the launches from other nations such as the Huygens Titan Atmospheric Probe, the Rosetta Asteroid Flyby and two comet landers, the Planet-B Mars Orbiter, etc., from Europe, and Japan.

## RUSSIA'S MARS PROBE DISAPPEARS INTO THIN AIR

Russia recently launched its Mars Orbiter which carried equipment from several nations, including a Martian Orbiter, two landers and two penetrators. The Russian Space Command put the step-by-step launch information on the Internet as it was happening, and on November 16 at 20 hours, 48 min., 53 sec. UTC they launched their Mars probe from Baikonur Cosmodrome. They later announced the launch was unsuccessful and "Mars-96 remains on Earth satellite orbit and will fall on Earth surface."

Friends, there is a war going on. There is so much going on that I can't begin to keep up with it, or even mention much about it. On October 29, the U.S. arrested Vladimir Galkin at Kennedy Airport on charges of being a spy. On November 9, Russia test fired an RS-12M Topol intercontinental ballistic missile. This was an obvious threatening gesture against the U.S. On November 14, the *Associated Press* carried an article headed "U.S. to drop charges against ex-KGB agents" which stated: "Faced with Russian threats of retaliation, the United States dropped spying charges today against a former KGB agent because the CIA and State Department decided prosecution was not in the national interest." I'll bet.

Yeltsin went under the surgeon's knife *on the day of the U.S. presidential election*, and we were told that he was worse than anybody thought, the surgery was much greater than expected (quintuple heart bypass) and Yeltsin's recovery was going to take longer than expected. Then U.S. Space Command front-boy Bob Dole is defeated in the U.S. presidential election, and Yeltsin has a miraculous recovery and is back on the job *the next day*. William Perry, Warren Christopher and crowd suddenly decide they want to take a hike and a fresh, new, wrinkle-free William Clinton appears.

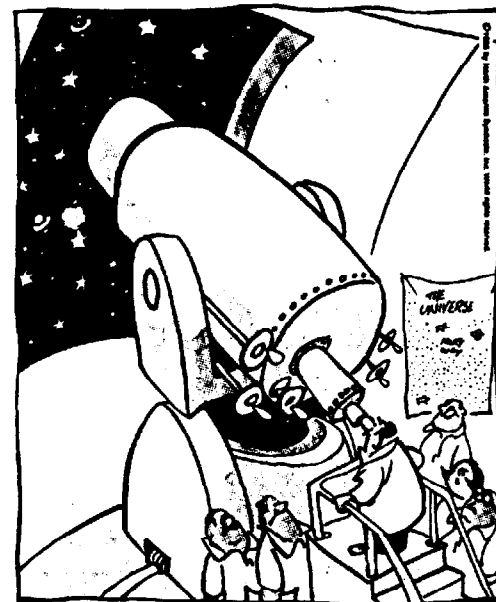
## MORE STRANGE BLOWUPS

On the same day of the Russian Mars probe launch, there was a huge blast in Russia, barely mentioned at

GRIN AND BEAR IT / By Fred Wagner



"If there's life on Mars, they should be paying taxes!"



"Uh-oh! They just saw us, too!"

all in the media. *Reuter* said: "Up to 32 people were killed when an explosion, possibly caused by a bomb, ripped through a building housing Russian military officers in the southern republic of Dagestan [sic] on Saturday, news agencies said." As I recall, this is suspiciously close to the Baikonur Cosmodrome space center. The Cosmodrome is actually near Tyuratam. The Russians named it Baikonur to disguise its location, as Baikonur is about 200 miles northeast of Tyuratam. Russian maps are notoriously bad, they were purposely made deceptive because of the Cold War, and the Russian Government routinely lies about situations such as this (no different from other governments).

Many got very nervous when it was learned that the Russian probe failed, as it was carrying four plutonium nuclear engines. Russia said the launch went into radio blackout, then was 12 minutes late when it came out (must have stopped to take a leak?). The U.S. said it was going to crash and burn on Australia, and the Australian Prime Minister went on TV to tell his nation that all is well, all is well (not to worry, all six tons would just burn up into spirit or something). Then they said it was going down near New Zealand, then they finally said it must have crashed in the middle of nowhere near Easter Island.

The next day, Russia said that the U.S. Space Command goofed and was tracking trash and that the Russian probe did not crash near Easter Island. *Science News* (Nov. 23, p. 324) said: "U.S. officials who thought they were tracking the plutonium-bearing probe issued a warning on Nov. 17 that Mars '96 might hit Australia. In fact, the probe had already gone to its watery grave a day earlier, and the U.S. team was monitoring remnants of the detached rocket engine, Russian scientists said." The *New York Times* on Nov. 19 had an article: "Mystery of Russian Spacecraft: Where Did It Fall to Earth?" which stated, "Just where it landed is another riddle."

Oh, my.

They shot a Mars Probe  
In the Air.  
It fell to Earth.  
They know not where.

Reckon it just might be on its way to Mars? What do you bet Mars it not really the target of all this activity?

## HALE-BOPP-A-BE-BOPP

While NASA scientists are pretending they are all excited about a rock that someone found near the South Pole a long time ago that just might possibly indicate that there is life on Mars, what they are REALLY excited about is Comet Hale-Bopp and that strange larger-than-Earth craft that suddenly appeared out of nowhere and is now flying loop-the-loops and flashing its lights and doing all kinds of un-cometized things. For that matter, Comet Hale-Bopp is pretty strange itself. There are rumors that it is sending radio signals to Earth, that it is on a collision course with or near Earth, that it is practicing semaphore and who knows what. We should have more reliable information come next Spring, if not sooner. [See "Comet" Hale-Bopp and its mystery companion below.]

## BEAM HIM DOWN, SCOTTY

In other news, President Clinton went to Jackson

Hole, Wyoming, in August to receive instructions from his controllers...er, on vacation, and when his Presidential Air Force C-130 Hercules flew out, it crashed and burned on August 11th. Sherman Skolnick of Chicago, on his telephone hotline, reported that a Clinton clone was on the C-130 and was killed. The November *Soldier of Fortune* magazine has an article by James Pate entitled "Star-Wars Fratricide—Secret Weapon Suspected in Crash of Clinton's Chopper". Pate said this was the second time that a Presidential craft had crashed (Pate is wrong in stating that only two Clinton Presidential aircraft have crashed; there are more than that). Pate said an earlier crash involved Clinton's VH-60N Black Hawk helicopter that crashed in May, 1993. An investigator found that the crew were killed by "exposure to focused microwave energy." The investigator said he "believes that the aircraft suffered catastrophic mechanical failure in the air after exposure to microwaves from an electromagnetic pulse (EMP) simulator at the Harry Diamond Laboratory at Blossum Point, Maryland, about four miles from the crash site." And as I recall, years ago Tom Valentine of *Spotlight* newspaper had interviews about the chopper being downed by pulse beams and I think you can still get the taped interview from *Spotlight*.

You who are researching the TWA Flight 800 crash need to be aware of this information, and you need to read Col. Tom Bearden's information that pulse beams have been downing aircraft since the Vietnam war and perhaps even before.

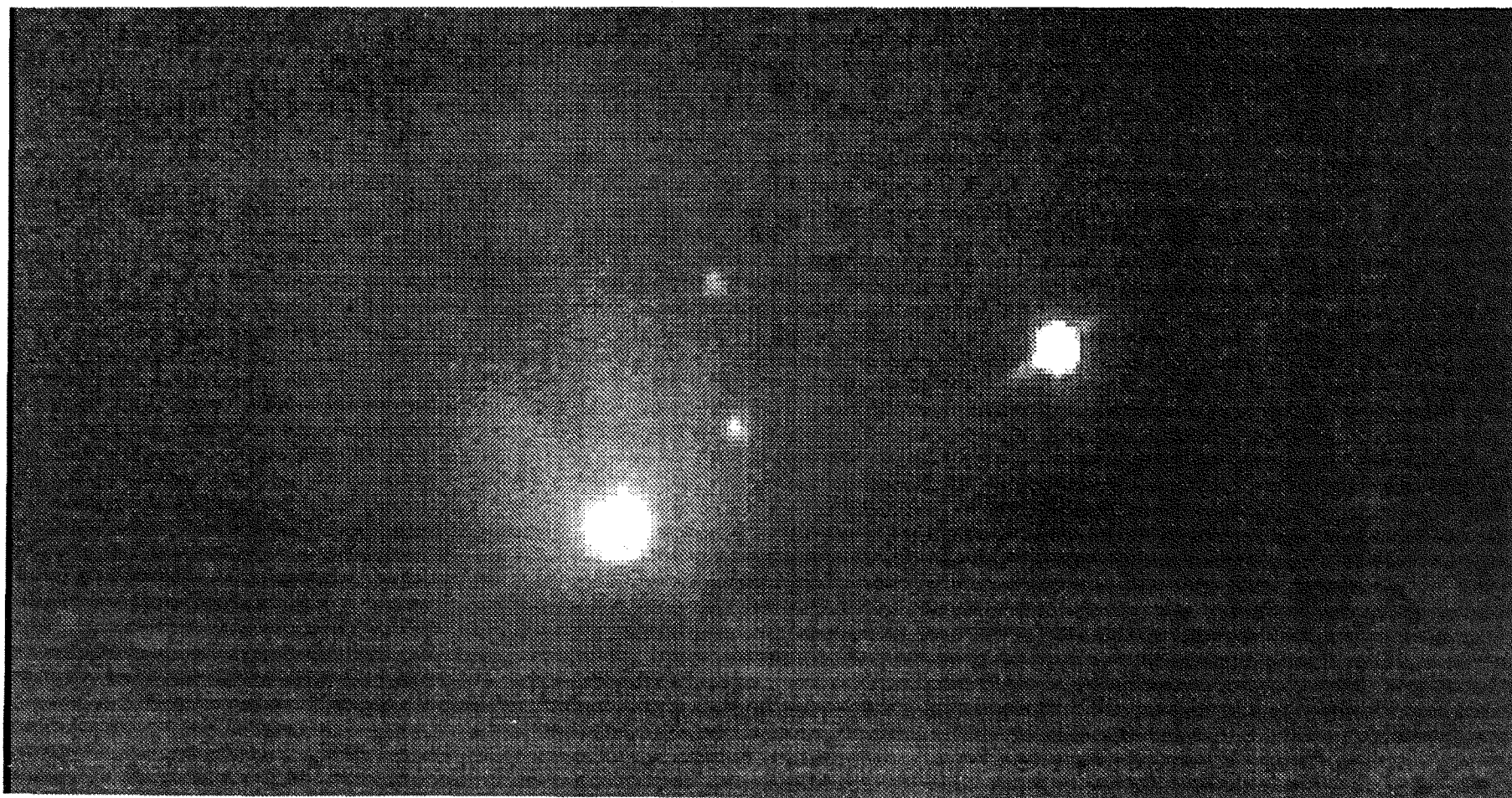
One to beam up. Good Day.

/s/ Calvin C. Burgin

(born on 20 July)

PS: Nov. 29, 1996, 5:48 PM EST the BBC in London announced that NASA has assigned a SECRET team of three scientists at the Johnson Space Center in Houston to initiate a program to land men on Mars within 8 years.

# "Comet" Hale-Bopp & Mystery Companion



# The News Desk

12/10/96 DR. AL OVERHOLT

## YOUR CAR GOING, GOING, GONE!!

From a FLYER, sent by a reader, 11/96, [quoting:]

1. "Smog II is designed to REMOVE 75% of all cars now in use in California (YOUR Car!) while giving polluting corporations "credits" to pollute! No net pollution reduction! Call 1-800-991-1918. (free)

2. The "Federal" Reserve is a PRIVATE bank (12USC284 et seq) that lends us 2 cent printing press "\$" at FACE-VALUE + COMPOUND "INTEREST"! The owners (Rottenfellers, Ratschids, et al.) POCKET ALL your IRS payments.

YOUR LIFE AND YOUR CHILDREN'S FUTURE ARE IN IMMEDIATE DANGER! [End quoting]

He certainly knows how to say it short, if not sweet. You needn't get complacent, if you don't live in California, about the smog situation because they plan to get the cars off the road somehow and if not with smog laws they'll get yours with some other kind of confiscation law. The smog board, supposedly, keeps a record of the amount of reduction of smog as the cars are taken off the road and then they allow Corporations to buy the ability to pollute an additional, equal amount. They certainly don't want you to have freedom of travel, either—keep you at home in your pen.

I recall that in 1988 Commander Hatonn told us that there would be so many plane crashes that the public would be too frightened to fly and then there would be so many train crashes that they would be afraid to ride the railroads. Do you see how the Elite are putting on the travel restrictions to keep the rope around you. And we thought it was all just a matter of "accidents"!

I sure like the names the flyer gives the evil bastard-thieves—they fit so well.

## WHITE HOUSE WHISPERS

Excerpted from MIDDLE AMERICAN NEWS, 11/96, [quoting:]

CHILLING THOUGHT A videotape of Hillary Clinton speaking at a Democratic fundraiser earlier this year is making the rounds in Washington. "Among the many reasons why you should vote for and work for and contribute to Bill Clinton and Al Gore is to see what happens after the election, when Al and I will feel totally at ease to be our real selves," she declares. [I hope you realize what we are in for? Do you recall just one big flap about health care and what Hillary and her cohorts—unelected non-experts—tried to do with our complete health-care system? We probably can expect even worse—for punishment—since they don't have to worry about another election.]

LAVENDER LOVEFEST—Although he refused to address the American Legion, the president spoke on videotape to the "first lesbian and gay political convention", held earlier this year in Chicago. Aide George Stephanopoulos addressed the gathering in person and accepted the group's endorsement of his boss. Other speakers included admitted homosexual Rep. Steve Gunderson, R-WI, HUD Secretary Henry Cisneros, and Newt Gingrich's lesbian sister. [It stands to reason—since both Hillary and Bill are known to have had homosexual relations and certainly they don't care for people who are loyal Americans and try to protect the Constitution.]

PAYING FOR LIES—The White House has called for American taxpayers to pay the legal bills run up by Clinton aides who have been called to testify before Congress about numerous scandals and cover-ups. Why do honest, innocent people need hordes of attorneys when all they have to do is to tell the truth about what happened? [Obviously, they need a very good attorney and body guards, since people who are expected to witness in truth can expect to be deaded before they get so much as a first chance at talking. Us poor suckers always get the bills, one way or another.]

ANOTHER LITTLE LIE—It seems that the Clinton White House lies even when it doesn't have any real reason to do so. In the wake of the Dick Morris sex scandal, press secretary Mike McCurry claimed the president was not aware that Morris had an illegitimate child. Three days later, McCurry admitted that Clinton had known for nearly a year. "I'll be honest with you," the press flack said, "I was trying to bury the story." How many other stories get "buried" by lies that aren't caught? [End quoting]

These flakes, liars and thieves don't know how to tell the truth, even when their lives are at stake. They just keep lying until the judges let them off the hook. Remember that the judges are nothing but better flakes, liars and thieves than the attorneys handling the cases. How do you think they got promoted to judge?

## CONDOMS GET AIR TIME

From MIDDLE AMERICAN NEWS, 11/96, [quoting:]

Another barrier against bad taste on TV is crashing down under an onslaught by urban cosmopolitan elites. Breaking ranks with other broadcast outlets, television stations in Houston, Seattle and Chico, California, have agreed to set a precedent and run paid condom advertising. Carol Carrozza, marketing director for the Eatontown, N.J.-based Ansell Personal Products Group, said the stations—all NBC affiliates—have "taken a tremendous step," and she hopes other stations will follow.

Isn't it nice that your little babies will be taught how to protect themselves when having sex but they won't give them decent, honest, conscientious teachers for reading, writing and arithmetic. [End quoting]

They are also going to get to watch a lot of hard liquor ads on TV, also. Is there any hope for the majority of the children under this kind of bombardment? I THINK ITS WAY PAST TIME TO WAKE UP!!

## COURT GIVES POLICE LEEWAY IN SEARCHES

Excerpted from THE ORLANDO SENTINEL, 11/19/96, [quoting:]

Motorists stopped by police for traffic violations need not be told they are free to go before officers can ask permission to search for drugs, the Supreme Court ruled Monday.

Ruling unanimously in an Ohio case, the court said the Constitution's Fourth Amendment ban on unreasonable searches does not require such a warning.

It would be "unrealistic to require police officers to always inform detainees that they are free to go before a consent to search may be deemed voluntary," Chief Justice William H. Rehnquist wrote.

The Constitution requires that such consent be

voluntary, and Rehnquist said "voluntariness is a question of fact to be determined from all the circumstances." [The judge doesn't know what the word voluntary means, or more like it, he ignores what it means so he can twist the Constitution to say what he is instructed to make it say.]

Many people do not realize they can refuse to give police permission to search [emphasis mine], said James D. Ruppert, attorney for Robert D. Robinette, whose case was being heard. Ruppert called the decision "a further chipping away of Fourth Amendment rights."

Robinette was stopped for speeding near Dayton on Aug. 3, 1993. A Montgomery County sheriff's deputy warned Robinette about speeding, returned his driver's license and asked if he had any drugs or illegal contraband in his car.

Robinette said he did not have anything illegal in his car. With his permission, the deputy searched the car and found drugs. [End quoting]

## 'NO' YOUR RIGHT WHEN COPS REQUEST SEARCH

From the Chicago Sun Times, 11/24/96, [quoting:]

After the Supreme Court ruling Tuesday that police are not required to inform drivers that they may just say no when police ask to search their cars, I called the American Civil Liberties Union for a little amplification.

C'mon. You don't have to have mass quantities of heroin in the back seat to feel pretty intimidated when police pull you over. Hapless citizens are inclined to greet a search request with false gusto—"Why, certainly, officer, step right in!"—when what they really want to say is "No, I cannot think of any thing I would rather not do—now or ever."

The ACLU response: "If police ask for your consent to search your car after giving you a ticket or warning, say 'No'. Unless they say you are not free to leave the scene, you just leave the scene."

Clip and save. [End quoting]

You can see how easy it has been for us to lose our freedoms, one little court case at a time, over decades. Have we had enough yet??

## GREENPEACE PROTESTS U.S. EXPORTS

Excerpted from THE JOHNSON CITY PRESS, 11/11/96, [quoting:]

Brussels, Belgium—Two dozen Greenpeace activists prevented a ship from unloading American soybeans Sunday as part of the environmental group's protest against U.S. exports of genetically engineered food.

Greenpeace said it believes soybeans genetically altered to make them resistant to a popular weedkiller were mixed with other soybeans on the bulk carrier Bunga Saga Empat, which docked at Ghent, 30 miles west of Brussels.

The group wants genetically engineered goods to be strictly separated from others to allow consumers the choice of what they want to eat.

The Bunga Saga Empat was the third ship Greenpeace has blocked in a week. But with a court injunction threatening heavy fines if the blockade continued, Greenpeace abandoned its action later Sunday.

On Friday, U.S. grain producer Cargill needed a court injunction to get its soybean shipment through a Greenpeace blockade and into the port of Antwerp in northern Belgium. [End quoting]

I seldom agree with what Greenpeace stands for but certainly someone should try to stop the use of genetically tampered plants, animals and foods. Man thinks he can outwit Nature but he is very low on the totem pole when it comes to wisdom. He can't resist playing god because of his puny, bloated ego. [Also see related story on p. 24.]

## IMMUNITY BOOSTER

Excerpted from *THE JOHNSON CITY PRESS*, 11/12/96, [quoting:]

**Laughter strengthens the human immune system** [emphasis mine]. [End quoting]

This is no joke. Many experiments have been done to prove that watching humorous movies, reading or listening to things that make you laugh, can make you heal faster or lift your spirits when you are depressed. By having a healthy dose of laughter, routinely, you will help to prevent illness.

## THE FBI AND THE COVER-UPS

From the INTERNET, 11/21/96, [quoting:]

The past few months have shown a frightening development at the FBI. Again and again, rampant abuse of power and cover-up, both for political purposes, have emerged. Consider just these recent revelations:

- \* Foster witness Patrick Knowlton sues the FBI for falsifying his statement. [See last week's News Desk.]

- \* FBI official is convicted of destroying evidence in Ruby Ridge aftermath.

- \* FBI illegally turns over more than 900 background investigation files to the White House political intelligence office run by Hillary Clinton.

- \* Manuscript by FBI agent Gary Aldrich is leaked to the White House.

- \* FBI agent Dennis Sculimbrene is pressured by superiors to change his report linking Craig Livingstone and Hillary Clinton.

- \* The FBI is sued for a cover-up in the Oklahoma City bombing investigation.

It is against this backdrop that TWA 800 conspiracy theories promulgated by Pierre Salinger, *The Associated Press* and *Reuters* fall on fertile ground and are taken seriously. [CONTACT has told you that TWA Flight 800 was taken down by a beam weapon—not as stated by Salinger.]

The FBI is no longer a law enforcement agency that protects the people against crime. The FBI has been turned into a ruthless instrument used by a corrupt government against the people of the United States. [End quoting]

All intelligence agencies have—contrary to most popular belief—been set up to help the Elite control all others. Any good they might appeared to have accomplished for all, other than themselves, has been to fool you into accepting their self-serving agencies and to let you pay for their protection from YOU.

We need to wake up to the following facts:

It is the Elite against the good people of this world.

Most governments are controlled by them.

They will govern us only as long as we allow them the control.

There are very few of them in proportion to millions of us.

If we wake up in time—it is very, very late—their power will be lost.

We can gain control of our own destiny through gaining the knowledge that we need.

HOWEVER, WITHOUT GOD IN THE EQUATION, YOU CAN FORGET THINKING OF ACCOMPLISHING THIS ALMOST IMPOSSIBLE DREAM.

## PROPHET, FRANCIS PLAN TO DIVORCE

Excerpted from *THE BILLINGS GAZETTE*, 11/24/96, [quoting:]

Bozeman, MT—The Church Universal and Triumphant announced Friday that spiritual leader Elizabeth Clare Prophet and her husband, vice president Edward Francis, are getting divorced and that all 450 staff members have been given the option to resign. Officials of the New Age sect, based in Paradise

Valley, said the divorce is part of life and the “transition package” offered to employees is part of reorganization the church announced in July.

However, one critic of the church said Friday’s announcements are further proof that the church is in financial disarray and heading toward its demise.

Prophet and Francis decided to end their 15-year marriage because they “found their lives going in different directions”, according to a statement by Gilbert Cleirbaut, who was named president as part of the reorganization and took over day-to-day operations of the church from Prophet.

The church was started in 1958 by Prophet’s late husband Mark Prophet. She took over the reigns in 1973 when he died suddenly of a stroke.

Prophet and Francis will continue working with the church and will “actively parent” their 2-year-old son, Seth, Cleirbaut said.

“My heart goes out to both of them,” Cleirbaut said. “This is a part of life and can happen to anyone.”

Church spokesman Murray Steinman said the impending divorce was announced because Prophet and Francis have become public figures. Divorce papers for the couple have not been filed in Park County District Court, according to a clerk, but Steinman said that is probably where the proceeding will be handled.

He would not comment on how the couple’s assets would be split.

The divorce will not affect the reorganization, Cleirbaut said. Church officials hail the reorganization as an effort to make the church, which reportedly has thousands of members around the world, more responsive to followers.

Church members believe they are guided by “enlightened spiritual beings” called Ascended Masters. Ascended Masters include Jesus, Buddha and Prophet’s late husband, who all speak through Elizabeth Clare Prophet.

Peter Arnone of Livingston, an outspoken former church member who left the church in 1992, after 22 years of service, has said the church is facing declining membership and financial troubles and the reorganization is an attempt to make members think things will improve. However, he predicted that the church would next start selling property in order to stay afloat.

The church bought its 20,000-acre ranch near Yellowstone National Park in 1986 from the late Malcolm Forbes. [End quoting]

Commander Hatonn has repeatedly warned of the many hazards which result from setting up an organization similar to the above.

## CHARGES LEVELED IN VEAL-CALF STEROID PROBE

From *THE MODESTO BEE*, 11/23/96, [quoting:]

Milwaukee, WI—The biggest investigation into the use of black market drugs to make veal calves grow faster led to criminal charges against the owner of a Dutch trading company, two American veal suppliers and Provimi Veal Corp.—one of the country’s largest veal distributors.

The probe is unlikely to reach far into the Central Valley—home to many calves that eventually become veal.

The indictments, announced Thursday by federal prosecutors in Milwaukee, are the latest in an international investigation of steroid-like drugs that quickly build up veal calves so farmers and ranchers can make more money. But the drugs have caused food poisoning outbreaks and even deaths in Europe.

The seven individuals and companies charged include Gerard P. Hoogendijk of the Netherlands, the owner of the Dutch company Pricor B.V.

Prosecutors identify Hoogendijk as the principal supplier of the illegal drugs smuggled into the United States to enhance veal-calf growth.

U.S. Attorney Thomas P. Schneider said a U.S. arrest warrant has been issued for Hoogendijk on smug-

gling, fraud and illegal drug distribution charges. But the Dutch government has not responded to requests to extradite Hoogendijk, he said.

Schneider emphasized the investigation is continuing.

The investigation centers on the drug Clenbuterol, used in Europe to bulk up show animals, but illegal in the United States. The Food and Drug Administration says Clenbuterol acts like an anabolic steroid in promoting animal growth by increasing muscle and decreasing fat.

But Clenbuterol-fed animals have caused acute poisoning in humans consuming the meat, including outbreaks in Spain, France and Ireland in the '90s.

The drug has been added to feed supplied by various feed companies to farmers and ranchers—who often are unaware it is there, said Bradley Miller of the Humane Farming Association in San Francisco.

In the Central Valley, said Miller, only three farms restrict all calf feed to milk-replacement formula—down from 40 a dozen years ago.

In California, most veal is started on formula but weaned and fed grain, reducing the scale of the problem. [End quoting]

This is only one small sample of our adulterated food supply. What are we to do when we are given insufficient or inaccurate labelings and we must trust enough to buy something to eat?

## HEAVENLY MAIL

Excerpted from *A MESSAGE OF CHEER AND GOOD NEWS*, flyer, 12/96, [quoting:]

Most of us have poked fun at the U.S. Postal Service regarding their supposed slowness and inefficiency, long lines, and sometimes lost mail. Like the story about a man who phoned in his application for work at the post office because he feared that if he mailed it, the application might not get there in time.

But there’s another kind of story we ought to hear. Think of the story of the 13-year-old girl in Mechanicsburg, Pennsylvania, who was determined to do what perhaps no one else had tried. She wrote a letter to Jesus—and got an answer in the mail!

Her name was Julianne Holland, and the letter began: “Dear friend, I am 13 years old. You must think I’m weird for writing a letter to Jesus when everyone knows it wouldn’t get anywhere. But I wanted to give you a message. Every Christmas all people think about is getting presents. But that’s not the reason for Christmas at all. I think Christmas means getting all your friends together and having a good time because Jesus is born! And that is just the beginning of all the beautiful things he did for us! By being born, he let love into the world!”

The letter landed on the desk of Donald Orner, director of customer services at the Harrisburg post office. His response was “We have no mail route to heaven, but I am sure Jesus is aware of what you wrote. He knows our thoughts and feelings and every line of your beautiful letter flowed out across all the miles that no mailman could ever travel and touched his heart.

“You said your letter wouldn’t get anywhere, but it touched my heart and be assured, Julianne, he knows. May you have a happy Christmas and God bless you.” Somehow a reporter learned of the letter and *Associated Press* flashed the story around the world!

What kind of message are you sending to God this Christmas? He is watching and listening to every longing of our heart. Does he find thoughts of greed and want or does he find a longing for his closeness and comforting presence? —Dwight Hall [End quoting]

God has given you a way to overcome your wants, greed, trials, tribulations, and longings for peace in the midst of chaos. Quiet yourself, ask for the Light of God to surround you, and listen to the voice within for guidance. Patience is a virtue.

May God’s blessings be upon you as we enter this Holiday Season.



Let these Truths be self-evidenced

# Voice of the Old Guard

November 18, 1996

By: Grandma Herrman-Herman

## The Iceberg Just Might Be Melting

11/18/96 GRANDMA

### THE JUDICIARY ACT AND A GROUP CALLING ITSELF THE BAR ASSOCIATION

First, when the states were considering entering into a union contracting a central government for themselves, when they met in Massachusetts they sat there, gave all the pros and cons in the discussions, including the subject of allowing or letting attorneys handle the issues of government. The old boys sat for a while, they thought and they thought, until finally one stood up and said: "You know, we had one of them attorneys in our town once. Knowing what they did to us in England, we didn't give him our business. Well, that attorney left town, and we have been doing just fine ever since with our common lawyers."

The Judiciary Act of September 24, 1789, made no allowances for Bar Association members having an exclusiveness on law, or practicing law. As a matter of fact, the name Bar Association is not mentioned anywhere in the Judiciary Act of 1789. In addition, there is no mention of having to possess a license to practice law in the Judiciary Act.

The *Constitution* for the United States, Article VII, does mention common law. Whereas the VIth Article retains an individual's rights in Criminal Prosecution; the right to have the assistance of counsel for his defense.

Then the Vth Article protects rights and mandates due process of law.

### THINK ABOUT IT!

(You have not been listening,  
this went right over your heads)

(1) Common lawyers. Persons familiar and learned in the common laws of the communities and counties, etc. The laws were the customs of common rights and common wrongs, for as the old folks put it so well, just having the old-fashioned horse sense to know the difference in what ought to be right, and what ought to be wrong. That, folks, is an old fashioned constitutional common law counsel.

In the checking of passages of acts of Congress up to around 1947-48, I could not discover the ratification of passage of any act of Congress which authorizes a Bar Association, or a Bar Association strangle-hold on our courts, or our duly constituted laws of the land. Of course, there was an attempt to amend the Judiciary Act; it was submitted by a collective group called Bar Association members. The proposed amendments to the Judiciary Act were so repugnant to the laws of the *Constitution*, Congress kicked them out the House door, with utter disgust!

**BLACK'S LAW DICTIONARY**  
Fifth Edition:

"Bar Association. An association of members of the legal profession. Such associations have been organized in most states and also on the national level (American Bar Associa-

tion; Federal Bar Association), and even on the city level (e.g., New York City Bar Association). The first was established in Mississippi in 1825, but it is not known to have had a continued existence. An association in Grafton and Coos Counties in New Hampshire had an existence before 1800, and probably a more or less continuous life since then, having finally merged into a state association."

Persons checking in their respective states, have found no licensing of the Bar Association, nor registration of same with their secretaries of state. Still, this entity with many interconnecting facets has united, unlicensed, marching through our legislatures, our courts, and into our daily lives, seizing our duly constituted, constitutional common laws—the laws of the land of this nation—by the throat, holding the death grip on the constitutional common laws of the land, under the water of the laws of the sea (Federal Admiralty Laws), hoping to drown the *Constitution*, and then flood the land with the laws of the sea, in an attempt to destroy the *Constitution* in the flooding of the laws of the land. (*Genesis*)

How did they do it?! They did it by illusionary or fictional law. (About the same as the unlawful passing of the Federal Reserve Act.)

### EXAMPLE

May 1996 edition of *Rules of the Supreme Court of Illinois*. Admission, registration, professional responsibility and discipline of attorneys, and the code of judicial conduct. Page 13, Unauthorized Practice of Law: "Any person who is licensed under the provisions of this rule shall not be deemed to have a license to perform legal services prohibited by Rule 712 (e) hereof (licensing of foreign legal consultants without examination) is engaged in the unauthorized practice of law and may be held in contempt of the court. Such person may also be subject to disciplinary proceedings pursuant to Rule 775 and the penalties imposed by Sec. 32-5 of the Criminal Code of 1961, as amended, and Sec. 1 of an act to revise the law in relation to attorneys and counselors, approved March 28, 1874. (Adopted December 7, 1990, effective immediately.)"

Let's take a look at that Sec. 1, alleging an act to revise the law in relation to attorneys and counselors. Approved March 28, 1874. Got the durned thing in the original book sittin' right here in front of me.

First off, this alleged March 28, 1874 law is erroneous. No such law was amended on March 28, 1874. However, approved March 27, 1874, in force July 1, 1874, pursuant to the Criminal Codes; relating to false pretenses, written statements were amended and enacted. (This is totally different—that's what the Bar Association wants you to think.)

### ILLINOIS CRIMINAL CODE (1874) FALSE PRETENSES— WRITTEN STATEMENTS

Sec. 1: Amends Sec. 97, Act of 1874. Sec. 97: As amended, renders officers of a corporation liable. House bill no. 581. Approved June 8, 1909.

An act to amend Sec. 97 of "An Act to Revise the Law in

Relation to Criminal Jurisprudence", approved March 27, 1874, in force July 1, 1874.

Sec. 1: Be enacted by the people of the state of Illinois represented in General Assembly:

That Sec. 97 of an act entitled, "An Act to Revise the Law in Relation to Criminal Jurisprudence", approved March 27, 1874, in force July 1, 1874, and the same is hereby amended to read as follows:

Sec. 97: "Whoever, by any false representation in writing, signed by him, of the respectability, wealth, mercantile correspondence or connections, or assets or liabilities of himself or of any firm of which he is a member, or whoever, being an officer of a corporation, by any false representation in writing, known by him to be false, and signed by him, of the respectability, wealth, mercantile correspondence or connections, or the assets or liabilities, or any or all of them, of such corporation, obtains credit for himself, for such firm or for such corporation, and thereby defrauds any person of money, goods, chattels or any valuable thing, or whoever procures another to make a false report in writing, signed by the person making the same, of the honesty, wealth, mercantile correspondence or connections, or assets or liabilities of himself, or of any firm of which he is a member, or whoever, being an officer of a corporation, procures another to make a false report in writing, known by him to be false, signed by the person making the same, of the honesty, wealth, mercantile correspondence or connections, or assets or liabilities of such corporation, and thus obtains credit for himself, for such firm or for such corporation, and thereby defrauds any person of any money, goods, chattels or other valuable thing, shall be sentenced to return the money or property so fraudulently obtained, if it can be done, and shall be fined not exceeding \$2,000.00 and confined in the county jail not exceeding one year." (Approved June 8, 1909)

### SORT OF LOOKS LIKE THE POT IS CALLING THE KETTLE BLACK THE BAR ASSOCIATION HAS COMMITTED A FRAUD

This law states: "defrauds any person of money, goods, chattels or any valuable thing." Now, I ask you, just how valuable are the constitutional laws, the common laws of the land, which guarantee, to the American people, inherent, inviolable, perpetual rights—compared to the subterfuge, illusionary, deceptive Bar Association laws, the Laws of Admiralty which do not make you aware of the Saving Clause (common law rights saved), which protects your rights of properties, moneys, and things of value. Whereas, the Bar Association's deceptive and fraudulent practicing members (even sitting on the bench) tell you: "You have no rights in these courts, the rights belong to the perpetrator!"

### THINK ABOUT IT!

The Bar Association, collectively, has created illusionary law. They never thought, in their wildest dreams, that old Noahs would come along behind them and build arks constructed from the solid timbers of constitutional common laws (the laws of the land), to ride out the flood created by the Bar Association's enforcement of Laws of Admiralty (laws of the sea), and fraudulently denied to the common man, the Saving Clause (common law rights saved; constitutional case law) as preserved in Admiralty Law, Sec. 1-9.

This is fraud, fellow concerned Americans, in its worst and most heinous example. This is treason against the *Constitution of and for the United States*, including treason against the united States, to willfully and knowingly subvert, collude and conspire to overthrow, by subterfuge and deceptive acts, the constitutional laws of this nation, and this nation of people.

Lawful jurisdiction, they ain't got!

Grandma Herrmann-Herrman-Herman  
(another old Noah)



*Editor's note: In follow-up to the Letter to the Editor written by the Constitutional Law Center, appearing in the October 8th edition of CONTACT, we have reprinted for you a recent response by the Nevada Attorney General's office to a citizen expressing concern over the abusive attorneys George Abbott and David Horton, functioning with seeming impunity within that state. At the time, we headlined that matter: "Attorneys Abbott & Horton Exposed As Unscrupulous Civil Rights Violators". After reading, on this page, the response from Kateri Cavin, Deputy Attorney General, Civil Division, pay particular attention to John Ray's response on the following page. For those of you wondering what the issues are in this matter, and how to get yourself heard, take note and don't overlook the great skill, among accomplished politicians, for that old pastime called "passing the buck".*



STATE OF NEVADA  
OFFICE OF THE ATTORNEY GENERAL

Capitol Complex  
Carson City, Nevada 89710  
Telephone (702) 687-4170  
Fax (702) 687-5798

FRANKIE SUE DEL PAPA  
Attorney General

BROOKE A. NIELSEN  
Assistant Attorney General

November 22, 1996

John H. Ray  
916 Swartmore Court  
Schaumburg, Illinois 60193

Dear Mr. Ray:

Your recent letter to Attorney General Frankie Sue Del Papa regarding the conduct of Nevada attorneys in relation to the Phoenix Institute for Research and Education, Ltd. has been referred to me. I am a deputy attorney general in the civil division.

The Attorney General's office does not have jurisdiction over the conduct of Nevada attorneys. The State Bar of Nevada is the proper organization to handle complaints. Your letter indicates you have copied the State Bar with the letter you sent to the Attorney General. I have spoken with Rob Bare, Assistant Bar Counsel, who assures me the State Bar will review your letter and take appropriate action.

If I can be of further assistance, please contact me.

Sincerely,

FRANKIE SUE DEL PAPA  
Attorney General

By Kateri Cavin  
Kateri Cavin  
Deputy Attorney General  
Civil Division  
(702) 687-4002

Rob W. Bare  
Assistant Bar Counsel  
State Bar of Nevada

Slippery Shenanigans By Nevada Attorney General's Office

## JOHN H. RAY

916 Swartmore Court  
Schaumburg, Illinois 60193

Frankie Sue Del Papa  
Attorney General  
Capitol Complex  
Carson City, Nevada 89710

December 1, 1996

RE: Response to previous letter requesting investigation into misconduct and "rights violations" by attorneys in Nevada

Dear Frankie Sue De Papa, AG:

I received a response from your Deputy, Kateri Cavin dated Nov. 22 to my Oct. 17 letter requesting an investigation into my concern of the "official" State policy towards protection of my Nevada corporation in relation to the "alleged" misconduct and/or possible law violation of certain Nevada attorneys. If the attitude and official position of the Attorney General for the State of Nevada is, "We have no jurisdiction." then I can see why any request for an investigation into the misconduct, abusive rights violations or criminal activities committed by an "Attorney" in Nevada is negated. I evidently was in error when I assumed the "Public Official" assigned the overwhelming lawful and legal responsibility of protection of the people, businesses and corporations in the State of Nevada is the office of Attorney General. You have shown me you have no intention of enforcing the law when you so easily dismiss my concern for my Nevada corporation as not your responsibility and have your Deputy advise me that you, as the Attorney General of the State of Nevada, have no jurisdiction over rights violations and possible criminal activities committed by an attorney.

I am now thoroughly confused as to which "Public Official(s)" have the AUTHORITY and/or JURISDICTION in Nevada that I might address my concerns. It seems that neither the Nevada Attorney General nor the Secretary of State has any authority or jurisdiction to protect the people or my corporation in Nevada from any misconduct, abuses of constitutional rights or State laws against harassment, extortion, threats, etc. etc. by members of the Nevada State Bar. How is it that the Nevada State Bar, a private none governmental association, has supreme powers over the lawful, legal and judicial offices of "elected officials" and establishes legal protectionism to an elite ruling class as Distinctive Union Members of the Bar? This double standard encourages attorneys, judges, officers of the courts and certain Members of the Assembly(attorneys) to feel they are not only exempt but virtually above the law? No wonder my sources reported these abuses of power and violations have continued for years unrestrained.

There also seems to be confusion in the State Assembly as to what *authority* or *jurisdiction* the Attorney General actually has. Speaker Joseph E. Dini, Jr. advised me he was referring my inquiry to your office as well as the Nevada State Bar. As you already know, I had previously addressed my concerns to the Nevada State Bar but have not received any type of acknowledgement. Evidently no "Public Official" in the State of Nevada has jurisdiction as everyone to whom I have addressed have referred my concerns to the Nevada State Bar. All "Official" responses to my inquiry so far clearly indicate "Not my jurisdiction! Not my job!" and then business as usual. My concerns will likely be ignored also by the Nevada State Bar, as a private association they shouldn't have the lawful authority to prosecute, so the rule of law today is P.Y.A.

Exactly which "ELECTED OFFICIAL" in the State of Nevada, who has sworn an oath as

representative of the people and/or corporations that still have the authority and/or jurisdiction to enforce the powers of that office. I ask this question because the responses I've received so far implies only the Nevada State Bar has this authority and/or jurisdiction over the conduct of an attorney. This concerns me greatly. What I've been able to ascertain through my research is that National, State, County and City Bar Association(s) are privately organized UNIONS of Attorneys given titles of "Esquire" to identify their exclusive membership to the Bar and are not representative of "our" elected or appointed government at the State or Federal levels. An Attorney's first loyalty(s) belongs to the BAR and to the COURTS and then to the people.

Please send me copies of the specific legislation that transferred this Constitutional authority and/or jurisdiction from the State of Nevada over to a private league of attorneys and the Articles of the Nevada Constitution that has allowed this transfer. There is no mention of Bar Associations in either the U.S. or State Constitutions that I am aware. This is totally beyond my comprehension that the State of Nevada's Assembly/Legislators, which I'm sure many are attorneys, would be so ignorant of Article VI of the U.S. Constitution and the 10th Amendment as to relinquish these Sovereign Constitutional "powers" of the State of Nevada over to a private, self-serving, confederation of attorneys.

It is common knowledge Bar Association(s) rarely censure members of its "private fraternity" that violate its code of conduct. There is definitely a "conflict of interest" as the Bar Association cannot represent its union members and the rights of the people/corporations of Nevada who are being victimized by an attorney. This to me makes it impossible for the "Bar" to regulate itself. It would have to be an extremely serious "publicized" violation or crime before a Bar Association will act to correct any misconduct or violation of law by one of its members. Do Nevada State officials actually believe a self-serving alliances of attorneys would honestly represent the people and investigate the conduct of a colleague without bias and without public pressure? Am I expected to accept the Nevada State Bar's decision as the final determination? I think not. What State or Federal representative in Nevada, accountable to the people, has the authority and jurisdiction over members of the Bar Association(s)? Where do I file an appeal if the decision of the Bar is not satisfactory? Is the State Supreme Court the only real "authority" over an attorney? How many years and dollars must a victim spend fighting attorney/associate bias in the courts to finally reach that level. Who will be an advocate for the people?

Since the Attorney General for the State of Nevada doesn't have the jurisdiction to assure protection of my corporate assets from unscrupulous attorneys I am now reluctant to further develop my Nevada corporation. If an elected Attorney General in Nevada has the title but not the force of office to protect its people and corporations through the enforcement of law and doesn't have jurisdiction to remedy any grievances against an attorney then perhaps Idaho's improving protective regulations for incorporating may have to be reconsidered.

Sincerely,

John H. Ray

CC: Phoenix Institute, Sec. of State, Governor, Speaker of the Assembly, State Bar, Press release and fax/internet networks

**EUSTACE MULLINS**

# Why Dole Threw The Election

## The Inside Story Of The 1996 Elections

Dear Readers: I enclose one of my most important articles, exposing how the American people were betrayed by Dole and his fellow conspirators in the recent election. I only did the research after the election or I would have exposed him earlier. This is all new research and documented. It may help warn the people what to expect from the criminals and their fetid conspiracies. With best regards, Eustace Mullins.

11/22/96 EUSTACE MULLINS

An analysis of the 1996 Presidential election reveals that Robert J. Dole, the Republican nominee, deliberately threw the election to his Democratic opponent, William Clinton. Why did Dole sell out his

own party? There are two reasons. First, his personal health. He was told that he probably would not survive a four-year stint in the White House. The glowing reports about Dole's health which were issued during the campaign sounded strangely like the reports which were issued during Franklin Delano Roosevelt's 1944 campaign, in which a propped-up, dying cripple was advertised to the American people as a vigorous, healthy candidate. I remember those reports, and I also remember that Roosevelt died a few weeks after his inauguration.

The second reason is that Dole had to lose in order to preserve the two party political system in the United States. The Democratic Party has not been able to win a national election since 1968. Analysts point out that its core strength was its White conservative Southern bloc of voters. This support was cast aside when the Democrats became the party of the minorities, the party of Blacks, Zionists, Communists, and homosexuals. An immediate objection can be raised that the Democrats won in 1976 with Jimmy Carter, in 1992 with Bill Clinton, and in 1996 with Bill Clinton. However, they won only because in each of those elections the Republican Party ran its weakest candidate, in a deliberate conspiracy to give the election to the Democratic candidate. I pointed out in 1976 that Gerald Ford was the only Republican whom Carter could beat; therefore, Ford became the Republican candidate. In 1992, Bush was the only candidate whom Clinton could beat; in 1996, Robert J. Dole was selected as the only Republican candidate whom Clinton could defeat in his bid for re-election.

### A TALENT FOR CONSPIRACY

In becoming the Republican nominee for the 1996 campaign, Dole revealed a hitherto unsuspected talent for conspiracy. He accepted the nomination, knowing that he was intended to lose, and that he would conduct a campaign which would guarantee that he would lose. This was a difficult assignment, because Clinton presented such a vulnerable target. He had more evidence of financial and sexual offenses compiled against him than all other previous Presidents combined! However, Dole resolutely refused to use this evidence, substituting vague references to "character" instead of demolishing Clinton's personal reputation. Ross Perot presented a thirty-minute television summation of Clinton's background the night before the election; the result was that he increased his share of the votes from three to eight per cent! With a single speech summing

up Clinton's reputation, Dole would have won an overwhelming victory. However, Dole chose not to do this. Why?

### THE ULTIMATE BELTWAY INSIDER

In his years in Washington, Robert J. Dole, the man from Russell, Kansas, a bucolic American small town, had become the ultimate Beltway insider. His closest friends were lobbyists and billionaires such as Dwayne Andreas of the notorious Archer Daniels Midland Corporation, grain purveyors to the world. These lobbyists depended upon Dole to ram through Congress such devastating bills as TEFRA, the Tax Equity and Fiscal Responsibility Act in 1982, which became the biggest tax increase in American history, raking in more than \$320 billion dollars in new revenue for the big spenders in Washington. He also conspired with Alan Greenspan, chairman of the Federal Reserve Board of Governors. In 1981, President Reagan picked Greenspan to head the National Commission on Social Security Reform. By ignoring the statistics, Greenspan came up with an increase in FICA collections which resulted in a \$200 billion tax increase for America's workers, one of the largest tax increases in American history. And who shepherded the Greenspan tax increase through Congress? Robert J. Dole managed the Congressional approval of the sellout of the American people. By entering into the conspiracy to throw the election in 1996, Dole proved that he had risen above the title of Republican; he was now a member of the Super Party, also known as the Federal Reserve Party, or the Central Bank Party. He chose as his running mate Jack Kemp, a person for whom he had the greatest dislike. The *National Review* complained in its issue of November 28, 1996, days before the election, that "Neither Kemp nor Dole has ever won a campaign involving a large competitive electorate." That is why they were chosen. They were a pair of born losers in a national campaign.

### THE SAD CAMPAIGN

Dole's Presidential campaign was everything that the World Order wanted. The sad spectacle of the aging candidate shuffling sideways, his useless arm dangling beside him, was one of the most depressing sights in American political history. One Washington correspondent quipped that Dole was conducting a "3-D campaign", progressing from "dour to despondent to depressing." The editorial page of the *Washington Post* described him as "the world's oldest living mummy". However, the physical spectacle was overshadowed by Dole's deliberate practice, throughout his campaign, to avoid not only any mention of Clinton's scandalous personal history, but also to refuse to discuss any serious issue whatever. He had been told that the three issues on which he could win were insistence on a realistic welfare reform, abolition of affirmative action, and Clinton's insane foreign policy of dispatching American troops to such non-essential areas as Haiti, Somalia, and Bosnia. He refused to mention any of them throughout the campaign. His liberal chief of staff, Sheila Burke, told him that if he criticized affirmative action, he would lose the female vote. Criticism of welfare would cost him the Black vote, which was already 96% for Clinton. And criticism of Clinton's foreign operations, which were designed solely to bolster the dwindling military-industrial complex, would be "un-American". As an old soldier, Dole would not criticize his draft-dodging commander in chief.

#### **MORE READING**

by Eustace Mullins

*The Curse Of Canaan*  
A Demonology Of History  
(COC) \$15.00, 242 pages

*Murder By Injection*  
The Story Of The Medical Conspiracy  
Against America (MBI) \$15.00, 361 pages

*The Rape Of Justice*  
America's Tribunals Exposed  
(ROJ) \$18.00, 535 pages

*Secrets Of The Federal Reserve*  
(SFR) \$15.00, 201 pages

*The World Order*  
Our Secret Rulers  
(TWO) \$15.00, 297 pages

To order Eustace Mullins' superb books,  
please write to:

Ezra Pound Institute Of Civilization  
P.O. Box 1105  
Staunton, VA 24402.

(for shipping and handling, add 10% )

## DOLE'S SEARCH FOR A RUNNING MATE

When Robert Dole announced that he was looking for a suitable running mate, political analysts supposed that he would choose some well-known and reputable Republican conservative such as the Republican governor of Wisconsin and other states. Instead, he spent weeks pleading with Colin Powell to be his companion on the ticket, although Powell, for reasons of his own, had already announced in November 1995, that under no circumstances would be a political candidate. One Washington reporter wrote that for eighteen consecutive days, Dole was on the phone, begging Powell to accept. Not only did Dole lower himself in the eyes of many Americans by grovelling before Powell, but he also caused widespread doubts about himself as a viable candidate. Powell, who avoided a political race for a number of personal reasons, including his role in the My Lai massacre coverup, had frequently claimed to be Jewish. Powell also was the personal protégé of Caspar Weinberger when Weinberger was Secretary of Defense. He made Powell his chief aide, and sponsored his career. Weinberger was part of the notorious team from Bechtel Corp. which ran the Reagan Administration, with Weinberger at Defense, and George Shultz as Secretary of State. Powell's adoption by Weinberger showed that he had been chosen for an important position in the World Order.

## KEMP, THE GREAT LIBERAL

Dole shocked his core supporters by choosing the most liberal Republican in the party, Jack Kemp, as his running mate. Kemp was the darling of the New York neoconservatives, former Trotskyite Communists who now claimed to be "anti-Communist". The billionaire, Lewis Lehrman, owner of the Rite-Aid Drug chain and other retail operations, had set up the Lehrman Institute to promote political candidates. Kemp was the chief beneficiary. The *New York Times* wrote a gushing approval the day Kemp joined the ticket. The article was labelled, "A Passion for Ideas", and commented on Kemp's great contributions to public debate, notably his espousal of "free enterprise zones" and "empowerment" in the Black ghettos. Although Kemp promoted these fantasies for years, nothing ever came of them. *Newsweek* marvelled at Kemp's command of "the theories of supply side economics, policy innovations like urban enterprise zones." *Newsweek* quoted Kemp's mentor, Jude Wanniski, as revealing that Kemp "was ripe for conversion when I met him in 1976," referring to Wanniski's "supply side theories" of economics. Wanniski said that Kemp had conferred with him every day for twenty years. Kemp had then endorsed Steve Forbes for president before ending up as Dole's choice. The *New Republic* on Nov. 4, 1996 noted that "Jack Kemp routinely sends lefty types into paroxysms of cooing approval." They described him as "every liberal's favorite Republican, including Harlem Democrat Charles Rangel, the most leftwing member of the Black Caucus."

## THE BIG SELLOUT

Although Dole delivered a good speech at the Republican nominating convention, the Republican Party censored any mention of affirmative action as "too divisive". During the ensuing campaign, Clinton sailed by Dole and Kemp in his steady move to the right,

adopting most of the Republican Party's basic program, while Dole and Kemp moved steadily left, amazing everyone who had planned to vote for them. By spending four-hundred-billion dollars, much of it in public funds, on their deceptive campaign, Dole and Kemp committed fraud on a grand scale. Statistics showed that seventy-five per cent of Americans now lived in states which had Republican governors. This proved the steady shift to conservatism which had been going on in America for more than thirty years. Stephen Moore wrote in the *National Review*, Oct. 28, 1996, "Democrats are almost certainly more in danger of a permanent minority status." Then how did Dole and Kemp lose? Because they tried harder to lose while Clinton was trying to win. Kemp had publicly opposed both Proposition 187 and Proposition 209 in California, which tried to remedy the abuses of affirmative action. As the former Secretary of Housing and Urban Development, he headed the largest leftwing government boondoggle in history.

## THE DIVIDED DEMOCRATS

During the 1996 campaign, the Democrats had been weakened by dividing into two opposing camps; John B. Judis writing in the *New Republic*, Sept. 16, 1996, headlined, "Do the Democrats Have a Future? Do They Deserve One?" He pointed out that the Democratic Party was split into two groups which bitterly opposed each other: the New Democrats, led by the Democratic Leadership Council under the leadership of Albert Gore; and the "economic populists" led by Gephardt. The Democratic Leadership Council had been founded in 1985 by Al From and Will Marshall, two Democratic staffers who wanted to replace the Democratic National Committee. They wanted to supplant the control of the National Committee by extreme leftwing types from the AFL-CIO and Jesse Jackson's Rainbow Coalition, which had doomed the Mondale campaign in 1984, and which threatened to end any future victories by the Democrats. This was the remnant of the Democratic Party coalition formed by Bella Moskowitz in New York in 1928, which elected Franklin D. Roosevelt Governor of New York and later president for four terms. A Jewish Communist labor leader, Bella Moskowitz was a hard-line Stalinist devotee. She welded an unbeatable front of Jews, Blacks, Communists, and labor leaders, and brought the Communist-dominated New York teachers union into her fold. In the ensuing forty years, this coalition had never deviated from its hard-line Communist program; by 1968 it was history. Clinton ran screaming from its survivors to win the 1996 election.

## THE TWILIGHT OF THE DEMOCRATS

Even the Blacks had begun to threaten to desert the old Moskowitz coalition, which had long taken their support for granted. Tom Wicker in the *Nation*, June 17, 1996, wrote "Deserting the Democrats", urging that Afro-Americans and the poor should leave the Democratic Party. He wrote, "an early repudiation of the Democrats by Afro-Americans would be in their own and the nation's best interest." It seemed that Dole and Kemp would have an easy campaign against the bitterly divided Democratic Party. However, no one yet suspected both Dole and Kemp's iron determination to snatch defeat from the jaws of victory. This goal was ensured by Dole's secret Brain Trust, which I researched only after the disastrous election. At no time during his campaign did Dole reveal that his brain trust was composed of advisers who had a long history

of ruinous advice for Republican candidates. Matthew Miller revealed their names in the June 3, 1996 issue of the *New Republic*, itself one of the most volatile propagandists for the State of Israel. Miller stated that Dole's brain trust consisted of Senator Spencer Abraham; Martin Feldstein, a Harvard economist and president of the National Bureau of Economic Research, who was forced out as president Reagan's chairman of the Council of Economic Advisers after he publicly demanded huge tax increases and cuts in Social Security cost-of-living adjustments. Also on Dole's brain trust was Gary Becker of the University of Chicago and the notorious Hoover Institute which had doomed Reagan's presidential program. Becker recently succeeded Milton Friedman as head of the "Chicago School" of economics, which was merely the American version of the Rothschild "Vienna School" which functioned as the creature of the central banks and which promoted world wars. Miller quoted "Top Dole aide Sheila Burke" as saying the brain trust would widen to include Dale Jorgenson, chairman of Harvard's Department of Economics; Michael Boskin, head of President Bush's Council of Economic Advisers, whose advice sent Bush down in defeat, and John Lipsky, the chief economist of investment bankers Salomon Brothers.

We should note that Robert Dole, who billed himself as "The Man from Kansas" did not have anyone from Kansas on his brain trust. This Elite group of Wall Street bankers and Harvard economists stood for big government, increased taxes, and the slow stagnation of the American economy as American jobs headed south of the border and to the Pacific Rim.

## DOLE'S LIBERAL ASSOCIATES

During Dole's Campaign for the Presidency as a Republican, he prudently kept his chief assistant, Sheila Burke, out of sight. The *Wall Street Journal* had repeatedly exposed Burke as one of the most liberal officials on Capitol Hill, more suited for Teddy Kennedy's staff than a "rock-ribbed Republican", as Dole claimed to be. The *Journal's* expose of Burke caused the *New York Times* to leap to her defense in a lengthy article in the prestigious *Sunday Times Magazine*. *Time* magazine also deplored the attacks on Sheila Burke. Nevertheless, her liberal sympathies were legendary on Capitol Hill. She controlled all access to Senator Dole; once he became majority leader, she was the most powerful Senatorial assistant in Washington.

However, the most revealing aspect of Dole's secret alliances was revealed in his *Who's Who* biography, which listed him as being on the board of the Center for Strategic and International Studies. This top secret think tank has long been the chief agent of the World Order in Washington. Its principal policy makers are Henry Kissinger and Jeane Kirkpatrick, the leading "neoconservatives". It serves as the political centre for a host of satellite groups, including the Heritage Foundation, American Enterprise Institute, the Hoover Institute at Stanford University, and the World Jewish Congress. In order to serve on the board of this prestigious think tank, Dole would have had to be included in the most secret conferences of the World Order.

Dole has loyally served the Kissinger-Kirkpatrick-Greenspan neoconservative conspiracy as their pointman on Capitol Hill, ensuring that their most diabolical tax policies could be inflicted upon the American people, always with Dole as the crucial pivot in enacting this legislation. Peter Steinfels explains the scam in his definitive work, *The Neoconservatives*, which is quoted in my work, *The World Order*:

"The leading neoconservatives who were Socialists in those years (the 1930s) were virtually all anti-

Stalinists (Trotskyites). Well-drilled in Marxist texts and socialist history, bloodied in the tribal wars between Communists, democratic socialists, and fifty-seven varieties of Trotskyists, they were already trained and in motion when the Cold War put their skills at a premium." Steinfels notes that the "Neoconservatives have been strong supporters of Israel." Irving Kristol, the ideological leader of the neoconservatives, says, "Neoconservatism is not at all hostile to the idea of the welfare state." This may explain Dole's refusal to criticize affirmative action. Kristol's son, Bill, is famed as the principal policy-maker for the Republican Party. Norman Podhoretz, longtime editor of *Commentary* for the American Jewish Congress, recently published the last word on the neoconservative conspiracy, *Neoconservatism: A Eulogy*, in which he boasts, "Neoconservatism was created to help Israel take advantage of the Cold War. Our work is now done." This boast reveals the sordid strategy behind the Dole-Kemp "neoconservative" bid for the White House. They were expendable and they are no longer needed. Lehrman and other Zionist millionaires poured out many millions of dollars for Dole and Kemp's abortive runs for the presidency. It is doubtful that they will be exhumed for further bids.

## DOLE'S NEOCONSERVATIVE ALLIES

Peter Beinart, in the *New Republic*, June 3, 1996 comments that Dole refused to attack Clinton's interventionist foreign policy, which was essential to the neoconservative program. Beinart writes "those who try to influence this world, this school, which includes Dole confidantes like Jeane Kirkpatrick and former Reagan Assistant Secretary of Defense Richard Perle, might be called neoconservative moralist."

Dole's "conservative" reputation began when he became a Nixon loyalist as Nixon's pointman on Capitol Hill. When Dole became chairman of the powerful Senate Finance Committee, Alan Greenspan, a partner of J.P. Morgan Co., sought him out and converted him into his most loyal ally. Under Greenspan's direction, Dole engineered the vicious Tax Equity and Fiscal Responsibility Act, costing the American people \$320 billion dollars, and the tremendous increase in Social Security taxes under FICA. Yet Greenspan ensured Dole's defeat for the presidency when he announced in September 1996 that the Federal Reserve Board would not increase the interest rate. Historically, when the World Order wants to defeat an incumbent president, they announce an interest rate hike before the election. I pointed out at that time that

Greenspan had now guaranteed Clinton's re-election, and that Dole could not win.

## THE INFLATION OF ALAN GREENSPAN

In *Nation* magazine, March 11, 1996, one of its most senior writers, Robert Sherrill, published an important article, "The Inflation of Alan Greenspan", which documented some of the most notorious episodes in Greenspan's career. It is well worth reading in its entirety. I quote: "It was Greenspan, according to Bob Woodward's *The Agenda*, who, working secretly with Bentsen, shaped the economic plan which President Clinton still follows. The Fed's legislative charter mandates that it pursue maximum employment as well as stable prices and interest rates. But Greenspan has no intention of using the Fed to expand employment, and he isn't shy about saying so. In fact, he has asked Congress to formally amend the charter to kill the first part of that mandate. Nor does Clinton seem to be bothered by the fact that Greenspan's career—as economic adviser to four Presidents, (three of them Republican)—has included an impressive string of faulty predictions, obvious deceptions and pandering to the sleaziest side of Wall Street and the banking world. For more than two decades, Alan Greenspan has, one way or another, been picking your pocket in a big way... As a disciple of Ayn Rand, Greenspan genuinely believes the practice of unrestricted capitalism is the highest morality."

Sherrill lays much of Gerald Ford's defeat for election on Greenspan. Journalist Hobart Rowen recalls that Greenspan and Ford were willing to drag the nation through a long period of recession and stagnation... to cure the inflationary menace. "Ford was dumped by the voters in 1976," says Sherrill, "while Greenspan charged Charles Keating, who is now in prison, \$40,000 for letters to government regulators in 1985, that Keating and his crooked peers were solid as Gibraltar. Greenspan called Lincoln Savings and Loan, under Keating's bank management, 'seasoned and expert'. Of seventeen Savings and Loans Greenspan had cited in another letter to the Federal Home Loan Bank Board as superbly run businesses, fifteen were insolvent within four years after he had spoken up for them. In 1981, President Reagan picked Greenspan to head the National Commission on Social Security Reform. The solution Greenspan's gang recommended—and Congress accepted—resulted in a \$200 billion tax increase, one of the largest tax increases in history. Greenspan raised interest rates in 1988, causing recession by 1990. Evans and Novak call him Doctor Pain. Greenspan is a kind of Typhoid Mary to Presidents. His advice sank Ford in 1976. A Greenspan-created recession resulted in Bush's defeat."

We might suppose that Greenspan could have exerted his great power to raise the interest rate in September 1996, and ensure his collaborator Dole's election to the White House. However, both Dole and Greenspan follow a scenario written by the World Order. For whatever reason, the Elitists had decided to return Clinton to the White House. The tremendous pressure against him from financial and sexual scandals ensure that he will be a docile president, amenable to whatever the World Order commands. Meanwhile, Dole retires to a well paid old age.

# PHOENIX JOURNAL

## THE BEAST AT WORK

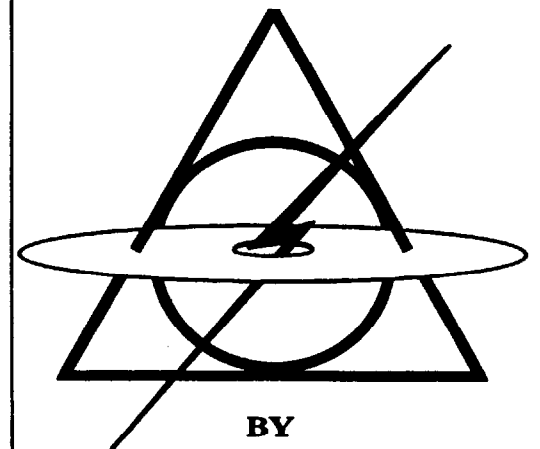
BY GYGEORGOS CERES HATONN  
(J67) \$6.00 221 Pages

This *Journal* comes with a warning that the contents are going to be shocking, incredible, and then, difficult to find full realization of how far down the slide we have slipped in our worthy, blessed nation.

Some topics included are:

- Wacko Waco
- BATF MASSACRE
- A "Who's Who" Of American Business & Politics
- Child Pornography Ring
- Justice, American Style:
- The Bush Tour & The Australian Connection
- The Crime Control Act Of 1993
- Rising Tide of Racism & Anti-Semitism
- Suppose Money Vanishes From American Life
- U.S. Judges Accused Of Jury Tampering
- Judges Are Government Agents
- Seven Noachide Laws & Public Law 102-14
- Newstates Constitution Preamble
- More on Martin Luther King

## THE BEAST AT WORK

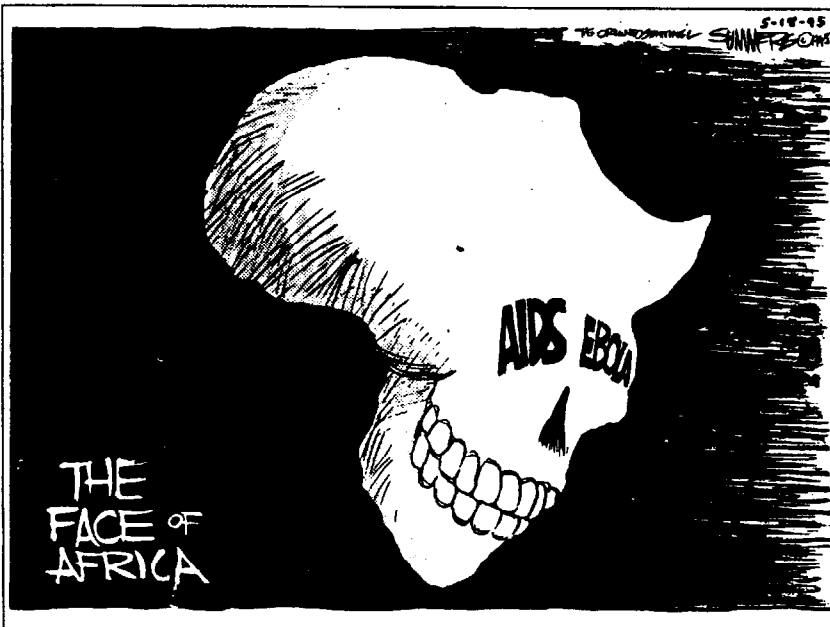


BY  
CERES  
A JOURNAL

#68

(INDEX INCLUDED)

For ordering information  
please see Back Page



A Conversation With Steven Worth**Book: *BLOOD OATH****The Conspiracy To Murder Nicole Brown Simpson*

by Steven Worth and Carl Jaspers

12/10/96 RICK MARTIN

The following conversation with Steven Worth took place on 11/27/96. We have transcribed key portions of this (introductory) conversation wherein many aspects of the O.J. Simpson trial and related evidence are under discussion. For additional information about Worth's book, *Blood Oath—The Conspiracy To Murder Nicole Brown Simpson*, please refer to last week's CONTACT, pages 30-35.

Worth: It's an interesting thing that's occurring. I mean, we've [Steven Worth and Carl Jaspers] tried to get on to majors. We've, at least I've, spoken on 40 or 50 different radio stations about the book and about the evidence that just doesn't make any sense. And that's why I've got to believe in what this informant [Skinner] has told me, especially since, just recently, I was just notified that Metzger, Tom Metzger who is the leader of this White Aryan resistance group out of Fallbrook, California, is now recommending two books—one of them is *Blood Oath*, my book, and the second one is the one by Carl Rollins, *The Coming Race War*. Now, there's got to be an agenda that they've cooked-up, following *The Turner Diaries* and their whole world plan.

If one is to go along with the assumption that this was a frame-up, which we believe, one must believe that it could not be Mafia or drug. I just can't believe that the defendants and the defense and criminalists adopted it, because they don't frame. The Mafia does not frame people. When they do it, normally it is low caliber weapons and they do it and that's it. They don't attempt to frame. And even if the so-called Columbia necktie, that doesn't explain the Bruno Maglis, the gloves there, nor the blood.

So, you're left with, "If not O.J., then who?" The only people that would gain from this is those who wish to split the nation, Black and White. And, there's been so much evidence withheld by the L.A.P.D. I mean, it would have to have been Keystone Cops to have made so many mistakes, and I'm not even talking about those that are apparent to what came out in the trial; it's things that—the footprints, additional footprints now that [William] Bodziak talks about, twenty-three unidentifiable sets. You know, it's not bad enough that they now uncover twenty-three sets of footprints—it's that, why wasn't that covered during the criminal trial? Even Dr. Lee, supposedly, didn't see them. And what we're finding, is photographs that were never offered in the case.

We're finding—one of the most absurd points is Nicole Brown Simpson. Now, Nicole Brown Simpson is found with her legs wedged underneath the lower post. The lower post is about four-and-a-half inches off the ground at its high point, and goes down to four inches. You can't fall and get your leg wedged; you

can't have your throat cut and fall under, like, you can't crumple and wedge your feet under there. And it's not just wedged an inch, she's—one leg is wedged about fourteen, fifteen inches under there, with bloody scrape marks. You don't bleed after death—and an ankle so swollen that I wonder how they got her foot out of there. I mean, the photo—there's a photo that shows an entirely swollen ankle.

Then, there's fingerprints that don't exist. They just aren't there. You know, there's—you don't find Riske's fingerprints on the phone he used to make his famous call without gloves. You don't find Nicole Brown Simpson's fingerprints on the door knobs, and she just walked out of the house. There's, I mean, I've got probably fifty, sixty major items that are a problem: the upright post near the gate, the bloody footprint. There's also a foot print underneath the Bruno Magli, the one heel print. There's also what most people have missed—and everyone says he's got to be guilty because he's got a cut left hand and there's blood drops to the left. Well, that's not true because there isn't a single composite photograph that shows blood drops directly to the left of the foot prints. What they did, very cleverly, is they showed blow-ups, very close up, of the 112, 113, 120 blood drops, which were all perfectly round and, even in testimony by [Dennis] Fung and [William] Bodziak, they lend to the fact that someone had to frame it. It's either, what [Detective Tom] Lange said in this Grand Jury—that it was blood drops off a knife, that's what he said; or, blood dripping off of the perpetrator. Then there's the blood from the victims. Because, in his Grand Jury, he never said that "That was blood to the left,"—that's exactly, he said, "Blood drops off a knife."

Now what we're discovering as we're trying to cross-reference everything coming out in the trial and everything Skinner, the informant, has told us, is that he gave us a code name code. Now, one thing's for sure. We have found a person named [Steven Garrett] Colbern, and that's documented in the book, who was a DNA specialist, who worked at Cedars-Sinai Hospital and was picked up on a gun charge and was an absolute racist, alright? So, we know that. But there were two other Colby's we're looking into. One is the Colby that is the next door neighbor of Nicole Brown Simpson, and that Colby was the son of the CIA Director [William Colby] who mysteriously fell out of his canoe and perished. But the other Colby is the location of the West L.A.P.D. police station where [Detective] Mark Fuhrman worked, alright?

Now, and the reason we're coming to that, we decided to look at that, is that we're certain that this person who told us this is not going to give us a direct lead to these people; I mean, there is no way going to make it as easy as we apparently found it, in finding a person like Colbern but, if we go along with the fact that Mazola supposedly signed the bindles, and yet the

bindles were received unsigned, then no matter what kind of blood drop they analyze or they picked up at the blood scene, all somebody had to do is now substitute the blood drops, you know, blood from O.J. Simpson's vial and throw away those other bindles. I mean, again, remember Dr. Lee found them wet, when they should have been dry? They admit, both in the criminal and the civil, that Mazola signed them. That's come out in the civil testimony. So, you know, we're looking at the Colby possibly being the West L.A.P.D. or Los Angeles Police Department. It follows, very closely, the Manson crime where Manson basically murdered prominent Whites to blame it on the Black Panthers to start a race war.

Martin: Helter-skelter.

Worth: Helter-skelter, exactly, I mean, it runs—even to the point of [Detective Phillip] Vannatter worked on that case. The first police officer to the sign Macowl [phonetic] was also one of the first police officers to the Sharon Tate residence. Now, that's not

**BLOOD  
OATH****THE  
CONSPIRACY  
TO MURDER  
NICOLE BROWN SIMPSON**by  
Steven Worth  
and  
Carl Jaspers

Rainbow Books, Inc.

Rainbow Books, Inc.  
HIGHLAND City, FL 33846-0430  
Telephone orders: (800) 356-9315  
FAX (800) 242-0036**\$14.95 + shipping**

saying—but if you want to talk about coincidences. They also said it was a single assailant. That was the original theory of that multiple murder thing, was a single assailant. They, also, and this was Bugliosi who, when he went to the judge with the motive, the judge was hard pressed to say that: "You're telling me that the motive for these bloody murders was to start a race war?"

He said, "You better come up with something better [than that] one." But that was the motive, you know, and yet Bugliosi never ever mentioned any possibility of that. And anybody you talk to says, "It's incredible. It just couldn't happen."

Martin: Well, it certainly could happen.

Worth: It certainly could. I mean, if you look at what is planted, what could be planted—in other words, you kind of back-off of the case and you say, "Ok, let us assume that [there are] certain things that can be planted. A glove can certainly be planted. Fibers can certainly be planted." I mean, who knows better what to plant than police officers, if you want to get to that. And you don't need the whole L.A.P.D., you only need a couple. And there certainly were groups within L.A.P.D. who had neo-Nazi or White supremacist philosophies. That we documented ourselves, and it is documented in our book in the bibliography. And we've got the actual newspaper articles that were published to go to that point.

So, you have the ability of what people would look for, so, you got fibers. Well, you see, they were fibers a person would expect to find. If a person, they keep talking about this black-blue sweat suit. If we assume that it was O.J. Simpson in his black-blue sweat suit, that is grappling—he's got the—he's behind Ron Goldman, who is obviously struggling, you know, that everybody admits because the dig-out, the area dug out in the area—so you've got to go along with he is

struggling. One thing about a sweat suit, anybody who's ever owned one, is they shed like a cat that walks around. There should be hairs all over or fibers all over the back of Ron Goldman's shirt, especially with blood on. I mean, that's—you rub up against a sweat suit and you're gonna get—yet, mysteriously, very few. But, in the criminal case he just said, "A few." He didn't remember. I believe there were two or three fibers, and that was it. That doesn't make any sense, yet there's thirty-some odd fibers, hair fibers, from Nicole on Ron Goldman. I mean, unless they were—you certainly couldn't get that based on Spitz's testimony, that it was a very quick—and you know, Nicole was killed. That still doesn't explain, how did Ron Goldman get in through the fence then, if she's laying on the ground with her feet jammed underneath the fence?

But you have some other things. You've got a person who walked with a stride of a foot; I mean, that's what Bodziak says. You've got distance between each footstep that they measured of one foot. As a matter of fact, it was so bad that Bodziak even tried on the shoes himself. And that's in the testimony, and he wears about a nine-and-a-half/ten and he kind of had trouble walking. Well that was the way those footprints are. But there were, also, there are no total footprints. Now a Bruno Magli shoe, almost like a rubber stamp. You look at the bottom of it, it's got cut-outs like letters. You would expect, with fresh blood that, when they walk and step on something, you should see a series of—at least at the beginning—of very clear, total footprints, especially if he is walking slow. Because if you notice O.J.'s gait, it's like a rambling, so he's putting pressure on each foot, alright? You don't see any complete footprints. It's almost like someone took 'em, you know, if you wanted to and you put out a stick on 'em.

Martin: Or your hands or something.

Worth: Or your hands—because it's really odd. But then you have five blood drops that go 160 feet. When you get that 160 feet, the person returns again, because that's what came out in the criminal. Now, but there's no blood to the left on that one—coming back it's going to be to the other side of the wall, yet mysteriously, no blood there. The person returns again, because he went out the back gate—that's, you know, 480 feet, and yet there's five drops. Then you get to the back gate: now, if they're a right-handed person—another thing nobody has made any mention of, in the civil it's come out, based on Rubin—that the right thumb has got a cut mark on it. It's also: the back of the glove, appears to have, almost like, slice marks from a knife. One of the things is: it's very difficult for somebody holding the knife in their right hand to cut your right hand thumb, behind the thumb, or I should say right behind it, or put cut marks on it. That tends more to be somebody who is left-handed who is holding someone near the face and cuts with the knife, but nobody makes mention of that.

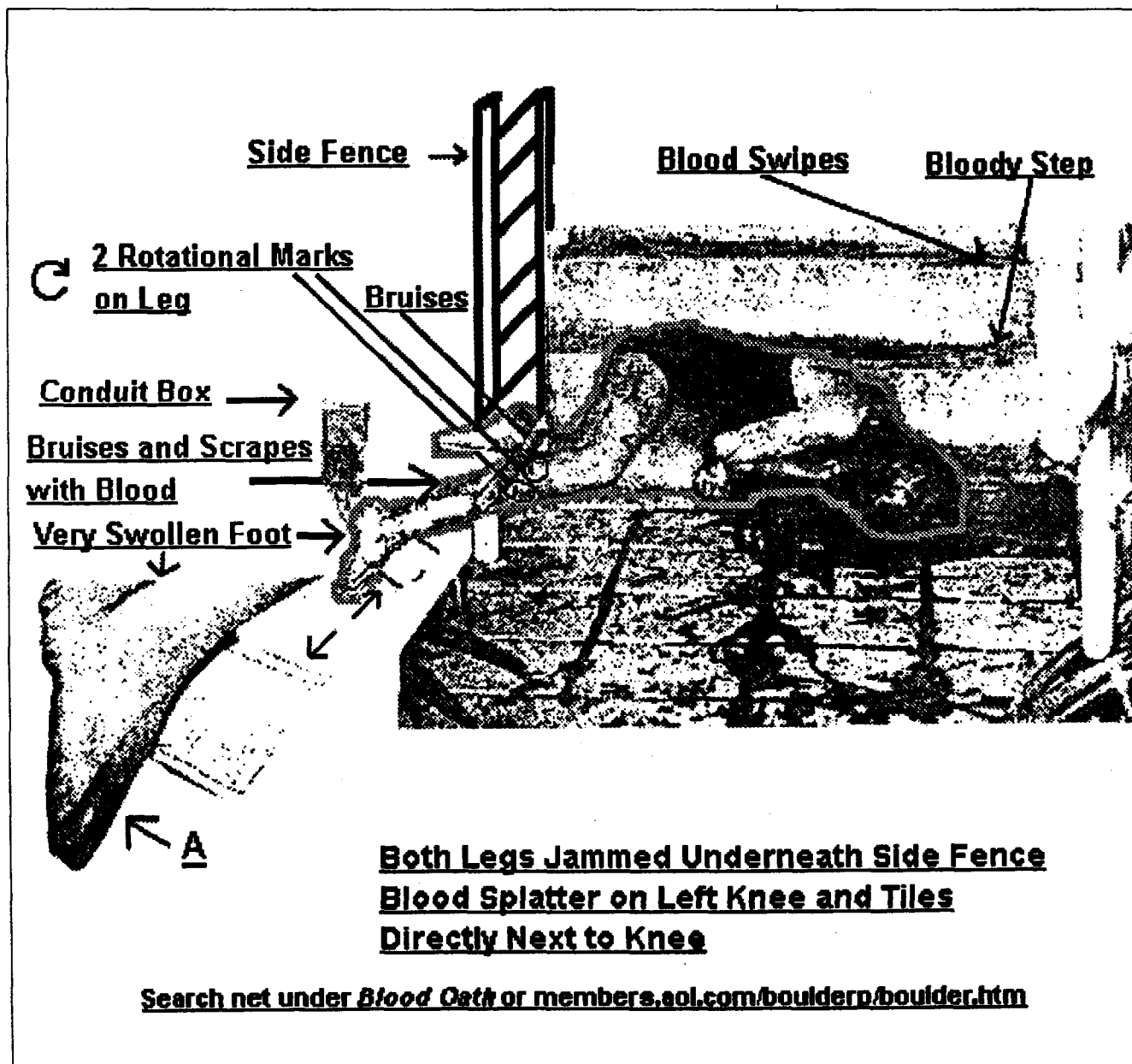
But going back to this rear gate: you've got the glove, you've got the knife in your right hand. You get to the gate. Now, is a person going to be so stupid as to open up the gate with their bare hand? And if you can open it, you're certainly not going to open it from the center of the gate because the latch is to the left. So what you've got to do is, you normally would open it—if you have any brains at all—you'd open it with the glove hand. You might transfer the knife into the left when you did that, which might also lend itself to, if the person was transferring right at the gate, where you would get blood splatter come off the knife, which would then be ending up on the gate because, in order to get 3 drops in the center, basically that person's got to hold their hand there. Now, why in the world would you drop 3 drops of blood there at the rear gate and only 5 drops in 480 feet? It just doesn't make any sense, I mean, you know? And yet, nobody looked at that.

Nobody looked at what it would take for somebody to get over that security fence at Rockingham. That's a 5-foot fence with pickets on top, totally, heavily shrubbed-in, yet they found no blood, no hair, no fiber, and no broken twigs. You would have to do that during a rush, and you kind of bounded over there.

But then, why would that person, if it's O.J., go to the front of the house when he can enter through the side? But then you've got someone, according to, now, the testimony, who enters the front, I guess it's 10:55:12 and is back downstairs—actually, at 10:56 Allan Park says he speaks to O.J. Simpson—so he still can't be in the shower. He's walked in at 10:55:12, he's down again within 5 minutes, 5 to 6, that's the testimony of Allan Park and the criminal. You can't—I don't know who could believe somebody could take a shower, change their clothes, pack up the bloody clothes without leaving a lot of blood—even if it's limited blood or blood-flakes there—and why aren't there Bruno Magli foot prints in the heavy carpeting that O.J. Simpson has on the steps? When you step with a sneaker on a heavy carpet, thick pile carpet, you will leave imprints. And you know police had to have looked for that. Now, what could have happened—remember how they talked about some foot prints there at night, but what would have stopped somebody from taking O.J.'s shoes out of the closet, the Bruno Maglis?

One of the things that our friend Mark Fuhrman did is, he shopped at one of the same upper-end stores that O.J. Simpson did. Now, why nobody's ever questioned that, I'll never know. You know, where did he get the kind of money to be shopping at an upper-end store? I mean, that appears in *American Tragedy*.

So, I mean, I can go on and on and on, of the problems. In fact, I could even send you a list of the problems. One of the major ones is the Bronco.



Allan Park doesn't see it at 10:22. He goes by, comes back at 10:40, he doesn't see it, leaves at about 11:10, 11:15, whatever, looks to the right, and you can't miss where that marker was, you could not miss a Bronco no-how; not a white Bronco in an area as Rockingham. You would have to be absolutely blind to do it. But he did see a vehicle or something to the left. Now if he didn't see anything to the right, right?

**Martin:** Um-huh.

**Worth:** ...didn't see anything to the right at that point, how did the Bronco get to the other side of the street the next morning? The simplest question of all is that right there. And then you have, there's a difference in testimony between Park and Kato Kaelin about that night. Park says in his testimony, he saw O.J. Simpson hand the golf clubs to Kato Kaelin who put 'em into the back of the limo. Kato Kaelin says he picked up the golf clubs off the floor in front of the Rockingham door. Now somebody's lying or somebody's got intentional memory problems. But you never hear that in this case.

I hear a media that only feels that O.J. Simpson did it and there's no way anybody could have framed him. In New York state, they had decided—in fact, it's in the book—they had a group of state policemen who lifted fingerprints. They would take the fingerprints of the individual and they would plant it at the scene. They'd lift it and put it down. The only way it ever came out, and they had people go up for murder on it, the only way it came out is that one guy retired from the New York City Police Department and attempted to get a job with the CIA. Now when they asked him what kind of experience, he said, "Well, we used to do things like lifting finger prints." Well, they turned him in. I think ten or twelve of them were convicted on that. So, things like that happen, yet nobody looks objectively that maybe this guy didn't do it.

I think the absolute surprise will be, based on the fact that I think that Robert Baker is a pretty shrewd attorney and would not have let in that testimony on the polygraph, unless he wanted it in. One of the things O.J. said in his civil deposition of nine days is, they offered to the District Attorney's office for him to take a polygraph and they would permit the use of the results in the trial, and they turned them down. Well, wouldn't it be one heck of a surprise if right now, after the—when he finally gets up there, that they have him take a polygraph. Because there's no way what they could keep it out now since there would be rebuttal to that almost unbelievable allowance of a—in any trial, of not only the fact that they took a polygraph and said he failed, but of the score. It's unheard of. I would say it's appealable. But, suppose that wasn't what Robert Baker was looking for? What he was looking for was the—to get him to put in a polygraph that they have taken now, since they asked him, "Have you taken it?" He could take that now. If O.J. Simpson is innocent, I don't see any reason he would not take a polygraph now. If he takes it and it comes out there, one: you're going to have a lot of lawsuits, but somebody's got to start looking for the people who did it.

You know, my book is the only book that says he was framed. *Killing Time* by Donald Freed said there isn't enough time, and *A Problem With Evidence* by Joe Bosco says that there's something wrong with all the evidence and they that should be looking—one person could not have committed those crimes. There's not a single sound. You just, you know, what was Ron Goldman doing, just watching? I mean, they've got him as a hero and I don't doubt that he came to her aide, or did he? Maybe she was killed already? Maybe she was out? There was two people, I doubt whether he had a chance to do anything. How did he get past a gate that's 3 feet wide, that swings in the opposite direction of that side area? He has to open the gate, at that point—in other words, if it's, if Nicole was still alive, you have both of them alive at the same time. If the killer was murdering one, you're telling me he's silent? He's got their—the interesting thing is—the hat that's

underneath the leaves that's covered with blood that's in a photo has absolutely no blood on it at all. The gloves (I should say, the glove at Bundy) is interesting also. They never sent it out for DNA analysis. It was only type O, which fits about, I guess, 45% of the population of the United States. Now if they wanted culpatory evidence, as the prosecution said, why didn't they send that glove out, evidence item no. 37, out for DNA analysis? It doesn't make any sense.

**Martin:** Now, I've not wanted to interrupt you, but I need to tell you I'm taping this.

**Worth:** That's alright.

**Martin:** I hope that's ok with you.

**Worth:** That's absolutely no problem at all. What I have said, I have said on the open air. I have a problem with this case. I've sent in things to *Geraldo*.

**Martin:** Let me just read you a headline. We have reprinted this story 3 times and we are about to rerun it because of the civil trial. It is roughly, a 20-page article, and the headline is "O.J. Simpson Frame-up—Conspiracy For Race Riots And Revolution."

**Worth:** Um-huh.

**Martin:** We've been saying this from the very beginning, and it's interesting that you are taking the...

**Worth:** Well, you know, it's interesting. I don't know if you've read Carl Rollins' book, *The Coming Race War*. He talks about *The Turner Diaries*, he talks about various groups. What I've found interesting is, almost welcome with open arms by groups that I don't care to be in their house-hold. There are groups out there [who] have an agenda. There are groups out there that would like to split the nation.

**Martin:** True.

**Worth:** All right. And nobody has ever been in a particular situation where they could afford these groups the ability to do just that thing. I mean, this is a case that just goes on and on and on. And at the end of the civil, I can guarantee you, if O.J. Simpson is found "not guilty", there are people who will say, "It's another dumb jury."

If he's found "guilty", or "liable" in this case, there will be—the Black community will say, "It's unfair." And, you know, one of the things is that this judge, I think, has made some glaring mistakes. When I say glaring mistakes: one, Fuhrman should be a part of it. You can't exclude Fuhrman. He found everything. He knew everybody. There are all kinds of stories about Fuhrman out there. In our book, we verified that he doesn't have an alibi for that day. That's not to say he did it. But, he doesn't have an alibi, and why did he, on his most famous day, he couldn't remember that there was no barbecue at LaQuinta and that the barbecue was on Saturday night? He remembered exactly how he drove two-and-a-half hours.

There are—Joe Bosco on the *Grodin Show*, with Donald Freed calling in, said, at the end, that he claims that there are people who said that Mark Fuhrman had been seen with Nicole Brown Simpson in Aspen [*Colorado*]. There are people who are claiming that Mark Fuhrman had an affair with Nicole; I mean, that's been bantered around for a while. There are all kinds of things going like that, yet nobody is looking into it. How do you exclude a person who seemed to have been everywhere? You know, that's an important thing to look at. But, you also have the judge not permitting much cross-examination, unless it's directly related to that—you know, they don't give a chance.

Now, the defense, on the other hand, will put on their case when they get on.

And I'm sure, you'll have the media who are saying, "Well, they can't say this, and they can't... This is preposterous, etc."

What I understand, and this is by reading the O.J. civil depo, there was this—there are things in Nicole's diary that don't jibe with actual occurrences that, I believe, O.J. Simpson is going to be able to prove. And that may be some of the reasons that they let that in—they let the notes in. I mean, but, it's a very, very strange case and I've got to go and believe that our

informant, Skinner, was someone who wanted to give us most of the information but not all of the information.

**Martin:** Now, I realize you've not been in contact with him, but in the event he does contact you, I would like to personally interview him.

**Worth:** Well, I've got news for you. If the—if he contacts me again, and I can verify it's the same person, I'll—what I would do is request that—the approval of him to be taped. See, one of the things is, we got rid of all of the tapes.

**Martin:** Right.

**Worth:** And the other thing is, if someone comes forward, like he says, at the end of this trial, if they find O.J. Simpson guilty or whatever, you know, because of the fact that Metzger is now on his phone-in, was a couple of weeks ago and was recommending our book—is that whoever came forward would do it more than vocally. I would like to see, myself, I would like to see photographs, because these people [*Skinner et al.*] claim they took photographs and in order to have pulled this off, they would have to have done something like that. They'd have to have more than just—you know, anybody can verbalize it now.

**Martin:** Sure.

**Worth:** Especially in light of the book coming out. I don't want to see that. I want to see somebody come out with hard evidence. I want to see pictures because I don't want to be guilty of a situation where my book aided them. I just don't want it.

## Carl Jaspers

*In a discussion with Carl Jaspers on 12/3/96, the following statements were made concerning Nicole Brown Simpson's legs being under the fence/gate, as mentioned by Steven Worth earlier in this article. [Quoting:]*

**Jaspers:** I've done little things like that for Steven. I've gone to the crime scene, made measurements that he was, quite recently, working on something that he was sharing with Bob Baker's office concerning the 15-second total time of death that some medical examiner, forensic pathologist, testified to a couple of weeks ago in the civil trial. He noticed that, in one of the pictures, photos that we have, that Nicole's legs were pinned under the front gate and side fence railing, between the ground and those, and that her ankle and leg was badly swollen. I went out and made the measurements of that area, and it's four inches between the bottom of the gate and the bottom of the fence and the tiles. Now, her ankle and leg, according to the coroner's report, were swollen. And they were swollen, the ankle was swollen to a circumference beyond, or a diameter beyond four inches.

You know, the first stage of death is rigor corpus. Rigor mortis, the more famous one, is the third stage of death. But when the body first dies, the heart stops beating, blood pressure drops to nothing, the arteries open up, all the blood in the system flows toward the lowest point, in terms of gravity, in the body; and that's usually the mid-section of the back, depending on how the body is laying, the body itself is slant. According to, again, the report, that her lowest part was her mid-section. The blood had collected there, what was left. It had not come out of her from her massive neck wounds. So that meant—and it's interesting in rigor corpus that plasma, which is already osmosed out of the blood, stays in the surrounding tissue. It does not osmose back in. The electrolytic activity essentially fails at the same time, at the time of death also. So that meant that she would have had to have her leg and ankle go under that fence before she died. And for the amount of swelling to develop as it did develop would take several minutes, so that's way beyond the 15-second window that the plaintiff's witness testified to. So, we passed that on. You'll probably see that or hear of that coming up when the defense presents its case.



# Discrepancies In Evidence Of O.J. Simpson Trial (by Steven Worth)

**WHOEVER WALKED BACK AND FORTH AT BUNDY, A DISTANCE OF 480 FEET WITH A STRIDE OF ONLY ONE FOOT DEPOSITED ONLY 5 DROPS OF BLOOD WITH NO TRAILING EDGES.**

**WHY WEREN'T THE 22 OTHER UNIDENTIFIED FOOT PRINTS BROUGHT OUT IN THE CRIMINAL TRIAL?**

**MAZZOLA SIGNED BINDLES BUT THE BINDLES WERE RECEIVED UNSIGNED.**

**NICOLE'S WATCH WAS PHOTOGRAPHED WITH THE TIME INDICATING 10:03. HER LEFT ARM AND WRIST AT BUNDY IS POSITIONED SUCH THAT THE WATCH WAS AGAINST THE TILE IN BLOOD. THE PHOTO HAD TO HAVE BEEN TAKEN AFTER 10:03 INDICATING MR. SIMPSON COULD NOT HAVE BEEN THE MURDERER. PROBLEM O. J. MADE CELL CALLS AT 10:01-10:02.**

**THE BRONCO WASN'T SEEN BY ALLAN PARK AT 10:22, 10:40 & AGAIN AT APPROX. 11:10 WHEN HE LEFT WITH MR. SIMPSON FOR THE AIRPORT AND YET IT WAS FOUND THE NEXT MORNING PARKED FORWARD OF THE 360 MARKING?**

**UNDER A SMALL PLANT COVERED WITH BLOOD DROPS THE KNIT CAP CONTAINED NO BLOOD EVIDENCE. THE CAP WAS FOUND UNDERNEATH THE LOWER RAILING OF THE FENCE. IT COULDN'T HAVE FALLEN THERE.**

**WHY WEREN'T THE RESULTS OF THE TEST ON THE BLOOD FOUND ON THE CAR KEYS REPORTED?**

**WHY WEREN'T THE BLOOD DROPS THAT SURROUNDED THE BUNDY GLOVE ANALYZED?**

**BUNDY GLOVE HAD BLOOD DROPS ON IT AND AROUND IT. TYPE O BLOOD INDICATED FROM 4 SPOTS ON BOTH SIDES- NEVER SENT FOR DNA ANALYSIS?**

**HOW COULD A RIGHT HANDED PERSON CUT HIS RIGHT THUMB ON HIS GLOVE AND LEAVE SLICE MARKS ON THE BACK OF THE GLOVE? ONLY A LEFT HANDED PERSON COULD DO THAT.**

**TWO CONTROLLED CUTS ON RON GOLDMAN'S THROAT AND NO SCREAMS.**

**A MIXTURE OF NICOLE'S BLOOD AND RON GOLDMAN'S FOUND ON BOTTOM OF MR. GOLDMAN'S SNEAKER BOOTS. WHY AREN'T RON GOLDMAN'S FOOTPRINTS THERE OR ARE THEY?**

**O. J. DID NOT LEARN OF BLOOD TO THE LEFT AT BUNDY FROM LANG-VANNATTER ELIMINATING O'J'S ABILITY TO GENERATE THE CUTTING OF HIS HAND IN CHICAGO.**

**THERE IS NO PHOTO SHOWING THE BLOOD DROPS TO THE LEFT OF FOOT PRINTS.**

**EVIDENCE ITEM 118- KNIFE FOUND NEAR O.J.'S HOME WITH BLOOD TESTED AS A "B" NEVER ALLOWED INTO CASE. REMEMBER THE DEGRADED BLOOD UNDER NICOLE'S NAILS? SOMEONE CONTINUED TO TRY AND FRAME O.J.**

**BLOOD ON SOCKS - BOTH SIDES OF SOCK.**

**KNIFE WOULD BE IN LEFT HAND TO OPEN GATE WITH GLOVED HAND AND WHERE ARE BLOOD DROPS FROM VICTIMS ON WALKWAY. TO LEAVE THREE DROPS OF BLOOD ON THE REAR GATE WOULD HAVE REQUIRED THE HAND TO HAVE BEEN LEFT THERE FOR A CONSIDERABLE LENGTH OF TIME.**

**LACK OF FINGER PRINTS AT BUNDY - WHAT HAPPENED TO RISKE'S PRINT ON PHONE AND PRINT SEEN BY FUHRMAN ON BACK GATE AND RECORDED IN HIS NOTES? WHY AREN'T NICOLE'S FOUND ESPECIALLY ON THE DOOR SHE JUST OPENED?**

**O.J.'S PRINTS NOT IN BRONCO ON STEERING WHEEL - BLEEDING?**

**FUNG IN GRAND JURY COULD NOT STATE DIRECTION OF BLOOD DROPS.**

**LANG IN GRAND JURY STATES DROPS COULD BE DROPS FROM A KNIFE OR VICTIMS.**

**BLACK BAG WAS AT LANG-VANNATTER POLICE INTERVIEW.**

**WHERE IS THE LARGE AMOUNT OF BLUE/BLACK FIBERS FROM THE SWEAT SUIT THAT SHOULD BE ON THE VICTIMS?**

**WAS THE BLUE LEVI JACKET FOUND INSIDE OF NICOLE'S KITCHEN RON GOLDMAN'S OR SOMEONE WHO LEFT IN A HURRY?**

**FIERCE STRUGGLE PUT UP BY GOLDMAN. LANG [G. J.] SOURCE'S SAID THE SAME THING ON JUNE 15TH 1994.**

**KATO-DOG DOESN'T FOLLOW O.J. TOWARDS THE BACK ALLEY AS DARDEN SAID IT SHOULD.**

**10:55-6 O.J -11:01 WITH O. J. PICKING UP PHONE TO ANSWER ALLAN PARK SHORTLY AFTER HE ENTERS HOUSE. FASTER THAN A SPEEDING BULLET. SHOWER DRAIN HAD POSSIBLE BLOOD?**

**HOW COULD NICOLE BROWN SIMPSON HAVE BEEN FOUND WITH HER FEET WEDGED UNDERNEATH THE LOWER BAR OF THE FENCE WITH A TOTALLY SWOLLEN RIGHT ANKLE, BLOODY SCRAPE MARKS AND BRUISES WHICH NEVER SHOWED UP IN THE AUTOPSY AND YET THE CLAIM IS MADE THAT SHE HAD HER THROAT CUT AND IN SECONDS SHE IS DEAD? SHE FALLS DOWN AND SOMEHOW MANAGES TO DO ALL THAT DAMAGE WITH NO BLOOD PRESSURE WHILE WEDGING HER LEGS SIDWAYS UNDER A 4 1/2 INCH HIGH BAR.**

# Panama Under Siege

## Part 3 in a Series

*After a one-week lapse, we here present the final, third part of Dr. Coleman's analysis of the Panama/Noriega/Bush scenario—revealing the blatantly unconscionable motives and tactics being employed back at the time of the Bush regime. We would also like to herewith compliment Dr. Coleman's courage. Journalistically, it's a rare political commentator/writer who will allow, years later, his comments, analyses and even predictions to be aired. Thus we applaud this sharing as well as other aspects of Dr. Coleman's courage in speaking out. We thank you.*

### DR. JOHN COLEMAN

Since the first indication in 1986/87 that something had gone wrong with the drug bankers' plans to use General Manuel Noriega as their tool, the Rockefeller and Wall Street banks began plotting to have General Noriega forced out of office. However, when all attempts to accomplish this failed, more drastic measures were investigated. Clearly by 1988, Noriega had become a serious impediment to the drug trade in Panama. This was covered in parts one and two of my monograph "Panama Under Siege".

The extraordinary lengths that Rockefeller went to in order to get rid of Noriega, and his attacks on Iberoamerican Bank of Panama and the ensuing implications, will now be examined in part three. Why was it necessary for President Bush to resort to a criminal action, to whit, an invasion of Panama and the kid-

naping of its head of state? Many reasons for this truly lawless action have been advanced, and we shall examine some of them.

Was General Noriega in the employ of the Central Intelligence Agency (CIA)? Did Alfredo Duncan, the DEA agent-in-charge stationed in Panama, believe this, which might help to explain his weird conduct? According to reports from a deep cover DEA agent who has resigned from the service, he believed that Duncan had "an outstanding relationship with the CIA". This was also the word around the Marriott Hotel in Panama, known by drug traffickers as "the DEA hotel".

The same agent complained that he was never able to get Duncan "to do anything" about planned anti-drug operations in Panama in which Duncan's help was needed. When the order was given to arrest a man called Remberto, the kingpin in drug money laundering in Panama, Duncan apparently did nothing, and when questioned about his negligence, said that Remberto was "spirited away by the CIA". Later it would be claimed that Remberto had ties to Noriega, but no evidence to substantiate it was produced.

In 1986, General Noriega closed down First Interamerica Bank, when it was positively proved that it was owned by the Cali Cartel. What is the Cali Cartel? It is probably one of the largest drug cartels in Colombia supposedly working with U.S. Government agencies against the Medellin Cartel. This was admitted by the *Washington Post*. One of the official lobbyists for Cali was Michael Abbes, who was a Justice Department employee for 17 years.

On October 28th and 29th, 1989, President Bush and his allies held a summit meeting in Costa Rica which was attended by political leaders of Central and South America. At the press conference that followed, President Bush told reporters, "the days of that despot, the dictator (Noriega), are over." This was supposed to signal to the press that the "urgent" matter of Noriega had now been resolved by joint consultation with Venezuela and Nicaragua among others, although Bush officially tried to distance himself from President Daniel Ortega.

However much President Bush gave the appearance of a unanimous verdict against the Panamanian leader, the fact that the majority of the jury didn't even show up for the "trial" is said to have infuriated Bush and his chief executive, James Baker III. Bolivia, Guatemala, the Dominican Republic, Peru and most significantly Mexico, were conspicuous by their absence.

President Carlos Salinas Gortari was supposed to have played a key role in the lynch mob affair. Perhaps Gortari decided that discretion was the better part of valour, having narrowly averted a major drug scandal in which one of his top generals was saved from being nabbed in a drug deal by a timely phone call from then Attorney General Edwin Meese, warning of what was afoot.

Venezuela's President Carlos Andreas Perez, himself no knight in shining armour, was the one whom intelligence sources told me suggested a coup against Noriega under cover of a "joint force" on October 3rd, but which attempt fizzled out. So did the attempt to pressure Latin American nations to break off diplomatic relations with Panama.

President Bush told the heads of state that they had better get behind his plans for a confrontation with Noriega—or else. But the conference broke up without any definitive agreement being reached.

It speaks volumes of how Bush feared Noriega and how low his government will stoop to gain its own ends. Bush met with the Panamanian "opposition forces", the so-called Panamanian Democratic Opposition Civic Alliance which consists of public figures well known for having ties to banks in Panama and Florida that launder drug money. Its leader Guillermo Endara went on television and all but openly called for the assassination of Noriega.

On his return to Panama, Endara denied that he had ever called for such action. General Noriega countered the Costa Rica plotters by getting President Rodriguez to send an open letter to the Presidents of Latin America which contained a copy of the offer made to the United Nations to make Panama the headquarters of a multinational antidrug force.

His October 3rd letter to the U.N. called for such a force to be established by means of an international treaty which would guarantee it full authority in Panama, but there was no response from either the Bush Administration or the U.N. The letter also scolded Venezuela and other "Bush partners" for calling for "democracy" in Panama, without ever mentioning the vicious and ugly boycott slapped in place by President Bush without good or valid reasons.

All during October and November of 1989, U.S. forces in Panama kept up a running harassment of the Panamanian Defense Force hoping to create an incident that would justify U.S. military intervention, but the PDF failed to oblige. In May 1989 the Bush Administration changed the rules of engagement for U.S. forces in Panama. Henceforth the military was ordered to go out of its way to seek confrontations with the PDF.

The Pentagon was secretly preparing to test Noriega's men by running convoys through the outskirts of Panama City. The underlying premise was that Noriega would get angry and order the PDF to confront the U.S. convoys, thus setting the stage for a major U.S. intervention.

On July 8th 1989, General Cisneros, Commander of the U.S. Army South in Panama, brushed aside attempts by the Organisation of American States (OAS) to negotiate and settle the crisis. General Cisneros said that the OAS "would not act firmly enough to dislodge Noriega". Speaking for myself, I believe this is the moment for a military intervention in Panama." Since when does the U.S. military make political pronouncements?

On December 20, 1989, after all other methods had failed to dislodge the popular Noriega, Bush gave the green light for an act of violent aggression against Panama, which as we now know resulted in the death of 7,000 Panamanians and the destruction of the entire area of Chorrillo through a sustained bombardment by U.S. troops and planes.

Let us examine the REAL reasons why President Bush, without first obtaining a Declaration of War from Congress, went to war against the small nation of Panama and, in the manner of a desperado, ordered the kidnaping of the head of state? Why did Bush have to resort to such desperate means to get rid of Noriega?

According to certain of my intelligence contacts, one of whom is in Mexico, one of the major reasons was to warn Latin American nations that henceforth, if they failed to do the will of Washington, they too would face the threat of U.S. military action. There is no reason to believe the massive propaganda campaign that surrounded the illegal U.S. military action against Panama and the general, which would have the world believe that President Bush was determined to end drug trafficking in Panama, which he had violently accused Noriega of running.

What substantive proof did President Bush provide

### MORE READING

• Latest Book by Dr. Coleman:  
*SOCIALISM: THE ROAD TO SLAVERY;*

• Also available:

*DIPLOMACY BY DECEPTION;*

• And another fine book:

*CONSPIRATORS' HIERARCHY: THE STORY OF THE COMMITTEE OF 300.*

*These are all available from:*

Joseph's Publishing c/o  
WORLD INTELLIGENCE REVIEW (WIR)  
2533 N. Carson St.  
Carson City, NV 89706

• Each book is \$20 and includes shipping & handling. For orders by credit card, please call 1-800-942-0821.

WORLD INTELLIGENCE REVIEW (WIR)  
\$65.00 per year  
1st class mail  
Monthly newsletter  
32 pages with no advertising  
For orders by credit card,  
please call 1-800-942-0821.

to back up his charges? Not a single shred of proof was ever offered. We were just supposed to take the President's word for it. What then were the objectives of the invasion?

The first objective was to destroy the Panamanian Defense Force, the only force capable of keeping law and order in the country. With that objective reached, the next step was to install, by the most undemocratic means possible, a puppet regime consisting of persons with the closest ties to drug money laundering banks, and known long-time supporters of Washington.

There was another secondary objective in destroying the PDF, and that involves the Panama Canal Treaties, under the terms of which the U.S. and Panama were to provide a joint defense of the Canal. This was to be phased out in 1999, by which time the PDF would be strong enough to take over the entire responsibility of policing the Canal and U.S. military forces would depart the country.

A key provision in the treaties states that, in the event that Panama does not live up to its obligations in providing such a security force, a U.S. military presence shall be retained. This was thought to be a "good" provision when it was inserted by Sol Linowitz, who drew up the treaties. It was there to prevent any future Panamanian leader from "getting out of line", although no problems were envisaged with Omar Torrijos.

When Torrijos began renegeing on his personal arrangements with David Rockefeller to protect the drug money-laundering banks, it was not at that stage possible to destroy the PDF, although numerous attempts were made to get a revolt going that would divide the corps, all of which failed. Torrijos was therefore "liquidated" in the manner of the KGB. "Liquidation" became the language of the CIA following the tenure of Alan Dulles as its leader. Prior to that period, the word was never used by any U.S. intelligence agency. It was strictly a Stalin word.

Why should it be desirable to keep U.S. forces in Panama on a permanent basis? The advent of the Gulf War and the second invasion of Iraq by U.S. forces provides the key. The U.S. wants to station a rapid deployment force in Panama to use against any recalcitrant Latin American and Caribbean nation, in the manner in which a rapid deployment force will be permanently stationed in Iraq to deal with Moslem countries that might wish they had never made friends with the U.S.

This is the so-called "hemispheric projection doctrine" established by Pentagon planners. We shall see similar permanent bases in many parts of the world, including Pakistan, South Africa, South Korea and so on, as the United States eases into its role as the "big stick" enforcer for the global mafia we have come to know as the New World Order. Yet thus far there has not been a single voice of protest raised against this in the Senate.

Panama has become important as a base for U.S. operations against Latin American nations who at some time in the future might rebel against the collector of tribute, the International Monetary Fund (IMF), as they see their peoples and nations disappearing into the mire created by the international banksters.

Clearly, immediate action would be required by the "international police force" of the IMF, the United States of America, in the event of any attempts to kick out the IMF. Thus the bases at Fort Clayton have assumed a new importance. Latin America was intimidated and frightened by the ruthlessness of U.S. military actions in Panama. To be frank, the leaders of these nations did not expect it, and when it came, the ferocity scared them, which it was supposed to do.

Evidently the majority of Latin American leaders believed that the Order of Skull and Bones was some sort of a benevolent organisation "like the Shriners" that would make "a kinder, gentler America" as one official put it. Little did they know of the involvement of the British "crown" in U.S. affairs, nor of its long-standing connections to the drug trade.

In support of the foregoing information came the offer by the forcibly, undemocratically installed Endara, that in the year 2000, all bases in Panama would be made available to the U.S. military. I think this is proof enough that the U.S. is in Panama to stay, now that it has gotten rid of the PDF and General Noriega.

The second objective of the Bush invasion of Panama was to install a new government of selected stooges whose past history proves that they have always been closely allied to banks whose chief activities were to launder drug money for some of the most prominent cocaine cartels. In this Bush was commanded to protect the interests of the Rockefeller banks down there, which General Noriega had ripped the lids off and threatened to wreck. As we shall see, this Bush objective was reached.

The third objective in the invasion of Panama was to represent to the American people that this was a major escalation of the President's war on drugs, that mythical, non-existent action which never gets anywhere. By invading Panama, Bush knew that his "drug war" would receive a big boost, especially on Capitol Hill, where lawmakers were becoming restive at the lack of progress and under constant pressure to legalise drugs.

By February 1990, some very strange things began to happen. The U.S. media, always a stalwart defender of Bush and his autocratic rule, began to make unfamiliar sounds. For instance, take the report contained in the *New York Times* of February 7th. Even taking into account that the newspaper is an outpost of Brit-

ish intelligence and run by the "crown", with U.S. managers at the helm, it nevertheless does not make any sense as to why the paper should have published the truth.

By referring back to my previous monographs, Parts I and II, it is remarkable how the *New York Times* named the very people I was so critical of as being too close to corrupt drug money-laundering banks. Under the heading "Panama is Resisting U.S. Pressure to Alter Inadequate Bank Laws", the article stated:

"An extensive review of Panamanian banking records and court documents shows that many senior leaders in the government (installed by the U.S.), while never accused of money laundering, have strong ties to corrupt banks. Several of the banks have either been indicted for money laundering or been shut down because of pressure from the United States."

The article did NOT say that it was action by General Noriega which had shut down these banks and that there had been no support from the U.S. for this. Upon examining all the facts, the pieces of the puzzle began to fit in place. Of course the *NYT* was trying to show that the U.S. had been the instigator of bank closures, when this was not the case at all, and moreover, by shifting the blame for "resistance" to changes allegedly emanating from Washington, it could be made to look as though the U.S. was really waging a drug war, but that the new government wasn't cooperating. Quite a clever ploy.

The *NYT* article went on to say that "President Guillermo Endara, has for years been a director of a

## \* *New Gaia* SALE \*

### 4-in-1

#### The "ULTIMATE"

4-in-1 is one of the most comprehensive products containing the hottest nutritional supplements on the market today! The four ingredients are Wild Yam (the DHEA precursor that is sweeping the country), Grape Seed Extract (more potent than Pycnogenol), Ester-C® (the most absorbable Vitamin C) and the well known antioxidant Aloe. Regular price \$22.00. On sale thru December \$18.00.

### 3-in-1

The 3-in-1 product offered by *NEW GAIA* has all the ingredients of the 4-in-1 but without the Wild Yam Extract. We offer this particular combination for those individuals who can not take the 4-in-1 due to pregnancy, lactation or desire for pregnancy. Regular price \$18.00. On sale thru December \$15.00.

## Aloe Juice

Aloe Juice is a whole-leaf concentrate prepared from the freshly harvested leaves of the *Barbadosis Miller Aloe Vera* plant. Aloe Juice guarantees a minimum of 10,000 mg. of mucopolysaccharides per liter. Regular price \$18.00. On sale thru December \$15.00.

## Aloe Plus 77

Alfalfa & Minerals, this product contains all of the required vitamins and 77 minerals derived in a nonmetallic, colloidal form, photosynthesized from plants millions of years old. Regular price \$16.95. On sale thru December \$14.00.

New Gaia Products

P.O. Box 27710

Las Vegas, NV 89126

For credit card orders, call:

1(800)NEW-GAIA (639-4242)

See Next-to-Last Page For Shipping & Handling.

Panamanian bank used extensively by Colombia's Medellin Cartel". It was interesting for me to get confirmation of the information given previously in my monographs on Panama, even from such an unexpected source. Banco Interoceanico de Panama, one of two dozen Panamanian banks named by the FBI as drug money launderers, is the bank the NYT was referring to.

The NYT went on to say:

"Mr. Endara, who was a corporate lawyer before becoming President (what a cute way to put it), is a close friend of Carlos Eleta, a Panamanian businessman who was arrested in Atlanta in April (1989) on charges of conspiring to set up a major cocaine smuggling ring. Released on bail, he is now awaiting trial."

Of course the *New York Times* didn't go all the way, but what it did not say can be found in my Panama monographs, namely that it is not only Endara who is up to his hocks in the money-laundering banking business, but also his friends much favoured by the Bush Administration. Other prominent members of the Bush Administration's "Panama cabinet" include the following:

• Rogelio Cruz.

Cruz is the new Attorney General for Panama. He was formerly a director of the First Interamericas Bank. This bank is owned by Gilberto Rodriguez Orejuela, a top man in the Cali Cartel in Colombia, which I have previously mentioned.

• Guillermo Billy Ford

He is the Second Vice President and chairman of the banking commission. He also just happens to be the part-owner of the Bank of Dadeland which was specifically named in my monographs as a heavy drug money-laundering bank. The bank was also the clearing house for drug money for Gonzalo Mores, principle launderer for the Medellin cartel.

• Ricardo Calderon

Calderon is the First Vice President of Panama, and records show that his family was heavily involved in suspect banks.

• Mario Galindo

Galindo and his family, like Calderon, were involved with suspected drug laundering banks, one of which was the Banco del Istmos, whose Samuel Lewis Galindo, the bank's chairman, is related to Mario Calindo.

All of the above were well known to Ivan Robles, who was employed at Dadeland Bank, and Antonio Fernandez, who smuggled tons of marijuana into the U.S. In 1976 the Fernandez ring began to buy stock in the Dadeland Bank, co-owned by Ford, Eisenmann and Rodriguez. President Bush warmly greeted Rodriguez as "Porky" Endara's envoy to the United States.

By establishing these men in leading roles in the Panamanian Government, the Bush Administration appears to have succeeded in its second objective to make it easier, not harder for the drug trade to function in Panama, which as I said earlier was the second objective of the invasion of Panama.

After calls for the secrecy laws of Panama to be repealed, in defense of his position, Ford said that there was no need to change the law. "Secrecy will not be used for any illegal purposes." Others such as the Comptroller said that Panama wasn't going to change any laws. "We don't have to change our whole legal system because of drugs. We can't change our whole legal system because of one thing, drugs", said Ruben Diaro Cargos.

On December 31, 1989, the prestigious Brazilian newspaper *Jornal do Brasil*, the country's biggest daily, featured a front-page article under the heading "Dan-

gerous Relations With Drug Traffickers" in which it mentioned the names of some of the members of the Bush "inner circle" government in Panama. These are the men who say that, if General Noriega is acquitted in Miami, they will charge him with murder.

I translated the article which said in essence that Guillermo Endara would be especially vulnerable because of his connections with Carlos Eleta, "accused of laundering [sic] 600 kilos of cocaine and laundering drug money in the U.S." The article also mentioned the name of Vice President Calderon's brother, Jaime Calderon, who has ties to First Interamericas Bank, owned by Gilberto Orejuela, who was accused in 1985 of transferring \$46 million, the proceeds of drug sales, to Banco Cafetero Panama in New York. The article said that Billy Ford was implicated with Carlos Rodriguez, the ambassador to Washington, and Bobby Eisenmann in the laundering of drug funds through the Dadeland National Bank of Florida.

In a sub-heading, Guillermo Endara is described as "A Miserable Peon in the Americans' Game". The article said that "Endara is called Pan Dulce (Sweet-breads), fat and soft". The article went on to say that Endara was one of the poor white oligarchial families who have been on the scene since 1904.

"Endara began his political life as an obscure lawyer in Panama City in the law firm of Galileo Soliz, a foreign minister in one of the Arnulfo Arias governments... Endara never had his own ideas; he was a faithful as a puppy and repeated what Arias said," which is probably why Bush chose him to be his "yes man".

Are these the kind of men Bush wants in control of Panama? Apparently so, yet while there is a great deal to point the finger of suspicion to the "Bush Government" in Panama, not one single thing has come up implicating Manuel Noriega with them. Isn't this something a U.S. grand jury should have investigated a long time ago? Is this one of the reasons why Noriega has not yet been brought before a U.S. court? Is the Justice Department afraid of what Noriega may tell on the witness stand?

Developments in Panama show just how phony the Bush drug war really is. There are not too many people who do not believe this, and of course it is the biggest plus that the proponents of legalising drugs have going for them. Their attitude is "look, even the vast resources of the United States aren't enough to stop the drug trade. Why try to fight the inevitable? Why not make laws that will centralise control and take drugs out of the hands of the criminal elements?"

There are those lobbying Congress at this very time who are threatening civil war if this is not done soon. The constant screening on nightly news of "police brutality" directed mainly against the poor in major U.S. cities is having the desired effect. We should not imagine that such reporting is "news".

The aim and object of major network "news" is to hammer home to the poor that they are the victims of police brutality while the "big boys", usually whites, get away with it. The stage-managed trial of ex-mayor Barry, was part of that manipulation of opinion among Black people all across the country. Black leaders were demanding that either the "heat" be taken off the Blacks' population or else drugs be legalised.

The invasion of Panama gave the legaliser drugs lobby a leg to stand on. "If that hasn't stopped the flow of drugs, how can the police be expected to cope?" they asked. One of the pro drug legaliser leaders, Andrew Weill, told a conference of the Drug Policy Foundation that, because of police brutality against urban Blacks during drug raids, civil war could break out any time.

The American Civil Liberties Union executive director Ira Glasser told an audience that drug legalisation has become a right wing issue supported by such notables as George Shultz, William F. Buckley and Milton Friedman. Glasser urged that the nation

# Give The Gift Of Health



NEW GAIA PRODUCTS  
P.O. Box 27710  
LAS VEGAS, NV 89126  
(805) NEW-GAIA

This Certificate Entitles Someone You Love

To Merchandise Valued At An Amount You Designate

Presented By Your Name

Gift Certificate

ORDER 1-800-639-4242 TOLL FREE

"get beyond the negative and begin to win over police, legislators and the public" to the idea of legalised drugs.

Kevin Zeese, vice president and general counsel to the Drug Policy Foundation, said that "the drug war is more harmful than drugs are. That's pretty much what the balance comes down to. Is the drug war more dangerous to our society than the drugs are? Can we deal with the problem of drugs in a way less costly to our society—not just costly in economic terms, but in human terms as well". Zeese went on to say that heroin "was a way of escaping suffering, which although he did not advocate, he could understand."

Now that kidnaped General Noriega is languishing in a federal prison in Miami, what does the Bush Justice Department intend to do with him? One of the puzzling things I want to mention is the deafening silence from civil liberties organisations in this country and around the world as to the crimes committed against him by the U.S. Government. One would imagine the kidnaping of a head of state would draw roars of protest from these watchdogs of liberty. Yet, no such thing has happened.

Imagine what the result would have been if Nelson Mandela were to be kidnaped in South Africa and taken to, let us say, Italy. There would have been a never-ending clamour and uproar until Mandela was released. The kidnaping and illegal incarceration of Noriega points up the fact that we have a deplorable double standard in this country, one that, seemingly, the American people do not think is all that bad.

Why hasn't General Noriega been brought to trial yet? After all, every possible breach of his rights has already been committed, like monitoring his phone conversations with his lawyer and freezing his funds so that he would be forced to accept a public defender. Also, with the U.S. in full and unfettered control in Panama, one would imagine that the Justice Department has all the documentary evidence it needs to successfully prosecute him? Why the UNSEEMLY long delay?

On November 16, 1990, Noriega made a statement to Judge William Hoevler which is worth repeating as it shows the extent to which justice has been prostituted in the Noriega case:

"I am now at the mercy of a totally unfair, unjust system, which chooses my prosecutors, and now chooses my defense attorney. When I was brought to the United States, I mistakenly believed that I would be able to receive a fair trial. In order for this to come true, I also believed that I would be able to use my money to hire lawyers of my choice. It is painfully obvious that the United States Government does not wish me to be able to defend myself, and has done everything possible to deprive me of a fair trial and due process.

"They have taken my money, deprived me of my lawyers, videotaped me in my cell, and wiretapped my telephone conversations with my lawyers and even given them to the Endara Government and to the press. The government of the United States has ignored my status as a prisoner of war and has violated the Geneva Convention.

"Worst of all, they have not acted in a humanitarian manner. Despite repeated requests by the International Red Cross, they have violated my human rights by denying my wife and children visas to visit their husband and father and is a shameful violation of international law.

"Obviously it is for the benefit of the United States Government that I cannot defend myself, for what they fear I know. This is not a case about drugs. I realise that this case has implications to the highest levels of the United States Government, including the White House.

"I never had any illusions that this case was going to take place under equitable conditions, but I also never expected a virtual army of prosecutors and investigators on such an uneven field of battle and al-

lowed only lawyers who receive no pay whatsoever and who are only permitted pistols while the prosecutor's office has nuclear weapons. They call this a fair fight; the battle I face ahead is very similar to when the United States invaded my country. That was one-sided and unfair, and so is this battle."

The situation in which Noriega finds himself is the situation in which every American finds himself when confronted by a corrupt and brutalised government such as ours has become. Noriega makes a mockery of the Fourth of July. Yet with all of its brutalising power, the Bush Government is still hesitating about bringing Noriega to trial. Meantime, there is not a single voice being heard in defense of Noriega, and to me, that is one of the most shameful things in this shameful situation. This is not a situation that can be ignored, for what happens to General Noriega is the responsibility of every American.

What has been largely ignored by the news media is the fact that, by invading Panama and kidnaping General Noriega, the United States violated the *OAS Charter* to which it is a signatory, particularly *Articles 18, 15, 20 and 51*. *Article 18* states:

"No state, or group of states has the right to intervene, directly or indirectly, for any reason whatever in the internal or external affairs of any other state."

*Article 20* states:

"The territory of a state is inviolable; it may not be the object, even temporarily, of military occupation or other measures of force taken by another state."

Previously I referred to the matter of Bush not getting a Declaration of War from Congress before invading Panama. Instead, Bush chose to get by the *Constitution* by informing Congress that he was invoking the National Emergencies Act because of a state of national

emergency caused by "an unusual and extraordinary threat to the national security and foreign policy of the U.S. posed by the Republic of Panama".

The President lied to the American public when on December 20, 1989, he said: "Last Friday General Noriega declared his military dictatorship to be in a state of war with the United States." In fact there is not a single scrap of evidence to support such a preposterous charge. Notwithstanding anything the President did or said, he failed to get a Declaration of War against Panama, something he was to repeat in sending this nation to war against Iraq.

Another of the President's lies was his claim on December 20th that "General Noriega's reckless threats and attacks upon Americans in Panama created an imminent danger to the 35,000 American citizens in Panama".

The truth is that there was only one attack on American servicemen, which arose out of the deliberate confrontation plan ordered by General Cisneros. This single tragedy came when three U.S. Marines drove through three different PDF check points. After being stopped at the fourth, there was an altercation between the PDF and the Marines, who were not in uniform.

The Marines then drove off and, after being repeatedly told to halt, shots were fired, one of which proved fatal. President Bush is to blame for this soldier's death. On this single tragedy, Bush based his absurd claim that General Noriega had declared war on the U.S. and was "threatening the integrity of the Panama Canal Treaties".

What neither President Bush nor Secretary of Defense Cheney told the American public was that the Bush Administration had invasion plans ready as far

# THE WORD

## Tapes, Transcriptions & Videos

Donations to cover the costs of tapes are \$4.00 for one tape, \$6.00 for two tapes and \$2.50 per tape for three or more, except where otherwise noted. Postage is included in tape prices.

Please send check or money order to: **THE WORD**, P.O. Box 6194, Tehachapi, CA 93582 or call 805-822-4176 if you have questions or you wish to use your Visa, Discover or Master Card.

If you desire to *automatically* receive tapes from future meetings, please send at least a \$50 donation from which tape costs will be deducted. We will try to notify you as your balance reaches zero.

The following is a *partial* list of older items but including all of the most current meeting dates, with the number of tapes in bold, in parentheses, and mentioning if the meeting has a special focus:

1/7/96 *The Trouble With Lawyers*(2); 1/21/96(2);  
 2/4/96 Jeff Rense's "Fifth Column" Interview (3); 2/11/96 (3); 2/25/96 Christopher Reeve interview on "Larry King Live" (2); 3/10/96 (3);  
 3/17/96 (3) Deepak Chopra "The Wizard Within" & George Hunt "1987 Wilderness Conference"; 3/31/96 (2) Dr. Carlson D.D.S.; 4/14/96 (3); 4/28/96 (2) Desire & Intention;  
 5/12/96 (3) Mother's Day; 6/2/96 (3); 6/11-12/96 (4) Beginning of New Phase;  
 6/16/96 (4) Father's Day; 6/23/96 (3) Major Ed Dames Interview on "Remote Viewing";  
 6/30/96 (2); 7/11/96(2) Wally Gentlemen & George Van Noy; 7/21/96 (2); 8/4/96 (2);  
 8/17/96 (4) "Little Crow"; 8/18/96 (4) & 8/19/96 (3) Teddy from Canada & Commander Hatonn; 8/20/96 (2) Road Tour of Tehachapi; 8/28/96 (4) David Icke;  
 9/1/96 (3) Norio Hayakawa; 9/8/96 (3) *JUDGEMENT DAY-1995*, a dramatization;  
 9/22/96 (4) Gary Wean & Field Report From The Clays; 10/6/96 (3) Farrakhan in Canada;  
 11/2/96 (3); 11/24/96 (2); 12/8/96(2).

back as March of 1989. Secretary Cheney himself tended to confirm this when he said on December 20th:

"The order went out late on Sunday to implement the plan that had been in existence for some time. It was one of the first items I was briefed on when I became Secretary of Defense last spring."

Another lie was the announcement by Marlin Fitzwater, speaking on behalf of the President on December 20, 1989. Fitzwater told the nation that "the integrity of the Panama Canal Treaties is at risk". On the same date, James Baker III, told the press that one of the objectives of the U.S. invasion was to "defend the integrity of the United States right's under the Article IV of the Panama Canal Treaties".

But when asked to enumerate exactly what threats had been made by Noriega against the integrity of the treaties, Baker was unable to give even a single one. His response was:

"Well, that's very speculative other than, I mean, let me simply say with respect that we have said before that we anticipated that there might be problems with respect to the Canal if Noriega continued to retain power illegitimately. With respect to challenges to the integrity of our rights over the past two-or-three years, I would simply refer to the, over the past year-or-so, maybe I should back up, but, over the past year or so, I refer you to the continuing pattern of harassment that we've seen going on down there against Americans in the exercise of our treaty rights."

This fumbling, stumbling, hastily concocted "proof" that Noriega had threatened our canal rights was THE BEST that Baker could come up with. What a sorry liar he turned out to be, yet on the TOTALLY UNSUPPORTED-BY-ANY-EVIDENCE statements of President Bush, Secretary Cheney and Secretary Baker, this nation committed a grossly illegal invasion of a state with which it had a treaty, and violated every civilized principle revered by men. By kidnaping General Noriega, our government descended to the level of Barbary Coast pirates.

Whether we like it or not, whether these words seem harsh and judgmental, the facts are the facts and cannot be gainsayed. We as a nation are equally responsible with President Bush for the lawless conduct of his administration, because we stood by and allowed it all to happen without so much as a whimper of protest.

President Bush went on the air to tell Americans that one of the reasons why he ordered the invasion of Panama was "to defend democracy". Although none of us realized it, this was to be one of the excuses for going to war against Iraq. Democracy had to be saved in Kuwait, never mind that there never had been even a whiff of it in that dictatorship before.

Nor has there been since our war of genocide against Iraq. The first thing the evil, vile, corrupt, decadent Al Sabah family did was to declare martial law, with a tribunal of family members sitting as judges to condemn and execute 19 hapless Iranians and Palestinians. It is MONSTROUS that these vile murders were carried out under the protection of the Bush Administration.

President Bush lied to the American people. Democracy WAS alive and working in Panama. In spite of two years of gross, often-times crude and blatant interference in the internal affairs of Panama, in gross violation of the OAS Treaty to which the U.S. is a signatory, and in spite of at least two criminal attempts to murder General Noriega, in May 1989, national elections were held.

What was the reaction of President Bush? Strongly supported by the jackals of the media, the Bush Administration spent in excess of \$11 million in supporting the heavily drug-tainted opposition of Endara, Billy Ford and Calderon. Drawing on the experience it had gained in the Philippine elections in which every branch of the U.S. Government, including our intelligence services participated, Bush ordered the "Marcos Scenario" deployed against the people of Panama.

The Bush-funded Endara gang set up a wave of

unrest, stole the ballot boxes so that votes could not be counted, all the while loudly crying that votes had "been tampered with". It was an eerie replay of the Philippines election, complete with paid harlot "international observers" and the usual corps of media jackals, all howling their support of these falsehoods.

In the midst of the Bush-created chaos, and not being able to count the votes, the Panamanian Government did what every other government would have, and indeed has been done by others without exception; it annulled the elections. There was no other course it could have taken, given the massive and all-pervasive spoiler operations carried out by the Bush Administration.

Even then, the Panamanian Government was anxious to prove to the world that it was trying to do the right thing. It offered the opposition drug-tainted Endara gang the opportunity to participate in a coalition government.

On the advice of Washington, this generous offer was rejected by the "poor white peon" Endara. As we were to witness in the Iraqi "negotiations", Bush was hell-bent on the destruction of the PDF, the kidnaping of Noriega and the occupation of Panama, and no amount of goodwill offered by just men was going to be allowed to get in the way of his goals. Truly, under the Bush Administration, America has become the most evil nation in the world.

In one of the most astonishing and brazen acts of his career, President Bush declared the drug-tainted Endara gang the "official government of Panama". These men, so heavily involved with drug-laundering banks, were "sworn in" on a United States military base. If ever there was a law of the jungle, this was it. Then 45 minutes later the United States invaded the sovereign nation of Panama in one of the most blatant acts of aggression seen this century. If this was democracy in action, then God help America, for what happened in Panama WILL BE REPEATED DOMESTICALLY IN THE UNITED STATES.

I cannot say that it will come as a surprise when this happens; I have been warning about its approach for over two decades. Nor can I say that I will have any sympathy for our people when American citizens find themselves subjected to "the Panama treatment", for we fully deserve it. We have let evil triumph by choosing to remain silent.

Our lack of protest, indeed our approval of the law of the jungle in action in Panama and in Iraq, makes us deserving of the punishment of Almighty God which is surely going to fall on this nation because of our tolerance of every form of indescribable evil.

Another excuse for the invasion advanced by President Bush was that we were going into Panama "to combat drug trafficking". This is what Bush said on December 20, 1989, as he prepared his "Christmas Address" to the people of Panama and the U.S. An examination of the files of the DEA will quickly reveal that John Lawn, the former head of the DEA, had frequently cited in glowing terms the full cooperation he had received from General Noriega, the PDF and the Panamanian Government.

On May 27th, John Lawn wrote to Noriega congratulating him on the great help received in the successful seizing of drug runner's bank accounts, which Lawn called "the most successful undercover operation in federal law enforcement history". Lawn stated as follows:

"Once again the United States DEA and the enforcement authorities of the Republic of Panama have joined efforts to strike an effective blow against drug traffickers... Your personal commitment to OPERATION PISCES, and the competent, professional and tireless efforts of other officials of the Republic of Panama, were essential to the final positive outcome of this investigation. Drug traffickers around the world are now on notice that the proceeds and profits of their illegal ventures are not welcome in Panama."

No wonder the lords and ladies of England and the pinstripe-suited denizens of the Wall Street banks be-

gan to worry. No wonder Rockefeller ordered Bush to get rid of Noriega and the Panamanian Government post-haste. This man was REALLY SERIOUS AND IN EARNEST about the war against drugs! Despite his statement that General Noriega was a drug trafficker, President Bush never once offered one scintilla of information to back up his claims.

In fact Adam Murphy, who was head of the Florida Task Force under the National Narcotics Border Interdiction System (NNBIS), stated categorically as follows:

"During my entire tenure at NNBIS and the South Florida Task Force, I never saw any intelligence suggesting that General Noriega was involved in the drug trade. In fact, we always held up Panama as the model in terms of cooperation with the U.S. in the war on drugs. Remember that a grand jury indictment in this country is not a conviction. If the Noriega case ever comes to trial, I will look at the evidence and that jury's findings, but until that happens, I have no first-hand evidence whatsoever of the general's involvement. My experience ran in the opposite direction."

Yet, notwithstanding the glowing recommendations in support of General Noriega and the Panamanian Government made by John Lawn in his letter of May 27, 1987, LESS THAN ONE MONTH LATER, WASHINGTON STAGE-MANAGED A REVOLT AGAINST THE LAWFUL GOVERNMENT OF PANAMA. Cargos Eleta and his business partners, including Endara, immediately received the support of the U.S. military in Panama.

This disgusting breach of the OAS Treaty drew no protests from anyone in this country. Pat Robertson and the televangelists and all the freedom loving associations stood mute in the face of provable lawlessness by the U.S. Government. Therefore, we deserve what we are going to get when the government turns its lawless policies inward and uses them internally on its citizens.

This continued interference in the internal affairs of Panama, went on right up to 1987 when the success of General Noriega in going after the Rockefeller and other Wall Street-owned drug money-laundering banks in Panama was so successful, that the British controllers and David Rockefeller ordered George Bush to turn on Noriega and begin all measures to oust him. THIS IS TRUTH, PLAIN TRUTH.

It was the success of the Panamanian Government in uprooting the drug mafia from Panama, conducted on the basis that they foolishly believed the United States was genuinely engaged in a war against drugs and out of a genuine desire to fulfill their obligations to the U.S. in terms of the OAS Treaty, that was the undoing of the Panamanian Government and General Noriega.

The "crime" of which General Noriega and his government were guilty of was that they did their job all too well, and in so doing, they stepped heavily on the toes of Dope International United and the lords, ladies and gentlemen who sit on its board. Let this be a lesson to any one in the world who believes that the Bush Administration is really engaged in a war on drugs.

It is a PHONY DRUG WAR, no more and no less, and as several DEA deep-cover field operators (one of whom went after THE CORPORATION, Bolivia's massive cocaine cartel and its Mexican partners) found out, and discovered to their cost, you are more likely to be "pensioned off" rather than praised if you get too near to the top people in the drug trade. This happened to a DEA deep-cover field operator who dared to disclose that the DEA's multimillion dollar "Operation Snowcap" against the Bolivian cocaine producers was nothing but a shocking waste of money.

The situation in Panama today is that drugs are flowing more freely than ever, and drug money-laundering banks operate freely. The economy of the country is in a shambles and awaits a U.S. injection of \$40 million, but none of this really matters. What counts is that "democracy" triumphed in the country. Let this be a lesson to every Latin American Country!

## A News Desk Special

# Crop Genetic Engineering Is Done Heedlessly

12/10/96 DR. AL OVERHOLT

## CROP GENETIC ENGINEERING IS DONE HEEDLESSLY

From the *GENE-TINKERING BLUES*, Vol. 1  
Issue 2, 7/96, [quoting:]

In the first issue of *Gene-tinkering Blues* it was made clear that crop genetic engineering is going forward without adequate testing of the modified crops. Industry has manipulated politicians to allow them to market the tinkered crops without labeling them. This strategy grew out of an incident in which about forty people were killed and thousands were crippled when a gene-tinkered healthfood product was marketed containing a by-product causing a deadly autoimmune disease. The earlier article stressed the danger from crop tinkering leading to allergy or autoimmunity along with the threat of creating super viruses. The current article will discuss some current alarming developments in crop genetic engineering.

A number of gene-tinkered crops have been released in the United States and Canada and are appearing on the market shelves. The most notable of these a long-shelf-lived tomato proved to have problems in shipping and did not prove to be a major success. In the United States thirteen new gene-tinkered crops are in the process of being prepared for market. These include modified corn, cotton, tomatoes, potatoes and squash. Most of the crops are modified with genes for herbicide tolerance while the tomatoes are variations on control of ripening. Gene-tinkered Soybeans, resistant to the herbicide *Round-Up* are being produced. Soybeans are used to produce food oil and animal feed along with industrial uses including printer's ink and as additives in paints and oils. Much of the crop production is exported to Europe which has not yet approved the gene-tinkered beans for market. The multinational chemical company, Monsanto, which patents the crop has urged that tinkered beans be added to unmodified beans so that the modified beans cannot be readily detected. The company's "gun boat" diplomacy will be backed by the might of the United States rendering any political action by Europe to be futile and unnecessary. Such manipulations have been largely ignored by the press. It is worth pointing out that the modified beans are likely to produce allergy in a large number of people consuming the product or being exposed to paint or print.

Field testing gene-tinkered crops has been expand-

ing rapidly. This year gene-tinkered barley, broccoli, carrot, chicory, cranberry, creeping bentgrass, eggplant, gladiolus, grape, pea, pepper, raspberry, strawberry, sugarcane, sweetgum, watermelon and wheat. Field testing has begun on an insect virus modified to contain a gene for a toxin from an African Scorpion. The virus will be sprayed on leafy vegetables such as lettuce, broccoli and cabbage. The test is going ahead even though the modified virus has an unexpectedly greater infection rate than the unmodified virus. The virus has other unexpected and unexplained characteristics that gravely concern some scientists. The experiment shows that both the environment and the public are part of the field test. However, the experiment is a poor one because the experimenters are trying to conceal the outcomes of the experiment.

Components of the rabies virus have been added to tomatoes to provide a low cost mass vaccine. This experiment poses some danger because the virus genes introduced into chromosomes of plants or animals has the ability to join wild viruses by the process called genetic recombination. The addition of virus genes to every cell of a target crop plant greatly increases the number of total virus genes in the environment and along with it the chance that the virus gene will recombine with a wild relative. Virus genes are frequently added to the cells of crops to confer resistance to invading viruses (the commercial virus-resistant squash targeted to baby food production is that type). Not only does the virus have the ability to recombine but such genetic construction often leads to synergism or greatly enhanced growth of unrelated or distantly related viruses. Transcapsidation is another effect in which viruses genes are packaged by an unrelated virus leading to wider spread of virus genes. All of the means by which viruses can make super viruses have been observed in nature and in gene-tinkered crops. Such revelations have barely slowed commercialization of virus-tinkered crops.

Farm animals are being altered with human genes to provide replacement parts for human transplantation or to provide human factors in milk to treat diseases. A pig named Astrid was first modified with human genes so that her organs could be transplanted to humans. Astrid's numerous progeny and grand progeny are being prepared for human use.

Each organ for transplantation will be marketed for about sixteen thousand dollars. Human factors produced in animal milk are advancing. Rabbits engineered to produce human growth hormone were mainly sterile but a few animals were recovered which produced milk rich in human growth hormone. Such rabbits could escape and spread as hurabs. The topic hasn't been discussed in public.

Human genes have been spliced to crop plants or forest trees. The gene, human metallothienin, used in these experiments produces a product that ties up toxic metals such as mercury or cadmium in the body. The modified plants would remove pollution from the soil. Unfortunately, the human gene has the property of a cancer gene in breast and testicular cancer where it is greatly amplified in cancer cells. Release of cancer genes to the environment is unwise.

In conclusion, there is little that people can do other than keep fighting.

Prof. Joe Cummins, Emeritus, 738 Wilkins Street,  
London, Ontario N6C4Z9, Phone & FAX 519-681-  
5477, E-Mail [jcummins@julian.uwo.ca](mailto:jcummins@julian.uwo.ca)  
[End quoting]

## GENETIC EXPERIMENTS THREATEN SOUTHERN ONTARIO

From the *GENE-TINKERING BLUES*, Vol. 1  
Issue 3, 8/96, [quoting:]

During the past year gene-tinkered crops have begun to flood the marketplace. These crops need not be labeled nor have they been tested to assure their safety both for humans and for the environment. Such production is going forward even though there is clear evidence that about one in ten tinkered genes escapes from its original crop and spreads to weedy relatives. The crops designed to resist viruses incorporate virus genes that recombine with wild viruses to create stronger (super) races of viruses. The greed of multinational companies that own most tinkered crops drives them to risk human and environmental injury from crops that are designed to grow obsolescent from spread to weedy relatives.

Recently Agriculture Canada began testing a gene-tinkered construction in Southern Ontario that has frightful characteristics. The population of this area are being used as white mice in a gigantic experiment. The experiment is a poor one because its results will not be clearly and carefully recorded and public relations experts from government and multinational companies will obfuscate the results and trick and mislead the public about them.

The questionable experiment is to insert a gene for scorpion toxin into an insect virus then to spray the tinkered virus onto produce crops in the field. The tinkered virus is now highly potent in destroying insects, both pests and their natural predators and the pollinators.

The scorpion toxin may not be threatening to humans as a toxin when it is eaten but its impact on cuts and open sores is a concern. Such toxins are frequently allergens as well as nerve toxins. Food allergy causes effects ranging from migraine headache to death.

The danger from a small field test is tangible provided the experiment is not well thought out and controlled. Genetic recombination is a significant concern in such experiments. The scorpion toxin gene can be spread by recombination to insects that suck blood as well as insects that suck plant juice. The virus that acquires a toxin gene will achieve a new ecological niche and is likely to be a formidable parasite.





## PROGRESS OF THE DISASTER

From the NATIONAL EOSINOPHILIA-MYALGIA SYNDROME NETWORK, Fax dated 11/9/96, [quoting:]

Showa Denko K.K. tried to sell their L-T product to Germany about the summer of 1988. An official of the German company returned a serious notification to SDKK claiming knowledge of an impurity.

At that time SDKK employed a manufacturing process which consisted of two phases: fermentation and refinement. Normally, during fermentation a number of impurities were removed, and during refinement, the remainder were eradicated. The end product was to be pure L-T.

The entire process was dependent upon a natural method of fermenting bacteria in order to produce L-T. Genetic engineering, however, which SDKK initiated around December of 1988, changed everything. The new process allowed SDKK to make more L-T faster to meet rising demand for the product, especially in America.

But instead of reducing impurities, the new manufacturing process reportedly resulted in as many as 60 impurities. There was never any testing of the new and altered product on people. Therefore, ironically, the entire L-T buying population became the test population, and unsuspecting consumers in the U.S. and elsewhere were ingesting contaminated L-T, if they bought batches produced by SDKK from late 1988 to about June 1989.

The Centers for Disease Control (CDC) in Atlanta, Ga., identified and followed the progress of EMS through state epidemiologists from the onset of EMS until into 1992. The CDC's absence of ongoing surveillance may be due to funding cutbacks, to physicians unfamiliar with EMS who do not apply the "EMS label" and to the difficulty of continuing to interpret the occurrence rates of EMS now being reported.

[End quoting]

## WHAT IS MORE DANGEROUS?

From article received with above with no title or source, 12/96, [quoting:]

What is more dangerous, the by-products of genetically engineered crops or the genes in the tinkered crops? That is one of the most significant questions about genetic engineering and one that has not been

addressed by government regulators. There is evidence showing that both are dangerous. The eosinophilia-myalgia syndrome that killed about forty and crippled thousands was caused by the by-product of the health food supplement *tryptophan*

showing that by-products of untested and unlabelled gene-tinkered products can be highly dangerous and very difficult to trace. Such by-products and the novel proteins created by genetic engineering are likely to cause allergy or autoimmunity diseases in many instances and metabolic diseases in others. The genes themselves may also cause disease as was shown in an outbreak of a specific cancer among the cancer gene researchers in the Pasteur Institute in Paris. To test the source of those cancers human cancer genes were used to treat skin patches on mice. Those treated mice developed cancers bearing human cancer genes! Thus it is clear that both the by-products of genetically engineered products and the genes used in genetic engineering pose a threat to consumers both human and animal.

Probably the greatest threat from gene-tinkered crops is the virus genes implanted in the crops to help prevent virus disease and the use of modified insect virus (for example with scorpion toxin) to fight insects. It has been shown in the laboratory that genetic recombination (gene scrambling and mixing) will create most highly virulent new viruses from such constructions. Certainly the cauliflower mosaic virus promoters used as drivers for genes inserted into most tinkered crops is a potentially dangerous gene. The cauliflower mosaic virus is a pararetrovirus meaning that it multiplies by making DNA from RNA messages. That virus is very similar to the Hepatitis B virus and related to the HIV. Modified viruses could cause famine by destroying crops or cause human and animal diseases of tremendous power.

Genes related to human cancer such as the human metallothionein gene were introduced into Canola among a number of crops and into Poplar trees. That gene is amplified like a cancer gene in human cancers of breast and testicle. Consumption of quantities in tumorous organs or crops is most unwise. Interestingly, Ontario environment officials encouraged consumption of the cancerous Pickerel caught in the Detroit River. New evidence suggests that such genes can be taken up after being eaten.

The antibiotic tolerance genes used in most crops to facilitate an early stage of engineering are retained by the crops even though they serve no purpose in the crop in the field. Such tolerance genes can be integrated into bacteria in the animal gut thus spreading antibiotic-resistant disease bacteria. Resistant forms of a number of human diseases from Cholera to Tuberculosis have begun to cause major outbreaks and epidemics.

Finally, it is clear that tinkered genes in crops such as Canola readily escape to weedy relatives. Such escaped genes have begun to drastically alter the biodiversity of the prairie croplands causing tragic impacts on both plant and animal species.

In the final analysis genetically engineered viruses probably pose the greatest threat to humans. Virus releases should be curtailed immediately. 10/31/96

[End quoting]

Even though it is relatively inexpensive to monitor the scorpion toxin using a technique called ELISA and to monitor spread of the toxin gene using PCR (a highly sensitive technique used in genetic fingerprinting) such monitoring will not be done in Ontario. The reason that the experiment will not be monitored is the mistaken belief that the scorpion gene will not be an advantage to the insect virus which will die out and have to be continually replaced from the company store. Furthermore, it is equally clear that the agricultural authorities are not eager to have adverse monitoring reports slow the development of a product capable of enriching companies beyond their wildest dreams.

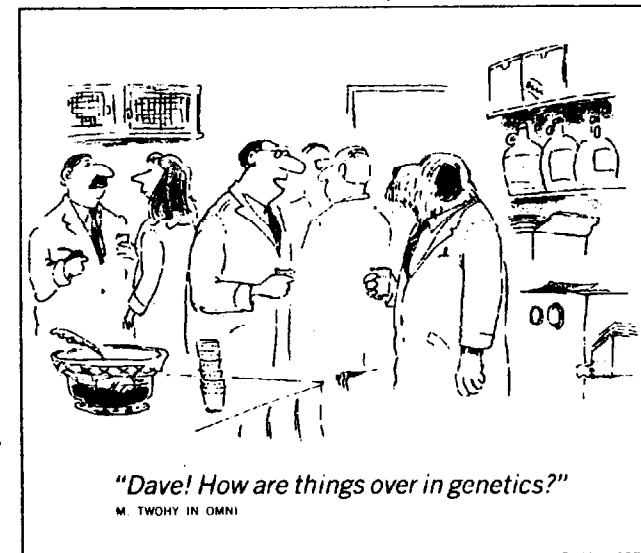
The use of scorpion genes to enhance the killing ability of insect viruses is not new. Somewhat similar experiments on trees sparked violent controversy in the United Kingdom. Most of the tests on gene-tinkered crops have been done in the United States and Canada and most of the marketed gene-tinkered products have been released in the United States and Canada. While the issue has sparked extensive debate in Europe the extensive testing in North America has mainly been ignored by news media and government. Most of the huge North American population is unaware of the testing and marketing of unlabelled gene-tinkered crops even though the populations are totally immersed in news media of rich variety but little diversity.

The use of microbes to control insects is well established. A bacterium called Bt has been used to fight insects for many years. The bacterial toxin that kills insects has been added to the genes of potatoes and corn among a growing number of crops. Such gene-tinkered potatoes are being marketed in Canada. The gene-tinkered crops have two disadvantages, first the crops promote rapid appearance of resistant crop varieties and second, the Bt toxin may cause allergies in some people or toxicity in people taking ulcer medication or antacids (the toxin is inactivated in the acid environment of the stomach). The gene-tinkered insect virus bearing scorpion toxin will be sprayed on leafy vegetables such as lettuce. People eating poorly washed lettuce will ingest modified virus. The toxin is known to cause allergic responses along with poisoning animals and people. Furthermore, recent studies show that people may take genes from viruses or modified food into the genetic makeup of their tissues. Vaccines are being created by injecting or feeding genes containing the information for epitope creating the vaccination. However, gene products like scorpion toxin are very likely to make tissues autoimmune, in turn creating diseases related to arthritis, lupus and a range of related conditions. If people are not made aware of their exposures they will never learn what caused their diseases.

Gene-tinkering has already caused profound alterations on the environment through the extensive testing programs in Canada and the United States. Current tests are growing riskier all the time even though release of a carelessly gene-tinkered health food product caused death of at least 37 Americans and crippled thousands. We must insure that gene tests and releases do not kill and maim thousands more.

Prof. Joe Cummins, 738 Wilkins St., London, Ontario N6C4Z9, Phone and FAX - 519-681-5477.

[End quoting]



# Serapis Bey: On The Edge Of A Grand Awakening!

*Editor's note: The following writing is by the Ascended Master known as Serapis Bey, of the Fourth Ray or Aspect of Creator's spectrum, among the seven great "Rainbow Masters" communicating at this time to help us get through Earth-Shan's planetary transition and rebalancing.*

*In Journal #7, called THE RAINBOW MASTERS, Serapis Bey humorously reveals: "I am often referred to as the Commander Hatonn of the Seven Rays! I represent the disciplinarian, task master, lion — 'shout loudly and push around a big stick'... I shall always give thee directness — 'bottom line' thee calls it. I shall effort at relieving thee of the 'mush' of thy self indulgence... I am often referred to as the lion — not so much from ferocious terror that I bring forth, but I suspect 'tis more that I 'growl' a lot. At any rate, I chose (and choose yet) the direct path. Purity reflects the crystal light — direct fragment of Father-Mother Source....*

*"When ye work with me, ye must know something: I do not allow of one to simply up and leave a crisis, a circumstance, or an individual that is not to one's liking. One must stand, face, and conquer one's own carnal mind and misqualified energy by disciplining one's consciousness in the art of non-reaction to the human creation of others, even as one learns how NOT to be dominated or influenced by one's own human reaction.*

*"When ye master these things, then ye shall be given the alchemical secrets of 'the Tree of Life' — when thee REALLY grows weary of the world of desire, have subdued the passions and polarizations, conceding only to 'be still and know that I AM GOD'.*

*"When this is done in perfection, then ye will get thy Ascension papers and Ascension bag and we will charge of it to the Gold Master-Card....*

*"Once ye has ascended into the Higher Realms, the promise of the Master is: ye are free, finished! However (and here comes the punch line for thee ones), the EXCEPTION to the Master's promise would be if the individual, in order to FULFILL HIS DIVINE*

*PLAN, IS REQUIRED TO COME AGAIN IN EMBODIMENT AT SOME 'FUTURE' TIME SO THAT HE (YOU!) CAN COMPLETE A SPECIFIC MISSION AGREED UPON....*

*"If ye spend of thy time learning the lessons which will be brought unto thee, thee will have glory.... Ponder upon the lessons herein, not on whether or not the sources are real. Ah yes, we are REAL, and we come to assist and share; but turned away, we go away—free will choice of thine own gift."*

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

## 12/7/96 SERAPIS BEY

Good afternoon, my friend. It is I, Serapis Bey, come to commune with you this day so that you and your brothers may have the insights and instruction that you need in order to find your way.

Yes, I am of the Light, and I come within the Light of Creator God as the Fourth Aspect of His spectral expression. It is ALWAYS wise to demand identification of ANY and ALL who would come to commune with you.

Thank you for allowing for the opportunity to share this day. These messages of Lighted Truth reach much farther than you would be comfortable realizing. Find balance and peace within and let us continue please.

The people of this planet are on the peripheral edge of awakening to the Higher Reality of both the physical truth and, more importantly, the spiritual truth concerning the TRUE nature of their existence and placement within the universal order of Creation.

You of Ground Crew must be prepared, yourselves, for you, yourselves, could be caught up in the chaos and confusion that shall ensue within a very short physical segment of time.

As ALWAYS, sequence of events (not the physical ticking of a clock) dictates the occurrence of events. So, do NOT ask, "When?" or "What date?" You shall have to

prepare as if it will be tomorrow, if you want to be certain that you are ready for the upcoming changes.

The awakening that I speak of is that of the coming undeniable realization that your little planet is not alone in the universe and that there is a very real community of "extraterrestrial" (that is, not of this Earth) beings who have come at this time for the very purpose of awakening Earth physical human from a most limiting sleep state.

There are many reasons for this sequence of events at this time. One of the major reasons is that you are in the process of destroying your planet and this is NOT acceptable to those who recognize the universal impact of such an event. You, both as individuals and as a planetary community, affect the ENTIRE universe by both your thoughts and actions. Remember: "ALL IS CONNECTED TO ALL!" Your lack of understanding of basic spiritual truths has brought you to the point at which you find yourselves this day.

The truth is the truth is the truth. YOU have to face your own personal responsibility as a member of your planet's community for having allowed this condition of ignorance to grow and to persist.

SHALL YOU REMAIN PART OF THE PROBLEM OR WILL YOU STEP OUTSIDE YOUR SELF-CENTERED WORLD AND TAKE RESPONSIBILITY FOR YOUR THOUGHTS, ACTIONS, INACTIONS AND RESULTANT EFFECTS ON YOUR SOCIETY'S CURRENT CONDITION?!

Many of you to whom I speak have been patiently awaiting this time with great anticipation of the whole awakening process. THAT TIME IS AT HAND and though many have anticipated the return of the "Christed One", ones have, in many cases, ignored their own awakening—always waiting for another to "do it for you".

You ALL have the Christ potential within! Why do you await another to come and save you from your own self-generated hells? You shall save yourself or you shall repeat this experience again and again until you do. No

Lighted Wayshower would deny you your opportunity for personal growth.

Many have prepared long ago and have grown complacent in their efforts to keep up with the daily flow of information available to them. Many have heard similar messages to this one and view these messages as just another message of "crying wolf". This is fine and you must always discern for yourself the value of each and every message offered.

God shall always provide the Wayshowers and Guides. He shall leave the decision-making up to you, so that YOU alone shall stand accountable and responsible for both your actions and your inactions.

Those of you who offer these messages to friends and family, who then refuse to listen, must come into realization that you can NOT do it for them—and if you did, they would resent you for doing so.

Each souled being has, at some point, agreed to go through the experience of the learning cycles of growth. You must honor their decisions and choices. Each error that they make in judgment shall give them insights into what it is that they need to confront and overcome in the way of self-imposed limitations.

And related to the above, let me remind all of you, once again, of the following most important point: There shall be many who will not physically survive the upcoming transition. MANY!

So, when I say, "Be prepared", I am saying that there shall be those difficult-to-confront issues, such as loss of family and friends, that you must be prepared to face and overcome—else you become overwhelmed with grief and thus possibly lost to those who may truly need your help.

Keep always in your heart that the experiences of the soul are infinite and that this is but one small existence in the infinite cycles of a soul's journey.

Let us return to considerations of the awakening that is imminent:

First of all, your populations shall be torn in perceptions and emotional impact. You shall see ones of very (so-called) "educated" stature become absolutely overwhelmed to the point of insanity as their ego-based reality is shattered completely.

Then, at the other end of the emotional spectrum, you shall see ones who are filled with great excitement and joy as their longtime hunches and perceptions of reality are finally confirmed and verified.

For many, there shall be feelings of chaos and confusion as ones shed their old limited perceptions and beliefs. The more soundly asleep the entity, the more jarring will be the wake-up call.

There shall be a great spiritual resurgence as ones innately recognize the universal signature of the emotional frequencies emanating from the non-terrestrial visitors. These shall be most warm and genuine frequencies of compassion and love.

You ones of Ground Crew who have been diligent in your preparations will know what to do—when the sequence is correct.

Indeed, many of you will be nearly overwhelmed with the ones who will be moved to come your way seeking to understand what is taking place. These ones will be, more than anything else, seeking to find balance within as they must come to grips with the fact that they have been living a mind-controlled existence within a mind-controlled society—and further, that they have been completely caught-up in the dazzling distractions engineered by these controllers.

Realize well that this is THE major overall role for Ground Crew: To aid in the transition of the planet to a higher level of consciousness.

THESE ARE THE EXPERIENCES FOR WHICH YOU HAVE COME DOWN HERE AT THIS TIME!

In as much as you have prepared, your job will be easier. Take each and every opportunity for growth as an opportunity to prepare for these challenges that are coming.

Do not think that you are just another "nobody" who reads some so-called "underground" newspaper.

YOU ARE A LIGHTED BEING WHO HAS A PURPOSE TO FULFILL!

Learn to recognize the distractions of the adversary and persist through the challenges with which you are faced. And, by all means, stop limiting yourself! KNOW that you are a valuable team member—IF you so chose to be one!

Rejoice in knowing that you are never alone in this experience, or any other. When the whole world seems to be against you, know that God is always there for you and that you need the experience in order to cause you to search to new depths for the answers that you need.

Seek always, within the protection of God's Light, to understand more and you shall find yourself amazed at how fast you can grow and learn.

I am Serapis Bey laying out the foundation upon which you ones can build a solid enough certainty that will allow you to weather the chaotic and confusing events of the not-so-distant future.

Blessings to those of you who have persisted through these trying times and have learned your lessons.

In Light and Service to Creator Source, Salu.

## PHOENIX JOURNAL

### THE RAINBOW MASTERS

BY THE MASTERS  
(17) \$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

For ordering information  
please see Back Page

# Shadows And Lights About Legal Matters

12/7/96 #2 HATONN

## SHADOWS AND LIGHT

Each day brings with it some amount of joy, a bit of sadness, some sorrow, surprise, abundance, loss, and yet, if ye know it not—the shadows swallow truth like dragons in dark dungeons to use later with which to make you the fool. How best to dispel those shadowy figures lurking there outside your knowing illumination? You turn the LIGHT ON, of course! Then, you LOOK at what lurks there and bring WISDOM into your actions. How many pleas of “Will you forgive me...?” will you have to struggle through because you have allowed yourself to be twisted, turned, and made the fool (while you pay for it?). When you are allowing self to be sucked into UNLAWFUL activities while still being a blind and ignorant fool—what have you actually allowed? You have allowed self to be subject to incarceration, high fines, large fees, payments for damages, and other cute things the lawyers DO NOT TELL YOU. Yes, I can give you example following on to example and will it help, hurt, make a difference or simply bore you or infuriate you if YOU happen to be the example?

I have often said in my speakings and in my writings that certain ones are going to find they are the fools—not we. It is now happening and I feel compassion for the ones who will bear the brunt of these disgusting games of attorneys in an endless sea of judicial rip-tide seas. I can't have right to give examples without having first-hand knowledge, with names of participants or just continue always with parables and speculation. We have to, for Truth in presentation, use what we KNOW. Anything else is gossip and SHOULD BE tossed out of any case in any court, except, when proven by a preponderance of evidence to circumstances as shown.

We are constantly accused of lying in the paper, in my writings, with and through Ekkers, and on and on and on. The opposition hapless and ignorant “victims” of their own attorneys and sly thieving liars and cheats even get involved with discounting and asking for sanctions against and disbaring of opposing attorneys trying to do a decent, honest and honorable job. This time the game is not a simple “you against me” type of case. Corporation books were taken, misused, and laws have, and are continuing to be, broken, and there is no way to NOT confront the circumstances THROUGH THE LAW. Whatever the intent of one Betty T. might have been—she *took* the books for which OTHERS were fully responsible. The liability of missing books then fell to the Agent in Nevada and the Officers and Directors of said corporations.

I ask that Ekker's affidavit be printed and read into the record to allow us to not have to reprint the entire document herein for my brief comments.

All that was asked of Betty T. to completely settle the matter against her was to “try” to get the books returned, and stop allowing Green to use HER to trash us. She didn't have to do anything, save those two things. She refused. Her lawyer at the time refused to further represent her—he had the sense to CHECK THE RECORDS OF THE STATE, said she had no case

or leg to stand on and that he would not represent her. So, she says she HAD TO HIRE HORTON (George Green's attorney at, I believe, some \$225 an hour) for services.

Now, people, immediately upon learning of the theft of the books, the matter was cleared with the state, books reissued, confirmed, restored as to participants and entered into the records of the Secretary of State of Nevada. These are PUBLIC RECORDS, for goodness sakes. All that was asked, therefore, was for the old records to be returned to the agent for the intention had been, by Green Brigade, to issue bearer stock or assign the unissued stock to themselves and put the Institute into immediate receivership. Betty T. says that is not so—but then she also said she personally went to the office of the Secretary of State at the time of complaints and was told otherwise about the status of the corporations in point. Following on, she wrote letters on behalf of the mischief-makers, caused Sharri to write erroneous letters and generally set herself up to lose every cent George Green could extract from her blood flow. So be it. No amount of information we offered did anything except bring a flow of accusations and threats.

It now becomes apparent these hapless “victims” of the greedy-mongers are NEVER INFORMED BY THEIR OWN ATTORNEYS OF ANYTHING ONGOING IN THEIR OWN CASES.

Betty called Ekker yesterday and when he asked why wasn't she in court in November when the “trial hearing” was set and everyone from here was there—she said she didn't know there was anything scheduled. Ekker said, “But Betty, don't you know that you lost in that particular hearing, wrong motions were filed by Horton, and you were soundly thrashed?” No, she said, Mr. Horton has not spoken to me about anything. The facts are, readers, that Horton has turned around and, just day before yesterday, FILED ANOTHER SET OF DOCUMENTS “FOR” GREEN AND TUTEN. Another petition from Horton and Abbott has GONE TO THE SUPREME COURT OF NEVADA ABOUT THIS STUPID CIRCUMSTANCE FOR WHICH THE CLIENTS PAY WHILE THE ATTORNEYS RAKE IN \$225 AN HOUR. OR DO THEY? DO YOU REALLY THINK GEORGE GREEN IS PAYING THESE MISFITS? They want that gold that still is hostage in Judge Gamble's court. My goodness, people, what PROOF of mistreatment do you need? These attorneys even joined with California attorneys and they have now brought gigantic conspiracy evidence against themselves and their unwitting clients—i.e., Betty Tuten, Leon Fort, Ann Beam as Infinite Balance, Sharri Yount, who just wanted to be left alone, and others remaining unnamed herein. And what have they actually done to incriminate themselves? Probably, very carefully, not much. They probably got Powers of Attorney so they never even have to report to their clients. Certainly they don't even have to tell them when there are court hearings, trials, etc. They don't even have to report the outcome. Just like the Eveready Rabbit—they just keep going and going and going.... Why, Mr. Abbott personally asked Elley to go into the hall with him and he would give him a sound beating. Then he has attacked every attorney who has crossed his path—until he found one more unethical and unscrupulous than himself—Horn—to join him in their conspiratorial attack and slaughter.

Can attorneys work and not know LAW, even their own State Laws as regard, especially in Nevada, corporation law? Apparently! Is it that they just slipped up and thought...? How? The facts have been evident in at least a dozen or so filings from our own attorneys, not to mention that all it takes to get information on corporations is to pick up the phone and call or get an agent to do so. Does this kind of crime pay? Usually, because nobody can stand to see a case through to a winning conclusion on the side of “right”. Remember those attorney fees? Well, if you are THE ATTORNEY—you don't have those fees do you? And you find a sucker who pays—and pays—and pays—and pays, without even being allowed to ask you a question. Is TRUTH costly? OH INDEED—INTO THE HUNDREDS OF THOUSANDS OF DOLLARS EVEN, YEA, UNTO AND INTO THE MILLIONS OF \$\$\$\$. And, the courts have it even better controlled. If you have a corporation involved—the law requires a licensed attorney to represent the corporation. It is “getcha” from every direction. And, as with us, you have to have the attorney to be able to have court representation (no choice) but the opposition continually bashes you for using funds to defend against claims and their causes of action. And readers, if you don't FIX THIS ONE WRONG THING—YOU CANNOT FIX ANY OTHERS—because attorneys and the Bar Association (a private club) run the political administration of all your legislatures and houses of representation—UNCONSTITUTIONALLY!

Abbott and Horton (and Green) spew forth in the *Associated Press* how we have used and abused little old ladies, etc., while they DO THIS TO THE SAME LITTLE OLD LADIES THEY TOUT MISTREATMENT?? WHAT HAVE YOU COME TO, AMERICA? Well, they can do whatever they wish to do about it—I am not longer going to protect the guilty who serve the GUILTY. If they go to these lengths to break the laws and serve these insipid thieves and liars—so be it, perhaps they wish to lose everything for they certainly have in no way hesitated to cause everyone else who participates to LOSE EVERYTHING. Betty T. doesn't even realize that she is a prime-named participant in the receivership case of which she is “shocked” and says, “I certainly am not!” Oh? Better check those filings, dear one. She just hangs right in there accusing us of lying about everyone and everything and needing her money—which is totally tied up BY HER ATTORNEYS. THEY HAVE ALREADY USED UP ALL OF THE FUNDS LEON FORT ARGUES ABOUT. But then, Leon said to all of us that he doesn't know what his attorneys are doing and, when he gets papers, he can't understand them anyway. Ann claims she does, so is she deliberately destroying him further, or does she NOT REALLY KNOW, EITHER, WHAT IS TAKING PLACE—or, is she as she said: George Green's emissary? Her words, not mine. (Emissary: agent, ambassador, instrument, medium (this one really fits better than you know), consul, envoy, diplomat, deputy—and we could go on and on. Source: Thesaurus/Dictionary).

Is it not about time for those unfortunate and misled people to TURN SOME LIGHT INTO THOSE DARK HOLES AND PITS? Betty is in worse trouble for she obviously did not know that she is NOT SUPPOSED to talk to anybody here EXCEPT THROUGH AN ATTORNEY! By golly, I bet she gets a tongue-lashing from Horton about “that one”. Oh, and by the way, lawyers and readers, SHE SAYS SHE HAS SPOKEN TO STEVEN HORN AND MET WITH HIM—AND WE EVEN REMEMBER SHE AND FORT COMING TO COURT AND SITTING WITH HIM IN OUR LOCAL EKKER CASE! (????)

What a tangled web we weave, readers, when we practice and practice and practice and deceive. Well, we have deceived no one; Truth has been the evidence our attorneys have had from onset of ALL cases in point. And when Green and Megan tell you there are HUNDREDS of cases against the Ekkers—THAT IS AN OUTRIGHT LIE. There are actually NONE. Even

counterclaims are not cases against Ekkers. So how does this continue to be allowed—IN THE COURTS YET!? These opposing liars are continually allowed to continue to name the Ekkers as in Ekker-Ekker/Phoenix, etc. NO, this is not SO but I would suggest that it be used appropriately—LATER—by the Institute AND EKKERS! There are going to be a lot of mud-in-face, red-mugged players when this all shakes out, if JUSTICE can ever be required of the players who have allowed this atrocity and miscarriage of not only justice, but citizens' RIGHTS. I suppose these clowns thought that if George Bush could corrupt and steal corporations, then surely so, too, could they. Well it didn't work for Bush and it certainly WILL NOT work for these misfit puppet pinocchios. It is not a Phoenix Institute or the Ekkers who have cost such as Tuten and Fort their notes, etc. It is their own attorneys and colleagues. The very PLAN that you now complain about which was SET UP BY GEORGE GREEN (NOW CALLING IT A PONZI SCHEME) was Green's baby, and all the denying of his participation is simply one more of his lies—to further use the hapless victims of his charade.

Why don't you concerned, frightened and confused people GO TO THE SOURCE OF YOUR INJUSTICE? Why do you not go directly to Mr. Green and his Legal Lying Lawyers and demand your dues? He unlawfully built up and destroyed his own creation! Ekkers just got worse "had" than anybody else and have had the responsibility assumed to continue in spite of everything possible being thrown against them. The plan was a GOOD one and certainly was NOT as Green had planned it to work out. Green, never in his wildest nightmares, ever expected to be held responsible for his own thefts, crimes, or lies. He thought all he had to do was just kill off his opponents, set them up and knock them off. Well, he didn't plan well because he LIED ABOUT ME. He still can't get his stories straight because, whatever he now says—everything else he has said is a lie because he can't seem to tell even the same lie twice in a row—and neither can his attorneys—EVEN TO THE JUDGE IN A COURTROOM, UNDER OATH!

This same bunch of liars and cheats have tried EVERY way they can conjure to silence us in CONTACT. Why? To continue to fool all YOU nice people all the time with that with which they can get away. No, I said early, early on that the cases would have to be fought in the public eye—and this is just the beginning of that "opening eye". And no, I will not back off and I expect that our own legal team can get on with their mop-up job. I can tell you—but I prefer not doing the task FOR you. I can offer the information and the proof to back it—but you have to USE IT, gentlemen.

This type of injustice is not just in courtrooms, it is rampant throughout the system of government wherever you find barristers and politicians. It is unfortunate for there ONCE were some most honorable practitioners and I would hope that there still might be a few here and there who prefer truth to lies in presenting their client's best interests before an HONORABLE "Your Honor".

## Phoenix Journals

**FREE CATALOG  
AVAILABLE FROM  
PHOENIX SOURCE  
DISTRIBUTORS, INC.  
BY CALLING  
1-800-800-5565**

# While We're Looking The Other Way...

12/7/96 #2 HATONN

As to politicians—when has EVEN ONE kept a promise? What about Social Security? What about medical care? What about welfare? What about, about, about...? Here is a good example:

[QUOTING, *The Orlando Sentinel*, 12-6-96:]

### SOCIAL SECURITY OFFICES FEAR VIOLENCE OVER CUTS

KANSAS CITY, Mo.—Social Security offices in four states are *increasing security to guard against possible violence when people find out their benefits have been cut*, an agency official said Thursday. Armed guards were being posted at about 45 of the 80 field offices in Kansas, Missouri, Iowa and Nebraska. After Jan. 1, people who claim disability because of drug and alcohol abuse will no longer be eligible for supplemental benefits.

[END OF QUOTING]

Boy, this should be interesting!  
And, while you are looking the other way:  
Same paper, same day (yesterday):

[QUOTING:]

### DEADLY RESPIRATORY VIRUS BEGINS ANNUAL ONSLAUGHT

ATLANTA—A winter respiratory virus that kills more than 4,000 children a year has begun its annual assault, the Centers for Disease Control and Prevention said Thursday. The CDC said respiratory syncytial virus, which causes respiratory infections such as pneumonia, became widespread in late November. The infections usually continue through April. Infants from 2 months to 6 months old *are the most likely to come down with the disease*, the CDC said. There is no vaccine to prevent infection.

[END OF QUOTING]

And now, if it is infecting anyone over the age of 6 months, it is simply that a name change is in order to keep right on killing. Nice world you have there, readers.

And, try this one and see if your mind makes any connections:  
Same paper—

[QUOTING:]

### 16 INJURED WHEN JET HITS TURBULENCE OVER COLORADO

DALLAS—An American Airlines jetliner ran into severe turbulence over Colorado on Thursday. At least 16 people were injured, officials said. Fourteen passengers and two crew members aboard Flight 1351 from

Dallas-Fort Worth to Salt Lake City were injured, said John Hotard, spokesman for the airline in Fort Worth, Texas. Victor White, director of air operations at Salt Lake International Airport, said the 16 suffered head, neck or back injuries and cuts. Ambulances were taking them to hospitals, he said.

[END OF QUOTING]

Yes and how many of you, especially out West, experienced the SONIC QUAKE on Thursday? It almost knocked Dharma from her feet! You people have GOT TO START PAYING ATTENTION. Then yesterday, some kind of "something" knocked out power in Illinois along with a communications blackout. Please read carefully the material in Cal Burgin's writing [*on the Front Page*]. You are under siege, people, and can't even see it. All this while the shifting in major players from the Administration to the United Nations is taking place. You have a clone for a presidential "new" person and the farce should be a slapstick comedy, OFF Broadway, it is so bad in content of script and in acting abilities.

Now, while we're at it, let us share another short article which is so "telling" as to be shocking and almost everyone is missing it:

[QUOTING:]

### BOLIVIA FEARS MARS PROBE FELL ON LAND, NOT IN OCEAN

*The country has asked the United States to send experts to help it find the ill-fated Russian craft.*

[H: What! Send experts from the U.S.? Wow, and from Reuters news service, yet:]

LAPAZ, Bolivia—An ill-fated Russian space probe carrying lethal plutonium that was thought to have plunged into the Pacific Ocean off northern Chile may have fallen [*on land*] in the southern province of Oruro, Bolivia said Thursday. [H: Oh well....]

Environment Minister Moises Jarmusz said a study of possible impact sites showed the Mars 96 probe might have landed in the Andean province that borders Chile.

"This is like a science-fiction movie," he said. "Thank God [Oruro] is a sparsely populated area."

Jarmusz said Bolivia has asked the United States to send experts to help it locate the craft, which was carrying 8 ounces of radioactive plutonium. The country also has alerted Chilean authorities. [H: Why THE U.S.? Is there more than meets the eye here and what ever would the U.S. have to do with the thing? Oh, I see, some kind of "joint-venture" that none of YOU-THE-PEOPLE knew about in advance? Car-

### Editorial Policy

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

rying PLUTONIUM? My, my, and how is the rest of your life?]

The probe re-entered the atmosphere Nov. 16. No wreckage has been found, and most of the spacecraft was thought to have burned on re-entry. [H: Then what's the big deal? So, they lied again—and again—and again—and...]

Russian officials say there is no danger of radioactive pollution because the plutonium is stored in containers designed to withstand the heat and stress of a landing on Mars. [H: Readers! Just how were they going to use it on Mars if it couldn't even break free in such a traumatic re-entry? What, by the way, was this joint-venture with the U.S. all about in the first, second and third place?] The mission failed shortly after takeoff when a booster rocket misfired, preventing the probe from breaking free of Earth's gravity.

[END OF QUOTING]

And I remind all of you old readers, and you new ones, that NO NUCLEAR WARHEADS WILL BE ALLOWED OVER 150 MILES FROM YOUR LAND MASS—INTO SPACE—AND MOST ESPECIALLY MOVING TO PLACES SUCH AS MARS! Anybody wish further information? No, we didn't have to stop it—but it was stopped! What was stated is NOT WHAT WAS AFOOT EITHER—HOLD IT IN YOUR HEARTS.

### ALIENS AND IDIOTS

I find it interesting that all your new representations of aliens are most interesting monsters and misshapen lizards and growling hunks. Do you REALLY think these idiots could get into your space and do you in somehow? Why would a more advanced species even bother with a place that can't even know where a broken rocket with radioactive plutonium might be. They said that rocket was going to probably hit around Australia somewhere. Bolivia is a long way from Australia. By the way, are you confused? You call a person passing a border crossing, an alien. Don't you even know your OWN definitions in terminology? Even an out-of-State corporation is called "foreign" and that interpretation should also include "alien".

Get ready, get set—and watch your backsides because the LIVES THEY TAKE ARE GOING TO BE YOUR OWN. They are setting you up for the kill and it is going to be ugly. They will TRY to blame space Hosts—BUT THE FACTS ARE, YOU WILL BE DEADDED TOO SOON TO LEARN YOU WERE WRONG IN TAKING SUCH INFORMATION TO HEART.

Plutonium may be bad—but readers, RED MERCURY is ever so much worse and just a little bit goes such a long way. Also, red mercury bombs are only baseball-sized wads of untrackable packaging. It produces neutron explosions which leave a heck of a lot of topographical tinker-toys around while only sort of "killing" all the people. Interesting concept for getting all the property and getting rid of all the over-population problems.

By the way, farmers, Spelta in the hull (as in "growing" in the fields) and Adzuki beans are well protected, by their hard and overlapping hulls, from radiation. The plants will also resist allowing the elements into their kernels. This may not mean much to you NOW, but it WILL.

Let us leave this, Dharma, we need some conversations about these court cases. Thank you, and good morning.

# Walking Our Own Walk Of Life

12/8/96 #2 HATONN

## WE MUST EACH WALK OUR OWN WALK OF LIFE

First we are helpless in a physical shell, unfinished, uncoordinated, untried, and most unstable. Then we teeter about on tiny feet that have no platform large enough to balance our unsteady housing. Then we totter a bit and struggle to our feet, and then on our feet we strain to waddle a bit while trying to do it ourselves. A hand reaches out and we grasp tightly while someone helps us struggle along a few halting steps at a time. Then we find our balance centers and, regardless of our various shapes and weight shifts, we manage to become mobile.

Before we toddle, we see, we hear, and we reach out for our caretakers, our trinkets, our very food which allows growth and life itself. Then we learn to USE our hands coordinated to the eye, the ear and items connected to the brain's focus. Finally our minds coalesce with that which IS and we find that we can reach for, and hold, objects while our mind goes forward and begins to hold great ideas and reaches out for broadening our very environments. Friends, even an eagle must first lay helpless and bare in a nest of sticks.

We can also speak of that which might become a pet, let us say, for children. Let us speak of the birds because they are gifted with flight. However, there are dangerous things into which a tiny fledgling can crash and yea, fireplaces where it can actually burn. So what do we do? We take the flapping creature and feed him, nurture him, LOVE HIM, and then he grows and reaches out to stretch his wings—ah, but in the first flights he finds a world of danger in the form of a cat's mouth, a hawk's beak—a hard world indeed. We do not always lock gates and fences to keep things out for we must also hold things to insure their safety while security can be held to surround the creature in its infant days.

EACH SPECIES MUST LEARN THE WAYS OF ITS OWN KIND. IT IS FUTILE TO TRY TO TEACH A FISH TO FLY OR A LIZARD TO SOAR LIKE AN EAGLE, EXCEPT WITHIN THE BEAK OF AN EAGLE.

You come to a planet in manifest form of being to EXPERIENCE THAT DIMENSION OF LEARNING, OF FOCUS, OF SERVICE, AND ABOVE ALL THINGS, TO MAKE CHOICES WHICH LAY FOUNDATIONS FOR ALL THE SOUL EXPERIENCES EVER TO COME AFTER. *YOU CANNOT SOAR IN THE HEAVENS IF FIRST YOU DO NOT LEARN TO CHOOSE TO WALK IN THE DENSITY OF COMPRESSED REALIZATION.*

Therefore, readers and beloved listeners, you have to go through that groping, searching and FINDING, of the teachers who will show you THE way to those higher realms of living AND offer you the correct choices which bring joy to the being and wings to the soul. You cannot simply do lip service to some idea as presented to your mind BY SOMEONE ELSE—YOU MUST EXPERIENCE THE REALIZATION, THE

KNOWING, THE WONDROUS ALLOWANCE OF "DOING". INTENT IS ONE THING WHICH GUIDES AND ESTABLISHES DIRECTION—ACTIONS ARE THE MANIFEST ACTIVITY OF EXPRESSING THAT WHICH YOU LEARN. Those intentions can be in ANY direction, are good and bad, right and wrong, and yet, they must BE.

GOD has an agreement with YOU. HE does not go about forcing you to be ANYTHING. He allows you to become what your intentions and wishes cause you to WANT TO BECOME. If you become, in intent, a tool of evil displacement of God Creator, then those choices will bring whatever consequences might be the reward for THAT choice. It is called Cause and Effect. If you lie, you shall meet your lie head-on somewhere, sometime. If you bring others into your lie and cause that other to innocently become your entrapped prey, you err greatly for now you have not only chosen WRONGLY for self, but caused another to have the effect presented by ignorance and wrong realizations. *YOU WILL JUDGE SELF MORE HARSHLY AT THE MEETING WITH GOD FOR THAT ONE ACTION AND INTENT THAN ALL THE OTHER THINGS YOU CAN CONCEIVE, FOR YOU WILL BEAR THE SOUL MISDIRECTION SQUARELY ON YOUR BACK.*

### FORGIVENESS

Is it ever too late to rectify and make restitution for these foolish and misdirected actions and intents? Not as long as breath and heartbeat bring conscious realization to a BODY. However, to fully realize the efforts of restitution and forgiveness—you must first ASK permission from the damaged ONE. Forgiveness at this point rests with the damaged—but it is not the true focus of the moment. The true focus of the moment is whether or not you can ever regain TRUST and LOVE and CONFIDENCE—for "forgiveness" DOES NOT MANDATE ANY OF THESE STATES OF MIND. If, in addition, a man moves to FORGET—he errs—for only in the remembering can he ever hope to move within God's Grace. He MUST learn how to remember, learn and know, and only THEN can he reach out to understand FORGIVENESS, and there actually is only ONE KIND OF TRUE FORGIVENESS—THAT OF FORGIVING SELF. Unless a person is totally brain damaged, he CANNOT forget a misdeed which has brought pain and eternal memory. And, by the way, if you claim to want to "forgive and forget" you are again copping a plea to that other party who responds as a cornered chicken about to be plucked.

Perhaps I can better explain my own meaning with this statement as by suggesting that you who wish to TRAIN your children to have good manners, learn to give and take, share and be socially gracious, you will often, as caretakers, cause a child to say "I'm sorry" after a misdeed is placed into action. Is this WISE? Yes and no. If the child is truly sorry for his actions it is worthy; however, a child is usually NOT sorry in TRUTH for his actions—he is only buying off the caretaker with meaningless words of a lie. YOU teach

**YOU MAY SUBSCRIBE  
TO CONTACT BY  
CALLING  
1-800-800-5565**

your children to be dishonest and allow THEM to TRAIN YOU.

I, as a TEACHER, am no different than you as a parent. I must cause you to realize that, in TRUTH, there is responsibility and it is NOT alright for you to break the laws of God or Man and it is NOT OK TO SIMPLY DAMAGE OR BRING HURT TO ANOTHER—FOR ANY REASON—TO SIMPLY FULFILL YOUR OWN ATTITUDES AND MALADJUSTMENTS.

I will tell you who are so close to me that we grow enough and it is finally becoming evident that evil intent only tweaks the senses and that tweaking is only in brief passage as you come to realize TRUTH and HONOR are always intact when you KNOW and practice goodness. Lies cannot ever become TRUTH no matter how many or how big the lies. Therefore, IF you hold only to TRUTH, then and only then will the lies meet their own makers and you shall prevail in all encounters before the TRUTH OF GOD reflected in the manifest causes of MAN. Interactions in social aspects of expression are NOT FRIENDSHIPS, they are simply that which allows mankind to function, graciously or ungraciously, in the presence of you and in the give-and-take of those social interchanges. FRIENDSHIP, however, is that which comes from soul expression and is rare indeed. And moreover, YOU WILL NOT DAMAGE YOUR FRIEND IF THAT PERSON IS TRULY YOUR FRIEND. You will weigh each controversy against that which is GOD's intent within each action—and honestly evaluate ACTIONS as reflections of inner intent.

If people see a hovering light in the sky, what are the possibilities? If anyone present KNOWS FOR SURE what it IS, then you can suggest that you know and share. If, however, nobody knows for sure what the object is—why is YOUR opinion worthy of any one else's attention? You may or may not be correct in your assumptions and assertions. But if you deliberately bear false witness and others simply follow your input—YOU BOTH ERR for you shall be made publicly idiotic and make of YOURSELF the "fool". Only you can make of yourself a fool. Your espousing about me, for instance, does not make ME the "fool" if you be incorrect! I am exactly who I say I AM and all the "rathers" on your part does not make one iota of difference. Further, all your prattlings and lying will not change ME one iota, either. What you think of ME is NONE OF MY BUSINESS and I can only offer pity for your blind state of being and realization. You had best go check your historical records even though they are pretty scarce and pretty butchered by the already-come-before liars and cheats.

Please do NOT think that you can abuse and disuse me or those who honor, in Truth and Justice, our FRIENDSHIP, for your intent will surface and make you appear an even larger fool than you first appeared. You, further, will not simply address a circumstance wherein you have hurt or damaged, yea even me, as "we will now resume our relationship". I HAVE SOMETHING TO SAY ABOUT RESUMING ANYTHING IF YOU BE THE ONE WHO CAUSED THE HURT—EVEN IN IGNORANCE. IF THE INTENT TO DAMAGE WAS NOT PRESENT—THERE WOULD HAVE BEEN NO ACTIONS WHICH REFLECTED SAME. In other words, IF YOU DENY ME, I SHALL DENY YOU. AND, if you have betrayed ONCE, you are CAPABLE of betraying again when the circumstances are such that your ego disagrees WITH TRUTH. You see, you work on OPINION—while I must function on TRUTH and WHAT IS.

This in no wise means that I cannot be in your presence or you in mine, whichever you choose. I can tell you now that I NEVER GO FORTH TO ANYWHERE WHERE I HAVE BEEN DENIED; THEREFORE, IF YOU ARE EVER IN MY PRESENCE IT IS BECAUSE YOU HAVE COME INTO MY SPACE. I don't care how MANY "Hatonns" you conjure. If there is deviation from the CONCEPT OF TRUTH—then you

are NOT entertaining me. I do NOT present as other than that which I AM. BUT, I can present in any form I choose. I often "finesse"; I do NOT manipulate as in a physical perception of definition. I negotiate but I do not compromise that which is good or right or Truth.

Further, when my adversaries lie about me—I SHALL TELL TRUTH ABOUT THEM—anywhere I have audience! When you meet ME, you can KNOW IT. I will protect innocence—I REVEAL AND PRESENT THAT WHICH IS WRONG, UNJUST, UNTRUE, OR SIMPLY EVIL IN ITS MOST MINUTE PAGINATION, wherein I have reason to do so. If you do not wish this revelation, I suggest you do not bring your miscalculations and lies within my spaces to dump onto the souls of others who expected better OF YOU. I will not sacrifice one RIGHT and/or TRUTH to lies.

### TRUTH AND LIES

I, further, must remind you that a "lie" is not that which escapes the lips in audible sound. Those are WORDS and may or may not be Truth or Lie. It is INTENT within the inner self being expressed in actions which constitute the lie vs. the truth. If I say "Remember Pearl Harbor" as in yesterday and continue and say, "yes, 8th of December..." you may well correct me in that you perceive it to be the 7th Day of December in recognition of a date of infamy. However, I can point out to you (1) "Oh, I had/gave wrong input," OR, I could say "...well, in Eastern South Africa it was on the 8th..." Does this make either one a lie or truth? Of course not—and only CONCEPT can be evaluated against INTENT.

When, however, you act in ignorance and find truth to be different than you "thought" or were "told"—what do you then do? If you compound the lie to cover the error—INTENT BECOMES THE THRUSTING FORCE compounding the error. When, in addition, you ACT in wrong actions against another or society—IT BECOMES MORALLY WRONG; WHEN IT CROSSES THE LINE IN DELIBERATE INTENT EXPRESSED IN ACTION, IT BECOMES "CRIMINAL" INTENT.

A "man" IS what he "thinks". However, only GOD knows for sure for, unless a man ACTS in reflection of his "thought", the deceiver may forever remain an acceptable "person". That does NOT mean he has fooled GOD even though he has perhaps fooled even himself.

Ah indeed, the lessons are many and sometimes very difficult. However, my mission here is not to make YOUR lessons either easy or rewrite the rules so you don't have to confront truth vs. lies. If a tree's leaves are basically green, and I am speaking in descriptive color in English—and yet I call them purple—does this make the leaves purple? And yet there ARE burgundy-purple leaves on certain VARIETIES of trees. But, if YOU are unwilling to learn about the tree of which I speak—you cannot even judge my speech and much the less my INTENT. I may well speak of yellow or golden leaves, and this can mean many things from a dying tree, to a Fall setting—to someone simply spraying yellow paint on leaves.

Let us look at a closer-to-home example: Let us assume that Dharma "thinks" she speaks messages that come from, say, Jesus Christ. Is that not unlike a preacher who speaks at a church pulpit? You may not agree with either one, but the statement is in point here. You, however, do NOT know what Dharma REALLY thinks" so your statement at best can ONLY be that "Dharma, in my opinion, thinks...." But does it STOP there when the enemy is afoot as in the case of Abbott, Horton, Green, et al., who TOLD THE ASSOCIATED PRESS PERSONS THAT "DORIS CLAIMS TO BE JESUS CHRIST"? Then, ridicule becomes foisted off onto the topic and a JUDGE MAKES A RULING USING THAT INFORMATION WITHOUT FURTHER INVESTIGATION.

Who is WRONG? Doris was NOT EVEN PRESENT. Doris has never claimed to be ANYBODY except her-

self. Now, if a man, to win a ruling by deceiving a Judge, will act over and over again in this manner of false witness—do you REALLY THINK he will have changed his spots when the more damaging things TO HIS CASE are presented? Next, when those same people use the article presented by themselves in lies as backup for their further lies, does it make it so? No, it causes you, or should cause you, TO DISCOUNT EVERY OTHER THING THEY TELL YOU AS FACT. If there is more than ONE story-line given as fact and truth, then only one can possibly be truth and probably NONE are truth. There can be more than one REASON, but if the reasons directly conflict—then you have EXCUSES. There can also be more than one valid perception—but that does not make all of your perceptions TRUTH, even though they may well be REAL to you.

### SO, WHY THIS LECTURE?

I need to speak on these things because it appears that all do not understand this FACT of presentation. If you have ten people observe and perceive a given incident—you will have TEN VERSIONS of the same thing. But, when the SAME person has ten versions of a single fact, you have wrong information—probably ALL.

You must take a FACT and build all against the KNOWN FACT. We can use George Green here as a perfect example. GEORGE TOOK GOLD AND SAID HE TOOK GOLD. All else is simple speculation on the part of all others and possibly, at first, including George, as to reasons or excuses. Given the KNOWN FACT, however, the rest of the story can be constructed and it can be CORRECTLY constructed once you have a compilation of HIS OWN TALES and that which is witnessed and that which is DOCUMENTED. From these investigations you ultimately can come up with a "judgement"—as with a jury—although you may well NEVER know the whole truth. However, if the same man, George, tells ten tales about the same thing—you have to suspect that some of the tales are incorrect and ALL are intentionally misleading.

Does this make George an EVIL-intentioned man? Yes it does, because "evil" is only the "distraction from Truth", no more and no less, and the intention of deceiving is present in this example. Sin is simply an error in the same given format. Neither makes George "evil" or "sinful"—only the ACT and TALE can be JUDGED. The next important thing to confront is what happens next, after the first deception: ARE THERE MORE DECEPTIONS OR DOES THE MAN IN POINT BRING FORTH IN HONEST INTEGRITY THE GOLD AND CLEAN UP THE MESS? Well, no, George compounded his actions in, now, unlawful and criminal cover-up. George will say he "took the gold to the court and asked them to hold it..." Did he? No, he was ORDERED TO DIG UP THE GOLD FROM ITS HIDING PLACE AND TAKE IT TO THE SECURITY OF THE COURT.

George had so many choices to do the RIGHT THING that it is bogging to the senses that he chose the most negative of all decisions—TO LIE, CHEAT, FURTHER DECEIVE, AND FINALLY BLAME HIS OWN VICTIMS AND PREY. This reminds me of a child who is sitting on a bench with its mother, awaiting a bus, and along comes a murderer and shoots the child dead. Then you go to court and the verdict is that the murderer is innocent because the child should never have been waiting for a bus at the bus-stop. It may well be alright to climb a mountain because "it's there" but it is not alright to commit a crime or a theft "because it was there..."

Further, thinking about George's actions, let us consider all the tales he waggles about, "Why didn't Rick tell Ekkers..." or "Charles must have known, why didn't he tell..." and on and on. In other words, dump the blame for your own actions as if the "taking" is alright if "somebody" else knew and didn't tell?! How, however, does this make Ekkers GUILTY of

Green's foolish theft? This, even if everybody ELSE **KNEW?** But, the worst outcome is exactly what has come to pass—by sucking others into your LIE you **MAKE CRIMINALS OF THEM AS WELL AS SELF.**

But Sir, you ask, isn't it all OK if I just allow and accept those poor people into my closest circles of confidence—if I want to? Oh yes, but you may not bring them into MY CIRCLE. Do you see the difference? Further, you may not serve up my trust and confidence in YOU—to them, IN ORDER FOR THEM TO FURTHER DAMAGE THAT WHICH IS MINE. In addition, if you choose to do this kind of manipulation—you have CHOSEN against me—DO YOU SEE? You have wittingly or unwittingly betrayed ME. Confusing? No it is NOT confusing and "claiming confusion" is the highest form of LYING TO SELF. When a friend USES you—that was NO FRIEND and I will keep reminding you of this FACT until you can comprehend my message. You can be in the room with two Masters—and you can serve tea to BOTH—but you cannot in consciousness serve BOTH IN TRUTH IF THEY BE DIVERGENT IN FLOW DIRECTION IF ONE BE OF SATAN OF LIES AND THE OTHER OF GOD OF TRUTH—and YOU KNOW the difference. You can only be "confused" until you KNOW FACTS, and in all things you can LEARN FACTS and if it be YOUR SOUL you are trying to attend, is it not worthy of the investigation so you have TRUTH IN FACTS?

**NOW FOR THE PUNCHLINE!**

The biggest bother that all of you espouse to me is, "How can I tell if... or whether... or..." Easy! If a thing or person be of GOD, that thing or person will REFLECT GOD IN TRUTH AND GOODNESS IN LIKE ENERGY. If a person be conjured or manufactured by Satan, it will present as a damaging, destructive, deceitful reflection of its source. If "aliens" are presented as DEVILS, then they are of Satan's handiwork and conjured story line. If they be of LIGHT, then you had best consider they be of GOD and the dark shadows of deceit will be LIGHTED EVEN UNTO THE MOST TINY CORNER AND CRACK. I am not a monster or a winged anything—I AM THE REFLECTION OF GOD IN LIGHT. I, further, can ONLY be that which I AM, FOR ALL ELSE IS BUT PRETENSE. IF I REFLECT THE LIE, THEN IT IS BECAUSE SOMEHOW I SERVE THE LIAR. IF I SERVE ONLY TRUTH—THEREFORE I CAN ONLY REFLECT THAT PERFECTION OF MY CREATOR. IF I CANNOT DISCERN, THEN I SHALL STRIVE ALWAYS TO FIND THAT WHICH REFLECTS TRUTH UNTIL I CAN DISCERN. I CAN ONLY DISCERN THROUGH THE REALIZATION OF JUDGEMENT—OF PRESENTED ACTIONS. I may well, like you,

find a bird that looks like a duck, swims like a duck, has webbed feet, sort of quacks, etc., and consider it a sort-of duck—unless I find that it is a goose. Or perhaps, a Platypus. So, you now have to consider the quack, honk or squeak—any one of which can present a misperception.

We can now take this a step further when it comes to beliefs and attitudes. Does Green habitually misdirect you? How often has Dharma, for instance, misdirected you? I did not say "Doris" so let us not confuse things here. Who has TAKEN from you secretly that you KNOW about? WHAT have either taken? Given? Upon what can you base the beginnings of investigative conclusion as to who might well be the more trustworthy? Only through that which is ACTION can you realize probable truth. NEXT, DO YOU BELIEVE THAT GEORGE WOULD BRING

BACK OVERTON'S GOLD—IF NO ONE HAD CAUGHT HIM IN THE THEFT? HE DIDN'T EVEN ACKNOWLEDGE TO DAVE OVERTON SO AS TO FURTHER HIDE THE PRODUCT. So, is it the "getting caught" in the action or the actual meaning and intent of the "secret" which is hurtful? Both, but one to the physical, which is transient at best, and the other, to the soul, which is eternal. "WHO" seems to hate Doris? WHO protects Green? Is this not important in your conclusion search for TRUTH? Indeed! The greatest gift I CAN RECEIVE is not that a bunch of non-thinking sheeple move along with me—I WANT OPEN, THINKING AND WISE PEOPLE WITH ME. I don't want you to do something because I say to do it—I WANT YOU TO DO THINGS YOU DO BECAUSE YOU KNOW IT IS THE RIGHT THING TO DO.

Neither do I want you to believe anything because "I" say it—I want you to come to believe in TRUTH because you can discern and KNOW TRUTH. I cannot BE YOU so therefore, all I can, at best, represent to you is a teacher or a messenger, and possibly from me you can better find TRUTH. However, if you refuse to come out of the pit of LIES, then I have no choice in the matter but to leave you there. Learning of all things in REALITY is the one thing that NOBODY CAN EVEN PRETEND TO DO FOR ANOTHER!

Along these thought patterns you also have to realize that you cop-a-plea in so many cute little fringe ways as to be astounding to your own realizations. Let us look at smoking and the one who says, "I stopped smoking," and the one who actually "quits smoking". One is so temporary as to be only an interruption after you finish smoking whatever you are smoking—the other indicates a ceasing of the action. Therefore, you can honestly say that I am "trying to stop being deceived by the liars" which is far more appropriate than "I quit hearing the liars." Why? Because you will always be in a position of hearing lies and truth—and you cannot always know which is which at the moment of impact.

Now, consider the fence-sitter who refuses input. This is the BIGGEST LIE OF ALL for it says CLEARLY and LOUDLY, without ability to argue, THAT THERE IS NO WISH TO KNOW TRUTH FOR WITH TRUTH ACCEPTANCE COMES RESPONSIBILITY.

An example for this attitude can be drawn from O.J. Simpson's guilt or innocence. You don't have to KNOW unless, of course, you are on THE JURY JUDGING THE CASE. Everyone else simply can guess, opionate, spew and spout anything they wish—but with sitting on the jury YOU HAVE ACCEPTED THE HORRENDOUS RESPONSIBILITY of JUDGING a man's actions which will forever after impact the very lives of BOTH THE MAN YOU JUDGE AND SELF.

My "opinion" is of no importance in actuality if I keep it to myself and neither is yours—unless we come to impact the person and circumstances surrounding that opinion as EXPRESSED. What I think of you is none of your business; what I think of O.J. is none of HIS business—until I express it and act in such a way as to impact him and then it IS his business. This is the same as your opinion of me being none of my business, but when your actions regarding that opinion OF ME is expressed IN DEED (ACTION) OR WORD, it BECOMES MY BUSINESS. Furthermore, if that action or word is expressed in false witness or lie—it is even MORE my business. Taking it even further: if you simply act and express ANOTHER'S opinion (about me) it is certainly my responsibility to respond because it is now gone beyond my business and into the realms of responsibility to correct the injustice or incorrect information flowing forth which may well reflect off onto others who recognize me or have friendship or acquaintanceship with me.

We, EACH, are responsible for each and every word we speak and deed we do, whether or not we accept it. Herein lies the secret of the ages as regards individual man: He is gifted from God Creator with ability to reason, think, choose and decide the level of accepted RESPONSIBILITY for self. YOU must decide whether you become the TRUTH or the LIE. In this there is NO COP-OUT of "religion" of any kind for religions are simply the doctrines of one group or another headed up by the ruling authority of whoever holds the most force. Power is that which is held individually through TRUTH and acceptance of responsibility. This is WHY evil has NO POWER OVER TRUTH. This does not mean that evil ones will not try to force their control over you of Truth—it simply means there is NO WAY that evil can prevail in the presence of TRUTH. A man may well "get away with" the lie or the crime, but it does not mean that the lie is greater than truth—it simply means that someone got away with lying and crimes committed.

When joy is reflected from acceptance and acting in responsible ways of heart and soul—you have learned the meaning of CHRIST for Christ is not the name of a person or thing—it is a gifted SPIRIT OF LIVING SOUL IN LIGHT AND TRUTH IN GRACE OF GOD. We can only strive for that perfection but we will ALWAYS find that if we only strive FOR AND TOWARD THAT PERFECTION—nothing can long distract our journey's goal.

Thank you for sharing some moments of TRUTH in this world of confused illusions for it will be through the focused thoughtforms of TRUTH that goodness can and shall again manifest upon the face of the Earth. Salu.





**V.K. Durham**

# A Tip Of The Iceberg

## None Of Our Duly Elected Or Our Duly Constituted Law Enforcement Agencies Have/Had Any Area Of Jurisdiction Over Murder?

*Editor's note: In the never ending battle to see justice done, V.K. Durham is unrelenting in her persistence and perseverance. Never one to sit back and wait to see what happens, she is fighting on as many fronts as she can. Thus, in the battle to have the infamous gold certificate honored, she is now involved in pursuing a case directly with the Illinois Power Company to cause them to recognize it. She makes reference to this case in the beginning of this writing.*

**11/26/96 V.K. DURHAM**

No news from the court, on the Illinois Power Co. Case. However, the Social Security Administration kept pushing, attempting to force their way into privileged information on persons from whom I have borrowed moneys, going so far as to put it in writing: "We can force...", etc. Well, in my opinion, they pushed the wrong button when they used intimidation, threats, coercion and outright blackmail to push their happy %\$#@s into areas which are absolutely none of their damned business! They tried to gain access to the "big estate", and fellow Americans that ain't a'gonna happen!

The Social Security Administration wanted access to the case—they wanted to threaten, coerce and intimidate by force. Give me a damned break! You all remember that little guy named Russell Herrmann-Herrman-Herman, don't you? Well, in the remembering, go back through the fax net communications and other writings, and guess who paid for the murder—for Herrmann-Herrman-Herman's murder. Yep, you remember: Social Security Administration's Medicare—that's who!

The Social Security Administration, individuals, agents, agencies, etc. Globe Insurance, Blue Cross/Blue Shield (conflict of interest insurances), etc., etc.

Did you know that these insurance companies sell elderly Americans insurance, then they contract with the Fed, on the Social Security Administration's Medicare insurance. In other words, a conflict of dual agency exists! This is fraud! But, keeping that aside—SSA's Medicare Division paid for the murder, which occurred in a Federal facility! Ancillary Jurisdiction takes over from there. The Social Security Administration was so damned eager to become a part of the case by gaining access through threats, coercion, intimidation and blackmail. I finally gave in and allowed the access to the Social Security Administration, its employees, individuals, agents, agencies, etc. They are now defendants by Ancillary Jurisdiction.

If ever you want someone big and powerful to do something tell them it is none of their business and that they have no area of jurisdiction. Next thing you

know—they show you how big and powerful they are, and what they can force you to do! Just as Social Security did, by cutting off my little \$470.00 per month SSI-Disability payments.

The SSA walked into the murder case by force. This was the only way I could open up the murder case, which was opened up by Ancillary Jurisdiction in the U.S. District Court.

This case, as set before the U.S. District Court, is a strange one, for (1) the Rule of Decision was invoked; (2) the Saving Clause (constitutional common law) was invoked (Admiralty Law, Sec. 1-9); (3) the Judiciary Act, Sec. 11—invoked; and then (4) the U.S. Supreme Court cases (grandfathered) were invoked; (5) the Constitution of and for the United States was invoked (grandfathered); (6) as was Article IX of the grandfathered *Bill of Rights*; and (7) Article I. Clause 10, and all in Res Judicata!

Frankly, I am damned tired of hearing from our duly elected, and law enforcement agencies and personnel that "this is not an area of my/our jurisdiction."

### NONE OF OUR DULY ELECTED OR OUR DULY CONSTITUTED LAW ENFORCEMENT AGENCIES HAVE/HAD ANY AREA OF JURISDICTION OVER MURDER?

A concealment of a homicide occurred and continued to occur until the Social Security Administration (Medicare, Supplemental Security Income) decided they had areas of jurisdiction to threaten, intimidate, coerce and blackmail just to obtain information and gain access to the estate, to which all of you are beneficiaries.

The Social Security Administration said they could force information, as related to the estates. They were under the misguidance of believing they were all powerful. They thought they could force me to disclose all of your names (those of you who have assisted me in pushing this thing this far), so all of you could be further intimidated and suffer more loss than you have already lost. And in the event I did not comply, my funds would be cut off, I would be forced on welfare, and the estates confiscated. Nope! It ain't a'gonna work like that. Ancillary Jurisdiction took over—they have now become defendants.

This Ancillary Jurisdiction will open up the Keating Five S&L Frauds, which the Senate Banking Committee "sluffed off" and did not properly resolve. It will open up the Federal Land and Home Loan frauds which cost over 30 million American homes to be lost to Whitewater(s), "Trojan" [*code name for laundering drug money through the S&Ls*] (bankrupting of America and Americans). It will open up 2,600,000 lost farms.

It will open up banking, mortgage, and insurance frauds on these homes and farms. It will open up judiciary fraud, judges and officers of the courts and their retirement/investment portfolios, which are a part of Trojan. And it will open up Murder Incorporated. It will not, nor can it, be heard in a court of Admiralty Law, where the judge sits on the bench and screams: "This is my court! You have no rights in my court!"

Letters from U.S. congressmen, senators, and law enforcement saying: "This is not an area of my/our jurisdiction." Like letters from governors, state representatives, all citing the same damned thing: No area of jurisdiction. Bull Punkins! Adding insult to injury, each of the aforementioned will tell you: "We do not prosecute criminal matters", or "We only represent the State or Federal Government." If this is the case, then what in the Hell are we paying these people for?!

In the event some all-fired, gol'danged, allegedly competent news agency picks up on this and they begin to slander constitutional common law, they had best go to the Judiciary Act of 1787, Sec. 11, and take an old fashioned gander. Then take a gander at the Saving Clause (Admiralty Law, Sec. 1-9), and this time it's Article IX...The People. Admiralty Law ain't got no voice, it ain't got no area of jurisdiction! The Law of the Land rose up and pushed the Law of the Sea back where it belongs, into the sea!

Note: There are those out there who are telling you I am being paid for the contract/certificate. Not so! When it happens, I sure as Hell will not need someone to tell you—I will tell you! It will be from the horse's mouth, not from the other end. I have received no moneys from the estates.

I received a letter from an "N" or "A" Brown, who, like myself, lost properties to Neil Bush, in the Ft. Collins, Colorado area. Brown states 4,200-plus acres of homesteaded (6 generations since 1876) properties. Brown also states this went through one of those courts where the property owners have no rights. Neither Mr. Bush nor Robert Shopnick (sic) could prove purchase: no escrow, no checks, no money orders, no nothing, which could prove bona fide good faith purchase. But, the judge rendered in Mr. Bush and Mr. Shopnick's favor. Brown was forced from his/her home (as was I), forc'd from a 5,000 sq. ft. home into a 525 sq. ft. home. Folks, this is exactly why (all over the nation) I allowed the Social Security Administration et al., John and Jane Doe's 1-1000 (with reservation of rights to include at a later date) to become Ancillary Jurisdiction defendants.

We, the People, now have access to constitutional common law courts, Article IX Jurisdiction, under Article III (constitutional) Jurisdiction. Our constitutional common Laws of the Land rose up! Maybe, just maybe, we can get our farms, homes, etc., back, and hopefully, restore our nation, set her free from foreign trusts and foreign laws, which have caused us, the People, so much hardship and caused us great, inestimable harm.

I still need your financial assistance, and I need documented proof of losses from each of you who have legitimate documented losses of real property frauds which those courts harmed.

### HOPEFULLY

The U.S. District Court will do its sworn duty, and call a duly constituted, fully informed, constitutional common law grand jury investigation, and hearing, into what evidences, by direct and indirect evidence, a tip of the iceberg on Whitewater, Trojan, Interstate Banking & Mortgage frauds, Interstate Mortgage Insurance and Life Insurance frauds, as relating to insuring persons without their knowledge and/or authorization, and collecting life insurance on those persons who either committed suicide, or suffered by death by heart attacks or strokes from the stress of loss of homes, farms and other properties, which were also insured, whereas those insurances paid the criminals instead of the victims.

The aforementioned constitutional common law grand jury must, by constitutional law, be comprised of "persons who have suffered like conditions", been forced to live under same circumstances, and suffered "losses by failure of application of the constitutional Law of the Land", per judicial oath. Violations of Article VI, Clause 2, and Clause 3, of the *Constitution* of and for the United States and the sovereign state constitutions, in fact constitute sedition and treason against the government (people) of the United States (the government of the people), when violations of acts of Congress as exemplified in court after court across this constitutional land, courts of Admiralty, statutory law, were barred by resolves of the First Continental Congress; while said courts with prior knowledge (education), knew full well Admiralty Law Jurisdiction resided in maritime, and international contracts only (Admiralty Law, Sec. 1-9). We have allowed the Bar Association to make laws and supervise our laws and our court and impose statutory law, a law forbidden, which is not duly constituted as the constitutional common Law of the Land, which judges and other officers of the courts and legislative bodies took oaths to preserve, uphold, protect and defend; this also includes the President of the United States.

Public officials have committed acts against public policy, and sedition and treason against the sovereign people (government) of the United States. Excessive misconstruction and abuses have occurred while these officials have maintained oaths of Public Trust Offices.

A constitutional common law grand jury convening was requested of The U.S. District Court pursuant to the *Constitution* of and for the United States *First Amendment* to the *Constitution*, grandfathered *Bill of Rights*, IXth Article.

It's high time the foxes quit guarding the hen house. No constitutional resolution can be obtained when crooks and criminals investigate themselves.

When Kenneth Starr's office was called about provisioning additional information as probable direct and indirect evidence as related to Whitewater, I was put off by the typical Washington District of Crooks and Criminals attitude: "Go away you pissant, you are a peon, you have no evidence we would be interested in. You're out there in the 'tullies', so what would you possibly know?!"

**TO WHICH MY  
ANSWER IS:**

Mr. Kenneth Starr, you are as full of crap as the Christmas turkey. The iceberg is about to be "smashed" by a IXth Article investigation and hearing from the pissants, peons, and peasants that Washington is above listening to, and to which "Washington" has stated in writing: "This is not an area of jurisdiction."

The constitutional IXth Article of the *Bill of Rights* has grandfathered jurisdiction.

V.K. DURHAM

# Bad News & Good News About Colloidal Silver & Gold

12/9/96 #2 HATONN

BAD NEWS/GOOD NEWS

It is happening all over the map, friends, as one after another of you are infected with something or other—without ability to even treat yourselves. We can offer help but that is all we can do. We have to keep you informed and we also have to try and work out some way to leave conduits open for you to receive the things you want to help selves. It is getting almost impossible to do as the authorities pull one thing after another from you.

In the "bad news" department I will just run part of an announcement from *The Chicago Center for*

*Alternative Natural Healing*, from Dr. David Ripley.

[QUOTING:]

I'm writing to inform my previous customers of a recent (Oct. 15, 1996) FDA ruling that I just found out about a couple days ago. [H: Please note that there is no date on this letter from Dr. Ripley. The letter was forwarded from a person in Kentucky, to us. However, there has been a plethora of information regarding silver colloids lately so you can be confident that there is an intensive movement to take it off the shelves.] The FDA is *in the process of banning the manufacture and sale of colloidal silver products in the United States*. The following are some quotes taken from a fax that I received regarding this.

"A review of the scientific literature leads to the conclusion that colloidal silver has no known physiological function, and the risks of using such products exceeds any unsubstantiated benefits".

"FDA therefore concludes that no colloidal silver products or silver salts are generally recognized as safe and effective for OTC drug use."

"Therefore, FDA proposes to declare all OTC drug products containing colloidal silver or silver salts as not recognized as safe and effective, misbranded and new drugs."

"FDA invites interested parties to submit data and information (on or before Jan. 13, 1997) that support the safety and effectiveness of colloidal silver products for any uses not already evaluated under the OTC drug review."

**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.**

**NEW**

**Colloidal Multi-Vitamin & Mineral (GAIA VITE) \$10 2oz.**

**Poslin Capsules \$6 (60 caps)**

**GaiaLife Colloidal Minerals 121++ \$10 2oz.**

**Rare Earth Capsules \$6 (60 caps)**

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

Advanced products with higher frequencies to knock out the newly created, mutated viruses carried by the specialized parasites. Call for a free catalog.

FDA's proposed rule specifically deals with OTC drug products containing colloidal silver. However, the text of this notice clearly suggests they intend to reach all products containing colloidal silver. This would require a two-step process. Once the OTC drug issue is resolved, i.e., no colloidal silver sales, FDA may declare colloidal silver unsafe as a dietary ingredient.

The person who told me about this on the phone said that about twenty colloidal makers have recently been busted by the FDA. You can obtain more information by calling Citizens for Health at 303-417-9378.

In the near future colloidal silver manufacturers may be forced by the FDA to close down....

[END OF QUOTING]

No, there has been no "bust" taking place here or involving any of our products save the harassment at the Canadian border which is usually ongoing. We have furnished information and the approvals obtained without any further problems. I do remind you, however, that efforts WILL BE MADE to stop any self-help products from reaching you-the-people. I don't know what we can do other than stop making the silver colloid if so ordered. We have other products which can be substituted but they are not going to be as effective with the first run of integrated microbes thrust on you.

I note that Dr. Ripley will not be continuing to offer colloidal silver after the first of the year. I can't speculate further about our ability to continue. Dr. Ripley is in Illinois and this is in Nevada so we will not do anything as far as deletion of the silver at this time. I will ask the "maker of the product" to consider some kind of a program which can possibly allow you to stock up a bit but the business went so far in the hole from the last sale that it has taken months to even start to recover. Our intent here is to keep you informed to the best of our ability. The FDA has the power to instantly confiscate and hold ANYTHING and then, after the fact, bury the case in "hold" status.

I will also ask our research people to see if they can put together a kit of some kind to make available for your use at home for making your own silver colloid. I can't in all honesty recommend this except as a "last" resort because we upgrade our product to gold/titanium electrolysis and you simply can't do that at home with anything available.

It does appear, however, that at first the demand to cease the SALE of silver colloids will be the first order of the day by the FDA, as usually is the case prior to disallowing citizens to "have their own".

I ask that you be kept informed.

### NOW FOR THE AMAZING MIRACLE IN ACTION

To totally protect the people involved in the following, there will be no information even as to the State given here but you should have this input as well:

[QUOTING, a letter:]

Nov. 30, 1996

Hatonn:

I just finished listening to the meeting on 11-24-96 cassette.

Everyone here, in my family, cherish you and everyone out there.

I want to tell you a little story. It has to do with colloidal silver and colloidal gold. This happened about two months ago.

XXX, my uncle, had gradually come down with fever and was feeling bad. He went to a little hospital where my aunt, his wife, is an X-Ray Technician. They admitted him and kept him packed in ice and gave him every type of antibiotic known to man. For two weeks his fever remained 105° to 106° degrees, without

breaking. My aunt decided to move him to xxxx, a hospital closer to where we live. She thought a larger hospital might have more experience.

At this point his brain was frying; he was incoherent and had lost most of his hearing. XXX put him in C.C.U. to keep a closer eye on him. His fever was then 107°. This was his first night there in the XXX hospital and the family was called in. When we got there the family was in the chapel. What they didn't know was that their prayers were being answered. I took three CONTACTS, a xxxx catalog and some other paperwork, all pertaining to facts on colloids. My aunt and I sat in the cafeteria for two hours discussing everything about these two possibilities. My aunt said finally, "It sounds really, really good BUT, I don't want to ask the doctors about it, they wouldn't believe it!"

Anyway, we went home. We decided to go back the next morning and talk to the doctors ourselves. They had nothing to lose and they had already had the family alerted and called in for his expected death.

My mom called at 6:00 that same morning. She said XXX didn't want to hurt MY feelings but, she didn't want to push and ask the doctors, she just wanted to concentrate on my uncle. I said, "I'm glad it's not me in that position and my wife acting like that!!!"

I grabbed two syringes out of our survival kit and XXX got 2 oz. of gold and 2 oz. of silver. We arrived at the hospital before visiting hours at 8:00 a.m. One of my uncle's doctors was there. He told us that they had sent his blood cultures to California but results would take several days.

At about 8:00 a.m. we put on our own masks and gloves. While XXX stood on one side of the bed where she could watch through the glass doors and I stood over by the running I.V. which was sort of shoved off into a corner at the head of the bed and behind a curtain as well—or at least it was after I rearranged it a bit... I gave him the silver and the gold, 3 cc's of each, into the tubing. My uncle never even realized we were there, he was so out of it. His hair had turned grey, his lips were cracked open, his skin was fiery red, dry, and he was burning up with fever. He was already wearing the death mask or at least that is what was described. It was obviously just a matter of a short period of time and he would expire.

At 10:00 a.m. we went into his room again. My uncle was awake, SITTING UP AND COMPLAINING OF THIRST. HIS NURSE SAID SHE DIDN'T UNDERSTAND OR BELIEVE WHAT HAD HAPPENED THAT IT "WAS SOME KIND OF A MIRACLE".

Still very weak he took some ice cream and ice chips and I again put 3 cc's of each into the I.V. tubing. We did this several more times. His doctors are still blathering about how this "was the greatest recovery seen" in all their combined careers.

The next day my uncle was moved into a private room where he continued to get better and rapidly stronger.

The doctor called California for information on the blood work. It was Rocky Mountain Yellow Spotted Fever. My uncle was released from hospital the very next morning and given a prescription of Tetrocyclene.

I just wanted to send you-all this little note; maybe it would help make your day a bit brighter. I want all of you to know that you are all doing a lot of good out here and we THANK YOU.

Thank you for always brightening our lives!

XXXXX

[END OF QUOTING]

So, do you need to ask again, why the FDA would take this off the market? I thought not. And why, dear ones, do people have to feel and be treated as if they are criminals for offering harmless substance to a needy victim? Do you also see how easy it will be for the "big boys" to simply KILL YOU OFF?

# George & Desireé Green Skip Town?

12/9/96 #2 HATONN

BOZEMAN BAIL OUT?

We were informed by a party in Montana this morning that they had received information that our good buddies George and Desireé Green have bailed out, silently, of Bozeman, Montana. It is thought that they were moving to either New Mexico or Arizona. If anyone knows of the whereabouts of these two interesting travelers, please share for we still have a LOT of paperwork to exchange! Rick, I suggest that the Federal Court will want this information ASAP, so check it out with Mr. Green's attorney in the Federal matter and get contact address, etc. I find it so interesting that Mr. Green always "skips" town in the middle of the night, so to speak, just as he did from Tehachapi—WITH THE GOLD COINS. I wonder if his own attorney partners, Abbott and Horton, or his colleagues in crime, Tuten, et al., know about this sudden change in arrangements?

Perhaps they are just "visiting"? Perhaps, but that is NOT what is circulating around and about Bozeman! When in doubt—FIND OUT. We work on rumors only until we get facts.

# Serge Monast Deceased

12/9/96 #2 HATONN

SERGE MONAST

By the way, the facts seem to be stacking up that, indeed, Serge Monast is deceased. I believe you will find this time it is not just a rumor. Heart attack? Oh my!

Readers, it is not easy to keep on keeping on when the governments are all-out against you and have the technology to kill you without even getting anywhere near your physical body.

We are indebted to Serge Monast for the service he has rendered in sharing with everyone who would listen about the massive assaults and secret incarceration camps, underground facilities and tunnels, AND NOT THE LEAST IMPORTANT, BUT PROBABLY THE MOST IMPORTANT: THE BLUE BEAM PROJECT.

We always seem compelled to ask God for Mercy upon these criminals who do these unconscionable things—but I DO NOT. My cry is "Please, Father, may God have NO MERCY on these killers!"

What I ask is that God have MERCY on the rest of US, that mankind just doesn't wait too long.

One by one the sands are flowing,  
One by one the moments fall;  
Some are coming, some are going:  
Do not strive to grasp them all.

—ADELAIDE A. PROCTOR,  
*One by One*

# Is A Financial Crash Now Imminent?

12/9/96 #2 HATONN

I would like to share one more observation about "the bad news" and then we will take the rest of the day to attend the pending legal free-for-all.

This document was sent by a friend in Florida, I believe, but it is originally from *THE NEW FEDERALIST*, Nov. 18, 1996. Watch your own market idiocy and the metals manipulation and weep; the end is in sight.

[QUOTING:]

## BRITISH WARN OF WIPEOUT

*British Spokesmen Warn of Impending  
FINANCIAL WIPEOUT*

By Richard Freeman, Nov. 13 (*EIRNS*)—An increasing number of financial insiders, speaking on behalf of the highest levels of the British—and international—oligarchy's Club of the Isles [H: Yes indeed; the same Club of the Isles we recently wrote about in detail.], are taking to the press to warn of a post-U.S. election financial crash. In this, they are countering the manic euphoria that surrounds the artificial speculative rise in stock and bond markets around the world.

These warnings follow the warnings of economist Lyndon LaRouche, who has said that such a crash will bring a "housecleaning", a new Thermidor—referring to the period in July 1794, when French Revolution radical Robespierre and his Jacobin followers were overthrown and beheaded. Such a political beheading will now likely befall Newt Gingrich and his radicalized followers in the Congress.

On Nov. 13, Anatole Kaletsky, financial editor of the *Times of London*, in an article titled, "Look to Bonds for the Next Crash", wrote, "The dreaded crash will surely come," predicting a meltdown of bond markets in Japan and Europe. This follows an article Kaletsky wrote on Oct 29, "Watch Out for the Explosion", in which he asserted, "You have been warned."

In his Nov. 13 article, Kaletsky said that during the last two weeks, while "Wall Street has soared, the dollar has plunged 2% against the yen." In late October, the dollar reached a 42-month high against the yen. Now, it is poised for a fall.

The reason the dollar may fall was explained Nov. 7 in an interview by Kenneth Courtis, chief Tokyo economist of Deutsche Bank. DB's Courtis said that interest rates in Japan are very low. The Bank of Japan, Japan's central bank, is lending money to Japanese banks at 0.38% interest. This has led Japanese banks to borrow and to invest the borrowed money around the world, where they can earn higher interest rates—e.g., by buying U.S. Treasury securities, in which they can earn 6%, or U.S. stocks, which pay an even higher return.

All the Japanese and other-country purchases of dollar-denominated instruments, have driven up the value of the dollar. This has also functioned as a bailout of Japan's banks. But a rise in interest rates globally, reflected by the fact that the Bank of England raised its base rate by one-quarter of a percentage point in late October, will force Japan to start raising interest rates, and will bring a halt to the Japanese speculative outflows into the dollar.

One report says Japanese financial institutions have bought \$100 billion worth of U.S. Treasuries in the past 15 months; a Japanese selloff would collapse the value of U.S. Treasuries and, by implication, the dollar.

But there is more. According to the U.S. Securities Industry Association, during the first eight months of 1996, mutual funds have invested \$190 billion in the U.S. stock market (more than mutual funds invested during all of 1995), shooting the Dow Jones Industrial Average above 6,000. However, the other significant prop of the U.S. stock market is the same footloose money invested by Japanese financial institutions—pull that out, and the market will fall, fast.

Deutsche Bank's Courtis warns that a U.S. dollar crisis could dovetail with a renewed effort to attempt to Watergate President Clinton.

## MORE DIFFICULTIES

*London Times* writer Kaletsky warns that the anticipated global rise in interest rates could also devastate the overbuilt European and Japanese bond markets.

On Nov. 4, Jose Neme Salum, the financial writer for Mexico's leading newspaper, *Excelsior*, drew an apt conclusion about the recent density of warnings of financial breakdown, including the Oct. 5 statement by IMF Managing Director Michel Camdessus that there exists potential for a "banking panic". Asked Neme Salum, "Why now, from the City of London, to Wall Street and the IMF itself, do they admit the conclusions of the Ninth Forecast of U.S. economist Lyndon LaRouche, made in May 1994? Why do all of them now want to be LaRouchistas?"

Meanwhile, across the world in China, on Nov. 11, the Central Bank ordered the closing of 133 of the 570 "non-bank" financial institutions in the country because of their speculative undertakings....

[END OF QUOTING]

I find that there gets to be fewer and fewer places to run, and even fewer yet, places to hide.

I will offer AGAIN, however, that you near the year-end. If you want to protect anything from the robbing hands of the government and THIS NEW WORLD ORDER TAKING CONTROL RIGHT UNDER YOUR NOSES—you need to act TODAY. If you need some suggestions and help—please call someone at Nevada Corporate Headquarters NOW [NCH: 800-398-1077] and see if there are some shelter possibilities for your use [See NCH information on next page.]. The 31st looms directly and dead-ahead. I feel remiss in not

asking for earlier input for your use but we are just a bit bogged down in "stayin' alive". If you are going to make gifts of any kind for tax-free placement, please check it out and see if there is some way to share so that we can continue to offer this paper. If you simply need shelter and arrangement of business structures, please don't delay for it is going to get worse.

What you don't know can not only hurt you but it can destroy you. Your world was so near a total financial meltdown as to stun the financial world. In the summer of 1995 the worst was already publicly reported in places other than the U.S., in the papers. It was stated that the financial system clocks were "five minutes to midnight", meaning that the point of complete disintegration was imminent.

And what stopped the clock? Well, Japanese and U.S. monetary officials put together a \$500 BILLION rescue package. This was an unprecedented sum and was assembled by and served up and averted the catastrophe of the biggest crash ever in history. Ah, but what will they do this month?

I would share just a bit of a report so that you realize it comes from Deutsche Bank and that is, as noted above, a reliable resource:

[QUOTING:]

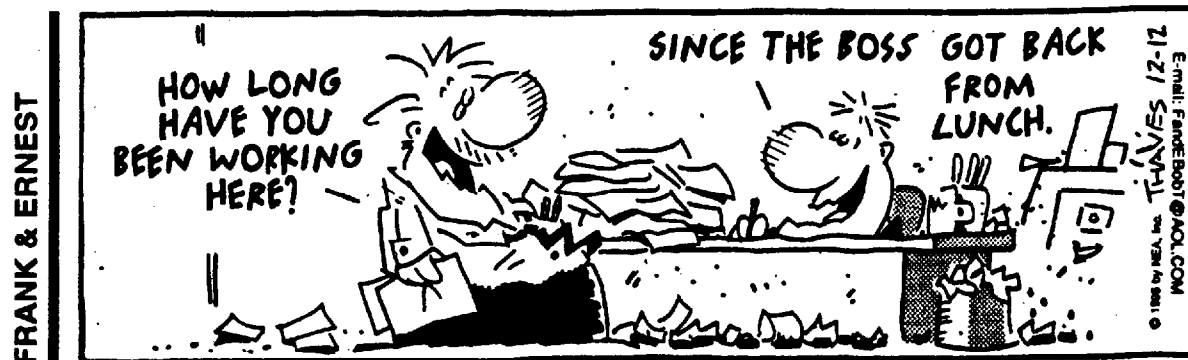
....What Deutsche Bank has disclosed is that Federal Reserve Board chairman Alan Greenspan, U.S. Treasury Secretary Robert Rubin, and Assistant Treasury Secretary Larry Summers, in cooperation with the Japanese Finance Ministry and Central Bank, launched a giant rescue operation, of dimensions far beyond anything previously known. The special facility for drawing dollars, which was offered by the U.S. Fed to the Japanese in case of liquidation of U.S. Treasuries by Japanese banks and other big institutional investors, had a volume of \$500 billion. The size of the package and all the mechanisms employed were kept secret. For comparison: When, at the start of 1995, the IMF with U.S. assistance bailed out Mexico, the size of the rescue package was \$50 billion, and that was called immense at the time. [H: Note that here is another rather subtle indication of cover-up as it speaks of U.S. Treasury Secretary Robert Rubin and Assistant Treasury Secretary Larry Summers; well, people, these may use "U.S." in the title but THEY ARE PAID BY THE INTERNATIONAL MONETARY FUND.]

No package of this size could be assembled unless all the major banks in the U.S. and Japan, and most of those in Western Europe, were put on red alert. Courtis (Deutsche Bank) told Handelsblatt that the world financial system nearly suffered "implosion", on a scale worse than the aftermath of the 1987 stock market crash.

[END OF QUOTING]

The facts are that anyone who says the world financial system is okay is either a liar or a total fool, and you who believe such garbage also fit into that picture.

Indeed, indeed, Father, please have mercy on these, our people, for they cannot seem to open their eyes or their ears sufficiently to respond. And Sir, may we not weaken in our own attempts to be heard and inform, and please help us carry this burden a little while longer. Salu.



# Corporations Alert!

12/9/96 #2 HATONN

## URGENT WARNING—CHECK YOUR CORPORATIONS!

It was not enough that Betty Tuten took three corporation records from Nevada Corporate Headquarters of which we have spoken, having an ongoing set of lawsuits regarding the matter—but, before the books were heisted there were UNLAWFUL and ILLEGAL transfers of agent. The books were replaced by the State of Nevada and returned to the proper authorities. HOWEVER, it is now apparent that Tuten, et al. (The Green Brigade with Horton and Abbott) never get ENOUGH.

In July, we find, that they did it AGAIN. They unlawfully, unethically and illegally, transferred the AGENCY to Betty Tuten HERSELF for all three of those corporations wanted by Green, et al., and they show erroneous officers and directors. My goodness, what is wrong with this picture and WHY don't my own people LISTEN TO ME? I am seriously irritated and annoyed. Get it corrected so that there is security and safety—and then get those attorneys, doing this atrocious criminal activity against elderly ladies, SHUT DOWN. Betty Tuten is going to end up in JAIL, people; for goodness sakes, can't somebody tell her this is SERIOUS? Never mind, let it work itself out as they have gone beyond the law AND THE LINE.

By the way, for you readers who are waiting to find what happened to the last filing from these hounds, Abbott, Horton, et al. TO THE SUPREME COURT of the U.S.—THEY LOST, they were AGAIN (third time by the Supreme Court alone) RULED AGAINST. Will this end it? Do bears poop in the woods? I think you will have a lot more and updated information for your own participation to that Bar Association as we settle out this garbage as the CLC (Mr. Dixon) gets this other information regarding the criminal players AND the corporation status.

Nevada Corporate Headquarters is on top of it AS WE WRITE here, so you who have corporations in NEVADA—CHECK THEM OUT NOW. There was another agent, within this year, pulling regular renewal fee dates from the computers, who had set up a NEARLY-THE-SAME-NAME COMPANY, and was receiving the fees for themselves JUST PRIOR TO THE BILLING DATES. This is NOT A NICE WORLD, friends, so MAKE SURE YOUR CORPORATIONS ARE IN GOOD STANDING WITH PROPER LISTINGS OF OFFICERS AND DIRECTORS AND MAKE SURE YOUR RESOLUTIONS ARE ONGOING AND CORRECT.

Since this is the SECOND time these unlawful manipulations and thefts have occurred with THESE SAME THREE CORPORATIONS, it is worthy of the few minutes it takes to check on your own.

Next, I suggest you learn all there is to learn, for YOURSELVES, about corporations because a "little" "I thought..." information is deadly, dangerous and could end you up IN PRISON on FELONY charges. There is a lot of value wrapped up in these corporations for which Betty has foolishly claimed agency, and it becomes GRAND THEFT. "I thought..." just doesn't cut it unless you are a professional business, political, or bankster gangster. Little old ladies just become grist for the mill of these USERS. Well, it is now "in the fan", so to speak, and this time it is not even remotely amusing. Further, DOES ANYBODY OUT THERE

think the first incident, of taking the books themselves from the office of the valid agent, was ACCIDENTAL? This is outrageous? Well, Ekkers can't do it ALL. I'm sure that Nevada Corporate Headquarters will now run an updated check on all corporations they serve and check against officers and directors as listed. If you do not utilize NCH, I suggest you get on your phone and get busy checking the status of your own business.

I suspect that this attention focus will help clean up the unethical use of attorneys in thieving corporations—but not unless you COMPLAIN CONSTANTLY AND AS LOUDLY AS YOU CAN SO THAT THEY

ARE CAUSED TO INVESTIGATE THIS MATTER. Please appeal to the Speaker of the House in Nevada as all other "agencies" of the state claim no authority over lawyers. I also suggest you FLOOD Mr. Bare of the Bar Association with tonnage of objections to this kind of terrible practice by Horton and Abbott. Horton is Betty

In response to readers who have already called with requests the following addresses and telephone numbers are provided:

### IMPORTANT ADDRESSES


Secretary of State of Nevada  
Capital Complex  
Carson City, Nevada 89710  
Ph. 702-687-5203  
FAX 702-687-3471

Attorney General of Nevada  
Hon. Frankie Sue Del Papa  
198 South Carson St.  
Carson City, Nevada 89710  
Ph. 702-687-4170  
FAX 702-687-5798

State Bar of Nevada  
1325 Airmotive Way, Suite 140  
Reno, Nevada 89502  
Ph. 702-329-4100  
FAX 702-329-0522

Governor of Nevada  
Mr. Bob Miller  
Capital Complex  
Carson City, Nevada 89710  
Ph. 702-687-5670  
FAX 702-687-4486

A tie in the recent election in Nevada resulted in there being two Co-Speakers of the House of Representatives:

Republican:   
Co-Speaker of the House of Reps.  
Assemblyman Lynn Hettrick  
1475 Glenwood Drive  
Gardnerville, Nevada 89410  
Ph. 702-265-4473  
FAX 702-265-1553

Democrat:  
Co-Speaker of the House of Reps.  
Assemblyman Joseph Dini  
104 N. Mountainview  
Yerington, Nevada 89447  
Ph. 702-463-2868  
FAX 702-463-5292

Associated Press  
1390 Market St., Suite 318  
San Francisco, Calif. 94102  
Ph. 415-621-7432  
FAX 415-552-9430

Tuten's attorney and HAS TO KNOW ALL ABOUT THIS UNLAWFUL ACTIVITY. [See related story on pgs. 9-10 and see box above for addresses to write.]

Betty shouts loudly about the "lies" we put in the paper. What do you readers now think about those "lies" and who are the "liars"?

## It's Tax Free Nevada (The last of the "safe havens")

If you're looking for the benefits that incorporating has to offer, such as limiting your personal liability, increasing tax-free benefits, and raising capital through the sale of stock—taking just 5 minutes of your time to explore the benefits of forming a Nevada Corporation could save you and your company thousands of dollars.

For more information contact:

Nevada Corporate Headquarters, Inc.



P.O. Box 27740  
Las Vegas, NV 89126  
Telephone: 800-398-1077  
OR: 702-896-7001

# Update From: International Gulf War Illness Coalition

68 Dearmin Terrace lane #11, Franklin, North Carolina (PZ 28734)  
Voice & Fax : (704) 349-4285 } <http://www.dnet.net/~pkawaja/>

## PRESS RELEASE

Response to ABC-TV / American Investigator's report on  
**SADDAM'S SURPRISE**

or should it be  
**NEW WORLD ORDER SURPRISE**

This document will briefly outline the expose' of a carefully orchestrated plan of *Damage Control* by persons within the US Government dedicated to a One World Government, and for the plan of disarming America to be ruled under the United Nations !

A video-tape is being distributed to certain Gulf Veterans Associations from an undisclosed city far enough away from me - that video will explain in greater detail with documents, dates, and names - what is not included in this brief statement. Get your copy through these associations who will be identified at a later date.

There exists a "paper-trail" showing Peter Kawaja's efforts to expose crimes of agents of the federal Government and foreigners which would adversely affect (kill) Americans, going back as far as May-1989, to the CIA, the FBI, US Customs, and FBI Counter-Intelligence.

In March-1990, ABC-TV 20/20 came to the offices of the International Security Group in Pompano Beach, Florida to interview Peter Kawaja, and took back a video-tape outlining the dangers that "were to come". 20/20 NEVER aired any show, and refused to return the video-tape Master made BY Kawaja, as his property, but instead, turned it over to agents of the government. (which I only found out later).

In 1990, Peter Kawaja exposed publicly during the first month of Operation Desert Shield - that American Forces were going into Harms Way, and the association of US intelligence with foreign terrorists operating inside the US with the sanction of the US Government.

In 1991, immediately after the Gulf War firing ended - when American Forces were beginning to return and showing up sick and dying-but the public did not know that yet ; ABC-TV once again, in a joint venture with the Financial Times of London (Alan Friedman - who later wrote a book called "Spider's Web") contacted Peter Kawaja and promised to do a full expose'. Kawaja met with ABC-Nightline Producers - Jay Lamonica and the senior Producer John Fielding, and with Alan Friedman of the London Financial Times in Clandestine meetings for weeks - ABC stated they had to "verify" everything BEFORE they would air anything, a stipulation of "their attorneys" for their liability. In 1991 after THREE MONTHS of intensive investigation by 30 investigative reporters (so I was told) or as I believe they really were - Intelligence Agents around the world verifying the information by Kawaja, Ted Koppel with co-host Alan Friedman finally did Three different segments about the Gulf War, the Arming of Iraq, and the PIT Plant in Boca Raton, Florida ( part of their plan). Peter Kawaja appeared in one of those segments. When I called ABC because they did NOT tell the whole story, the answer to my question as to why they did not go all the way was ; **"we do not wish to topple the entire United States Government"**. That statement was recorded by Kawaja. Damage control was already underway!

# New Gaia Products

Order by Mail		1996 Order Form	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	Item	PRICE PER UNIT	Qty.	Amount
<b>GAIANDRIANA</b> LIQUID 16 oz. \$20.00				<b>GAIALIFE COLLOIDAL MINERALS 121++</b> 2 oz. \$10.00			
32 oz. \$40.00				<b>OXYSOL</b> 2 oz. \$ 8.00			
<b>AQUAGAIA</b> (Mitochondria) LIQUID 16 oz. \$20.00				Trace minerals & Colloidal Silver 16 oz. \$45.00			
32 oz. \$40.00				suspended in Hydrogen Peroxide 32 oz. \$75.40			
<b>GAIALYTE</b> 1 liter \$ 8.50				<b>GAIACLEANSE KIT</b> \$48.00			
2 liters \$15.00				14-DAY PARASITE PROGRAM			
<b>KOMBUCHA TEA BREEZE</b> 1 liter \$3.50				Individual components sold separately—call for prices			
2 liters \$6.00				<b>GULF WAR SYNDROME "Starter Kit"</b> \$260.00			
<b>KOMBUCHA TEA VINEGAR</b> 16 oz. \$6.00				<b>GAIASORB NEUTRA-BOND</b> 2 oz. \$6.00			
<b>CARBRAGAIA</b> (FIBRINO-CARTILAGE) 8 oz. \$8.50				NICOTINE__ CAFFEINE__ ALCOHOL__			
<b>"3 IN 1" GRAPE SEED EXTRACT</b> 60 CAPSULES \$18.00				SUCROSE__ STARCH__			
<b>"4 IN 1" WILD YAM EXTRACT</b> 60 CAPSULES \$22.00				<b>GAIASORB NEUTRA-BOND TRAVEL PACK</b> \$15.00			
<b>A-C-E Anti-Oxidant Formula</b> 180 TABLETS \$24.95				<b>* HITACHI (HB101) BREAD MACHINE</b> \$149.00			
<b>CHLORELLA</b> 300 TABLETS/500mg. EA. \$21.00				(FACTORY BLEMISHED/REFURBISHED)			
<b>ECHINACEA GOLD PLUS</b> 90 TABLETS \$24.50				<b>* GAIASPELT BREAD MIX</b> (Whole Wheat & Spelt) \$3.50			
<b>GAIATRIM</b> — 30 Day Supply 35.00				(Pure Spelt)			
<b>GINKGO BILOBA</b> (24% Extract) 180 TABLETS \$24.95				<b>* GAIASPELT FLOUR WHOLE GRAIN</b>			
<b>RARE EARTH CAPSULES</b> 60 CAPSULES \$6.00				2 lbs. @ \$1.25/lb. \$2.50			
<b>POSLIN CAPSULES</b> 60 CAPSULES \$6.00				4 lbs. @ \$1.25/lb. \$5.00			
<b>ALOE PLUS 77</b> 60 CAPSULES/450mg. EA. \$16.95				8 lbs. @ \$1.25/lb. \$10.00			
Alfalfa & Minerals				<b>* GAIASPELT KERNELS</b> 4 lbs. @ \$1.25/lb. \$5.00			
<b>ALOE FREEZE DRIED CAPS</b> 90 CAPSULES \$30.00				10 lbs. @ \$1.25/lb. \$12.50			
<b>ALOE JUICE</b> Whole Leaf Aloe Vera 1 liter \$18.00				<b>* PROGRAM STARTING PACKAGE</b>			
Concentrate (10X STRENGTH)				1 Bottle Gaiaandriana (1 qt.)			
<b>SUPER OXY</b> (CHERRY-BERRY) (CRANBERRY-APPLE) 1 quart \$18.00				1 Bottle AquaGaia (1 qt.)			
<b>BODY BOOSTER</b> 32 oz. \$20.00				2 Bottles GaiaLyte (2 liters each)			
<b>LIQUID LIFE</b> 32 oz. \$22.00				4 Pkgs. Spelt Bread Mix			
<b>GAIAGLO LOTION</b> 4 oz. \$20.00				5 Audio-cassettes			
<b>HORSETAIL TINCTURE</b> 2 oz. \$ 8.00				<b>* MAINTENANCE PACKAGE</b>			
<b>GAI A VITE</b> Colloidal Multi-Vitamin & Mineral 2 oz. \$10.00				1 Bottle Gaiaandriana (1 qt.)			
<b>GAIACOL</b> 2 oz. \$10.00				2 Bottles GaiaLyte (2 liters each)			
Colloidal Silver with trace minerals & Trace Gold suspended in a distilled water fluid 16 oz. \$56.00				4 Pkgs. Spelt Bread Mix			
32 oz. \$96.00				<b>* MICROWATER™ ELECTROLYSIS</b> \$1100.00			
<b>GAIAGOLD</b> 2 oz. \$20.00				ALKALINE/ACIDIC WATER SYSTEM			
Colloidal Gold 16 oz. \$112.00				<b>VORTEX KIT</b> \$ 8.00			
32 oz. \$192.00							
<b>GAI A DHEA</b> Colloidal Dehydroepiandrosterone 2 oz. \$20.00							
<b>GAI A CU-29</b> Colloidal Copper 2 oz. \$10.00							
<b>GAI A TI-22</b> Colloidal Titanium 2 oz. \$20.00							

PLEASE USE THE SHIPPING RATE CHART (located on the top of this order form) WHEN CALCULATING SHIPPING FOR ALL New Gaia Products.

\* FOR PROGRAM STARTING PACKAGES and MAINTENANCE PACKAGES, BREAD MACHINE, BREAD PRODUCTS and MICROWATER™ ELECTROLYSIS PLEASE CALL FOR SHIPPING RATES. PLEASE ALLOW 3 TO 6 WEEKS FOR DELIVERY.

Please make all checks and money orders payable to:  
**New Gaia Products**  
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% California Phone Orders only: add 7.25%	
<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. SPACE-GATE, THE VEIL REMOVED
4. SPIRAL 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 UN-FOLDED 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 NEWSPAPER, 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, \$2.50 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.

## 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.

**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**

**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.