

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 16, NUMBER 10

NEWS REVIEW

\$ 3.00

APRIL 29, 1997

500-Year Dakota Flood? No! Man-Created Disaster Incredible Gold-Certificate Bail-Out Offer

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

4/20-22/97 ED SCHOOLING

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

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

disaster area.

Local news (WDAZ) on April 21, 1997 has now been constantly referring to the flood victims as "refugees". My 1957 *Webster's New World Dictionary* (Please see 500-Year Dakota Flood? No! Man-Created Disaster, p. 30)

INSIDE THIS ISSUE

- The News Desk, p.2
- News Desk *Special*: Shocking Events Of The Oklahoma City Bombing, p.5
- Just Because April 19 Is Past, Don't Relax!
An Interview With Col. Ammerman, p.7
- Waco Is Still Burning, p.9
- Thoughts On Leadership As Storms Lash Out, p.10
- Nora's Research Corner*:
How God's Name, 'ATON', Became
Confused And Temporarily Lost To Us, p.13
- Returning To Slavery?
A World In Transition, Walking The Razor's Edge, p.17
- Update On Ray Renick, p.20
- Common Law From The Reader's Point Of View, p.21
- Success Comes From Recognizing Your Strengths, p.25
- Soltec: Auditioning Tips For Your Part In The Play, p.28
- A Vivid Reminder Of What's Coming? p.36
- New Gaia* Offers Journey To Health, p.37

The News Desk

4/22/97 DR. AL OVERHOLT

JUDGE CAN'T BEAT PEOPLE'S WILL IN CIVIL RIGHTS INITIATIVE

Excerpted from *THE DAILY NEWS*, Los Angeles, 4/13/97, [quoting:]

We are free from the oppressive, bizarre, discriminatory rulings of San Francisco U.S. District Judge Thelton Henderson and his ACLU cronies. Free from the lies and misrepresentations that have managed to tie up the California Civil Rights Initiative in courts for the past six months.

Going well beyond what supporters and opponents of Proposition 209 predicted, a randomly chosen three-judge panel of the 9th Circuit Court of Appeals has not only unanimously proclaimed Proposition 209 to be constitutional but it has reasserted the basic American principle that all individuals are to be treated equally by our government, without regard to race, sex, color, ethnicity or national origin.

The ruling was sweeping in its scope and will have a profound impact on California and the nation as a whole.

"Civil rights" groups are stunned. With the passage and now judicial confirmation of constitutionality of Proposition 209, suddenly the affirmative action racial and gender preference programs that they have been so enthusiastically promoting for years are deemed discriminatory and illegal in the largest state in the union.

The meaning of equality in California has been redefined, sending a bullet through the very heart of Proposition 209 opponents' belief systems.

Professional promoters of nondiscrimination and equality have now been, by default, judged to be major promoters of discrimination and inequality themselves, not only by a majority of California's electorate but by a legal panel of federal judges.

This is an ironic reality that they will find exceedingly hard to swallow. [End quoting]

The Elite will not give-up, so please, don't get complacent. There is a good likelihood they will try another attack of some kind.

UNKNOWN SOURCE QUOTE

From a reader, 4/97, [quoting:]

"To be labeled an anti-Semite is the most serious and grave charge that can be leveled," said Ralph Reed to a crowd of 400 from the Metro-West Jewish Community Center (NJ). The setting was a JCC forum entitled, "Jews, Politics and the Moral High Ground".

Reed went on to say: "I have rejected publicly the notion that we are a Christian nation." Reed was paid \$12,000 for the speech, but agreed to donate the money to Jewish organizations. [End quoting]

The Elite Jews make it plain what they are doing to the non-Jews. WAKE UP!

CLEARLY UNCONSTITUTIONAL

From *The New American*, March 31, 1997, [quoting:]

The fact that the bombing trial was transferred out of Oklahoma in flagrant violation of the *U.S. Constitution* in the first place is itself an alarming indication of the official lawlessness which has typified this case. *The Constitution* is quite emphatic on this issue, insisting (Article III, Section 2), "The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed." (Emphasis added.)

There can be little doubt as to the clear meaning of those words.

"The Founding Fathers did not believe that the prosecution should be able to move a defendant to another community in hope of finding a jury more amenable to its case," wrote University of Oklahoma law professor Drew L. Kershen in a *Houston Chronicle* column of February 29, 1996 protesting the bombing trial move. "And they did not believe that another community should be allowed to substitute its judgement for that of the community affected by the crime."

Although the federal prosecutors feigned opposition to the change of venue to Colorado, they did not put up a convincing fight and certainly did not argue on constitutional grounds. In fact, the venue change probably suited them just fine; the more remote the venue, the less likely that snoopy reporters and grieving family members of victims will show up to remind television viewers and the reading public of embarrassing and inconvenient facts in this case. Moving the trial out of state is a telling measure of the extreme, extra-legal actions the Clinton Justice Department is willing to employ to "win" this case.

And winning this case, for the prosecution, means convicting *only* McVeigh and Nichols—or convicting no one at all. No other accomplices can be allowed to come into the picture. This message has come through loud and clear in the numerous utterances from the prosecution team and other federal spokesmen over the past year and a half. John Doe No. 2, the mysterious fugitive identified by various witnesses as an accomplice to McVeigh, was declared by federal investigators to be a "mistake" in June 1995, just a few weeks after the global manhunt for him had begun. On April 9, 1996, U.S. Attorney Beth Wilkinson stated: "As of today, we have no information that anyone other than Mr. McVeigh and Mr. Nichols were the masterminds of this bombing." That position has hardened to an even more unbelievable and indefensible posture, with Justice Department spokesman Leesa Brown recently declaring, "We have no reason to believe that anyone other than Nichols and McVeigh committed the bombing."

GOVERNMENT COVER-UP

Even the *Washington Post* felt constrained to remark on February 18th of this year, "Federal prosecutors in the Oklahoma City bombing are having more trouble than they would like getting rid of John Doe No. 2." For once the *Post* was correct. But why should the federal prosecutors want to "get rid of John Doe No. 2?" Why, indeed, unless arresting and exposing John Doe No. 2—and other John Does who were involved—might also reveal definitively that federal agencies had undercover operatives inside the bombing conspiracy and could

have prevented the attack, but failed to do so? It was this blatant attempt to get rid of obvious prime suspects that caused federal grand juror Hoppy Heidelberg to call foul and attempt to blow the whistle. "John Doe No. 2 is 'the \$64,000 question' all the way around," he declared. "The families of the victims deserve to know who all was involved in the bombing, and there appears to be an attempt to protect the identity of certain suspects, namely John Doe No. 2."

It was a recognition of this flagrant attempt at cover-up and obstruction of justice that led Oklahoma State Representative Charles Key to initiate a call for a county grand jury to hear the witnesses and examine the evidence which had been conspicuously excluded from the federal grand jury. That courageous effort was denounced and attacked by federal authorities, Oklahoma Governor Frank Keating, Oklahoma Attorney General Drew Edmondson, and virtually all of the Establishment media, who charged that it would interfere with, and gravely harm, the outcome of the federal trial.

For nearly two years, Representative Key has fought the legal delaying tactics, political ambushes, and media brickbats with resolve and aplomb. He was rewarded on February 18th, when the Oklahoma Supreme Court ruled unanimously in his favor, denying the appeal of District Attorney Robert Macy to halt the effort to impanel a county grand jury. In March, Key launched the petition process to impanel the grand jury. He intends for it to call witnesses and look into much of the evidence that has so far been excluded. Key explained to *The New American*, "We want to be sure to get these important eyewitness accounts and pieces of evidence into the official record before memories fade, witnesses die, move away, or lose interest, and before documents get lost or destroyed." [End quoting]

Some day, in the not-too-distant future, we are going to see the turn-around of these evil maneuvers if we just do our parts in this grand awakening.

REDFORD'S WILDERNESS OPPORTUNITY

From *THE NEW AMERICAN*, 3/21/97, [quoting:]

Utah resident Robert Redford was at Bill Clinton's elbow in the Grand Canyon last fall when the President signed a decree setting aside 1.7 million acres in south-

WHAT WOULD HAPPEN IF HE HAD TO TELL THE TRUTH FOR 24 HOURS?

LIAR LIAR

Starring BILL CLINTON



Featuring the new catch phrase
"No laws were broken"

★★★★

"Thrills and chills"
— Joe Gelman
Daily News

"Sin-sational"
— Richard Roeper

DNC Voters strongly cautioned

ern Utah as a national monument. Few have displayed greater enthusiasm for radical environmental policies that have infringed upon private property and economic vitality. The Utah legislature has offered the Hollywood eco-socialist an opportunity for personal participation in the crusade to protect Mother Earth. According to the February 19th *Christian Science Monitor*, conservative lawmakers in Utah "are taking a swipe at the Hollywood director's activism by declaring his Sundance ski resort a possible wilderness area."

"If he's really sincere about protecting the environment, he ought to be willing to set aside some of his own land," explained state Representative Bradley Johnson, who drafted the resolution. "So many people want to set aside land for environmental purposes, but they want someone else to make the sacrifice. This resolution allows (Redford) to put his money where his mouth is. If he wants to save the world, he can start with his own land."

Redford, whose Sundance Film Institute has collaborated on propaganda films for Fidel Castro's socialist regime, complained that Johnson "is usurping the time of the Utah State Legislature and its staff with something that is nothing more than a publicity stunt—a publicity stunt paid for by taxpayer money." Besides, insisted Redford in tones borrowed from his friend Fidel, the new wilderness area was not taken away from Utah, but rather was "given back to those who own it: The American people." [*This land was not given back to the people who own it, because the Elite maintain complete control. Those who control anything, for all practical purposes own it, without being honest enough to pay for it.*]

Like most socialists, Redford and his camp followers subscribe to the proposition that "what's mine is mine, what's yours is 'ours'." Redford assistant Joyce Depp insisted that "Sundance Resort and the Sundance Film Festival contribute a lot of money to the tax base of Utah and provide a lot of jobs here"—and thus Redford should be spared the necessity of giving back his land to the collective that supposedly owns it. [End quoting]

What does money have to do with it? He hasn't worried over the money consequences of stealing the 1.7 million acres! **Theft is theft no matter what the conjured benefits are.**

AOL WON'T BUMP KKK

From THE DAILY NEWS, Los Angeles, 3/14/97, [quoting:]

America Online, the country's largest on-line service, rejected a request by the Anti-Defamation League to remove a site on its service operated by the Ku Klux Klan. The site urges "white Christians" to join together "to secure the preservation, protection and advancement of the White Race". AOL's terms of service allow it to remove content it deems "inciteful and provocative", said spokeswoman Wendy Goldberg. She said the site is "historical in nature" and won't be removed. [End quoting]

Isn't our country controlled enough by such groups as the Anti-Defamation League whose sole purpose seems to be to put us under more and more control rather than to help bring back the freedoms already taken from us?

The issue here is not to defend or denounce the Ku Klux Klan but by whom and how we're going to be ruled. The Anti-Defamation League's agenda is for Khazarian Zionist control.

STUDY FINDS MASTECTOMIES CUT CANCER RISK

Excerpted from THE DAILY NEWS, Los Angeles, 4/14/97, [quoting:]

The increasingly common practice of surgically removing both breasts while they're still healthy is an effective, if radical, way of preventing breast cancer in

women at high risk of the disease, a study finds.

Until recently, bilateral prophylactic mastectomy, as doctors call it, was rare. But the development of screening tests for the inherited bad genes that can trigger breast cancer has increased demand for this approach.

When a woman discovers she has a high genetic susceptibility to cancer, there is little she can do except get frequent checkups or have her breasts removed. Some doctors are reluctant even to offer the genetic-screening test because of uncertainty about whether a preemptive mastectomy actually works as well as common sense suggests it should. [End quoting]

Does this sound like something from the mind of God, or out of the minds of money-hungry butcher-surgeons. Don't you think a cleaning of the minds and spiritual living might be far more beneficial physically and financially for women?

GOVERNOR SUPPORTS BILL TO DETER GANG RECRUITING

Excerpted from THE DAILY NEWS, Los Angeles, 4/14/97, [quoting:]

Gov. Pete Wilson would make the words "join my gang" a crime.

The idea made civil libertarians wince and made Democrats roll their eyes. But at the Los Angeles police Department's Van Nuys station, it made Detective Craig Rhudy smile.

Children with the misfortune of growing up in the wrong neighborhood are sometimes beaten or threatened into joining gangs, Rhudy said, and police need all the tools they can get to combat the problem [*Always, the end justifies the means for the would-be dictators.*].

"Unless we do everything we can possibly do, we're

going to lose this war," said Rhudy, who oversees juvenile investigations. [End quoting]

When are we going to wake up to these tricks the Elite are using to gain 100% control of our lives. They set up the problems and then always demand more and more of your freedoms to solve them. Certainly intelligent people can see that the answer is to be GOOD PARENTS and elect honest government SERVANTS.

Have we recently seen enough good people with the power to make a difference in government? Then what makes us think we're going to see better behavior from society by more powerful government.

Better government has to start in our own homes, ALWAYS!

WAS HERSHEY SWEET SPOT FOR CONGRESSIONAL CIVILITY?

From THE ORLANDO SENTINEL, 3/10/97, [quoting:]

Organizers of a weekend retreat intended to develop civility among members of Congress [*Civility will never be developed among gangsters and crooks, no matter how many times they meet.*] returned to Washington on Sunday calling the event a successful start, but saying they are mindful the goal will take time to reach [*It will take just the amount of time that they need to become honest.*]. Nearly half the members of the House of Representatives spent the weekend in nearby Hershey attending meetings, relaxing with family and seeking new ways to deal with each other on the job. The meetings were closed to the press [*emphasis mine*]. House Speaker Newt Gingrich, R-Ga., and Minority Leader Dick Gephardt, D-Mo., both attended. [End quoting]

Why would they close this meeting to the press? I'm suspicious when "the best congressmen that money

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:

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); 12/29/96(2); 2/19/97(4) David Miller Tapes; 2/23/97(2) Little Crow tape; 3/3-4/97(8) Eustace Mullins & Cort Christie; 3/10/97(2) David Miller Tapes; 3/16/97(5) Farrakhan Speech; 4/2/97(1) Cult Media Blitz; 4/6/97(2); 4/7/97(2) **EXTRA** Interview; 4/8/97(2) Channel 29 Interview; 4/13/97(3) David Icke.

can buy" want to do things without publicity. Aren't you? Could it be that they were laying down disciplinary rules to follow or else?

WHO'S A JEW?

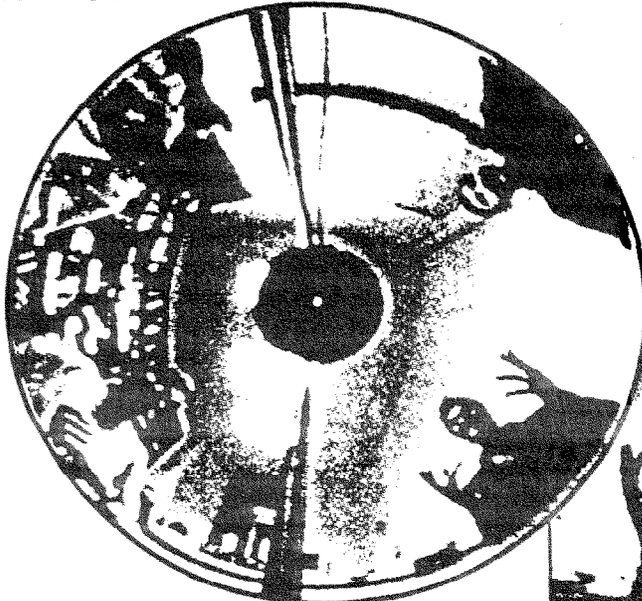
Excerpted from ISRAFAX, Vol. IX, No. 200, 3/24/97, [quoting:]

"When the *Protocols of the Elders of Zion* were discovered 200 years ago, the international Zionist apparatus tried to deny the existence of the conspiracy. But now Shimon Peres produces irrefutable proof of their truthfulness." —The Egyptian government-owned publishing house, Al Abram Co., which published Shimon Peres' book, *The New Middle East*, in an introduction to the volume. (*Post* [?] Opinion, Oct. 4, 1995) [ISRAFAX], Vol. VI, No. 188] [End quoting]

Need, this be argued any longer when it's from the "HORSE'S MOUTH"?

360° CAMERA SEES ALL

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



Omnicam users can reconstruct any part of the display. Quality is limited only by the camera's resolution.

NEW YORK, NY—Everyone who has seen a reflection in a Christmas-tree ball ornament knows that it is possible for a shiny sphere to reflect a complete, albeit distorted, view, of its surroundings.

Researchers at Columbia University have found a way to unscramble this lopsided view to create an all-seeing camera, the Omnicam.

The enabling technology is a parabolic reflector shaped so that all the light rays reflected from a scene pass through a single point as they enter the camera. This cannot be done using fisheye lenses or mirrors, Shree K. Nayar, Omnicam's developer, told *PM*

during our visit to his laboratory.

Once the image is properly captured and stored in a computer, any point in the field of view can be reconstructed using software.

Nayar sees future application for the Omnicam in teleconferencing, surveillance, sports and news broadcasting, and robotic vision. [End quoting]

FARRAKHAN: MY POWER IS SWELLING

From *THE NEW YORK POST*, 3/31/97, [quoting:] Nation of Islam leader Louis Farrakhan yesterday declared that his power is rapidly growing and warned the United States will soon regret turning its back on his organization.

"Farrakhan is not going away, my influence will not diminish, nor will our power diminish. It will grow as influence grows. And so it's better to sit down with me now, because I think you will have to sit down with me later," Farrakhan told *Fox News* Sunday.

Farrakhan called on top political and religious leaders to meet with him to discuss racial relations in America.

He also called on President Clinton to invite him to a proposed Washington summit on racism.

"I, Louis Farrakhan, have become a significant voice among Black people, listened to by an ever growing number of our people, yet, because you disagree with me, you will not sit down and dialogue with me.

That is irrational, nonsensical, and inappropriate if we wish to solve the racial divide," he said.

[End quoting]

Most politicians (and media) are scared to death of Farrakhan and consider him like a plague—as well they should if they want to keep their jobs under the present system.

THUMBS DOWN ON COLLOIDAL SILVER

From *DAIRY TODAY*, February, 1997, [quoting:]

Advertisements in Wisconsin farm newspapers and in *Dairy Today* touted the "astonishing results" of colloidal silver as a "new mastitis treatment discovered by dairy farmers".

It may be "new", but colloidal silver is not approved by FDA for use in cattle in any manner. There is no withdrawal time established for milk or meat. Nor have any controlled scientific studies been done with the product.

"We are not aware of any proven healing benefits," says Joe Smucker, FDA Milk Safety branch chief. [Think about it—this ignoramus is an official in a department controlling health safety!]

Colloidal silver is a suspension of minute-sized silver particles in water with a positive electrical charge. In the late 1930s people used it on more than 650 bacteria, viruses and fungi that were considered treatable. With the development of antibiotics, however, silver was left on the shelf. Today, colloidal silver is enjoying a resurgence in human use. It's readily available via mail order and in health stores. The product even has its own home page on the Internet.

Researchers in California used colloidal silver from one commercial source in the lab (in vitro testing) against several mastitis pathogens. The study indicated no antimicrobial activity against the organisms. Colloidal silver distributors claim their products can cure everything from AIDS to hemorrhoids to tuberculosis. However, colloidal silver does have a negative effect: argyria—or permanent graying of the skin and internal organs [from ingesting *NON*-colloidal silver].

FDA is seeking to declare all over-the-counter drug products containing colloidal silver or silver salts as misbranded and not generally recognized as safe and effective for human internal and external use.

FDA's Center for Veterinary Medicine (CVM) is investigating dairy-related claims made by producers, veterinarians and marketers. "We are in investigation mode," says Judy Gushee, CVM's division of compliance. "We'll take action where needed." [End quoting]

Be very careful of the source and purity of any colloidal products, but the colloidal silver and other minerals are the best form of minerals to use.

The colloids of gold and titanium enhance the effectiveness of the colloid of silver against the newer viruses. [Don't mix before time of use.]

A DEBIT HERE, A DEBIT THERE

From *DAIRY TODAY* March, 1997, [quoting:]

Having a bottle of colloidal silver in your dairy's medicine cabinet will cost you seven points on your next Grade A inspection sheet, says Joe Smucker, chief of the Food and Drug Administration's Milk Safety Branch. Smucker made the announcement at the National Mastitis Council meeting last month in Albuquerque, N.M.

FDA considers colloidal silver a "potentially serious public health concern". The agency says use of these products to treat a serious illness in animals could potentially endanger animal health by delaying timely, appropriate treatment.

Dan Rackley, chair of the National Conference of Interstate Milk Shipments, also explained the rules on labeling prescription animal drugs:

If the drug is used exactly in accordance with the label, the prescribing veterinarian does not have to include his name or address on the label.

However, if the drug is used under the veterinarian's direction but does not exactly follow label directions, the drug must be labeled with the veterinarian's name and address. It also must have directions for milk and meat withholding times. Failure to do so is a two-point debit, says Rackley.

[End quoting]

The Elite sure know how to pressure-control the farmers.

GINGRICH: CHINA POSES NO NEAR-TERM THREAT TO U.S.

From Fax, Apr. 9, 1997:

Washington—It will be years before China poses a threat to the United States—on either the economic or the military front. House Speaker Newt Gingrich (R-Ga.) said today.

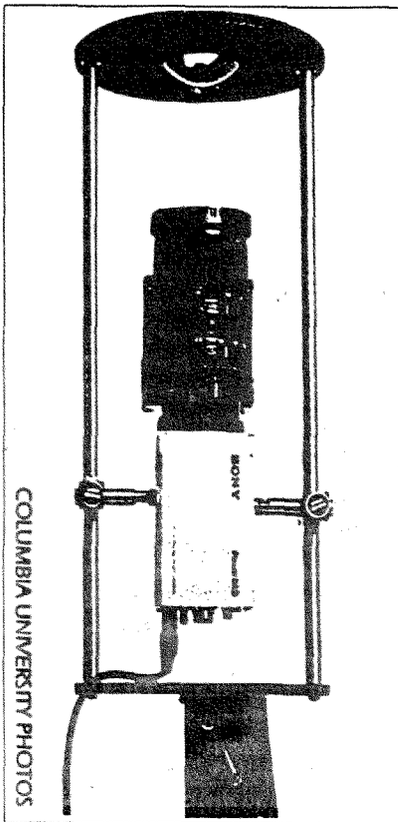
"It will be many, many, many, many years before China is a first-class military power or a world economic power," Gingrich said. For the "foreseeable future", China poses "no significant threat to the U.S".

Gingrich, who returned April 2 from an 11-day tour of Asian nations, said the United States should deal with China "forcefully" [*Get a war going?*].

"China should not become mythical in our minds," he said. Rather, the Asian giant should be held to the same standards as other nations with regard to trade, human rights, nuclear proliferation and other issues [*Join with the Western World crooks?*].

At a Capitol Hill press conference, Gingrich restated the U.S. commitment to keep Taiwan free and said the United States "wants to be helpful" [*wants to control?*] in the reversion of Hong Kong to Chinese rule on July 1.

Turning to other Asian countries, Gingrich stressed the importance of keeping U.S. ties to Japan strong and added, the United States should be "much more concerned" [*much more involved?*] about the "very unstable" situation in North Korea. [End quoting]



The News Desk

Special

SHOCKING EVENTS OF THE OKLAHOMA CITY BOMBING

4/24/97 DR. AL OVERHOLT

From the INTERNET, 4/97, [quoting:]

Friends—we can count the good men/women in government as being some of the rarest of commodities on Earth, if not an almost extinct species of genus homo sapiens. I wish there was a way to hold stock shares in these distinct rarities, as the stock would soar every single day, as more and more “public servants” are exposed as seditious traitors. And I would surely be the richest woman in the world. We have serious reason to treasure, aid and abet this precious man. By helping Rep. Key, we assist ourselves foremost, not to mention our gravely embattled nation. —Kind regards, Angie

NOT PRINTED AT STATE EXPENSE

REP. CHARLES KEY COMMITTEES:
House Of Representatives
March 12, 1997

Dear Concerned Citizen:

My name is Charles Key and I'd like to share some personal and inside information with you.

I'm an Oklahoma State Representative. I humbly ask you to spare a few minutes to read some things that you have probably never seen before on TV or read in the newspapers about some shocking events associated with the Oklahoma City bombing.

Regardless what city or state you're from, you will likely be affected more than you may ever know by that bombing and pending trials.

On April 19, 1995 when I heard the news (and literally heard the explosion) of the Murrah Building I was dumbfounded.

As the realization sunk in that so many people and children were killed, I, along with millions of others watching news coverage, felt that indescribable, overwhelming sensation in the pit of my stomach.

Yet, as the “story” unfolded, my spirits were lifted as I saw example after example of sheer human compassion and an outpouring of unblemished, unconditional love flow forth in a far greater degree than I had ever seen in any venue of life, including and especially in political circles.

Put more bluntly, that sacrificial selflessness and unity was the very antithesis of the type of behavior that so typically embodies politics.

How refreshing it was to see people helping people without the proverbial ugly political head rearing up asking, “What's in it for me?” or “Why should I do that?”

As the weeks passed, I saw Godbreathed compassion by the citizens of Oklahoma and from many other states who joined in to help. Those memories will never leave my mind and nothing can eradicate the great amount of good that was done by those thousands of acts of kindness.

As a matter of fact, it is that very visible love that helped me hang on for the two tough years that fol-

lowed. (I hope you will take the time to read more about those years in the following pages.)

Over the next few weeks, inconsistencies began emerging. Stories kept changing and although I couldn't see the emerging political angle, I could sense it.

Consider the following facts which caused me to become initially concerned.

Fact #1: The initial A.P.B. (All Points Bulletin) was for Middle Eastern John Does in a brown pick-up truck. The Jordanian brought back from London who had apparent bomb-making materials in his suitcase and other John Doe suspects who were described as Middle Eastern.

Fact #2: Those Middle Eastern reports quickly vanished. Why?

Fact #3: The 1200-pound ammonium nitrate bomb “grew” continuously from 1200 to 2400 to 4800 pounds.

Fact #4: The early reports told us about explosives inside the Murrah Building. Remember how the rescue effort was “put on hold” while the bomb squad entered the building to search for and take out those intentionally placed internal explosives? Then those reports were described in detail by local U.S. congressmen and bomb experts interviewed in studio by the media.

Fact #5: Those reports also disappeared or were explained away as dummy or ‘for show’ items.

Fact #6: Those who dared oppose the REVISIONIST NEWS ACCOUNTS, were ostracized, mocked, discredited, dark-cornered, etc. I know, I was one who dared to be politically incorrect.

Fact #7: The ATF (Alcohol, Tobacco and Firearms) had field agents assigned to the office at the Murrah Building. Yet, on the day of the bombing, not one of those agents were killed. They were mysteriously, uncharacteristically absent from the building that morning.

At some point it became painfully apparent that there was more wrong than right with the federal investigation. That is when I had a very tough decision to make. Should I sit and do nothing and remain in my comfort zone simply “playing the part” of the caring politician for the photo op's? Or should I really do the right thing even if it meant giving the phrase “politically incorrect” a whole new dimension?

It didn't take long after discussing it with my wife to determine that I had to do the right thing—no matter what the consequences were to be.

Having come to that conclusion, I decided to go forward to search out the truth and tell it to a waiting world. Little did I know the onslaught I was about to embrace.

Before I go on to tell you what I did that I believed was right, allow me to tell you what some in the establishment news media and political circles claimed I was doing wrong.

Major media has launched unheard of attacks against our desire to conduct constitutionally sound and proper investigations. *The Daily Oklahoman* and the *Tulsa World* have published nine separate editorials viciously attacking me, Glenn Wilburn and all those

who have stood up and demanded all of the truth about this terrible crime.

An editorial from the *Daily Oklahoman* entitled, “DROP IT, MR. KEY” even had the audacity to say: “As we argued when Key first set out on this course, the Legislature and its staff had no business investigating the bombing. It was, and is, poorly equipped to do so. The same can be said of a panel of local citizens...”

The same day Oklahoma Attorney General Drew Edmondson issued a personal attack saying that I was proposing a “wasteful witch hunt” and was pushing “the worst kind of paranoid conspiracy pandering”.

People in powerful positions have repeatedly attacked those of us who have been scrutinizing the federal investigation.

Oklahoma Governor Frank Keating was a former FBI agent himself and spent most of his career in the services of Federal Departments of the Treasury, Justice and HUD (Housing and Urban Development). At one time in his career his responsibilities included the overseeing of the ATF and other federal law enforcement. Gov. Keating went so far as to say that “raising questions would not bring one whit of intelligence to the process.” He later escalated his attacks saying those of us who were raising serious questions were “howling at the moon” and “off the reservation”.

All of these people are literally robbing the victims' family members and survivors—and all of us—the opportunity and right to know the truth.

For nearly two years the negative media coverage seemed unending. And although I never vowed not to do any fundraising, going hat-in-hand was about the last thing I wanted to do. After all, I wasn't searching for cash, I was searching for answers. I shudder to think what sort of creative headlines would have appeared had I operated an active fundraising campaign in the wake of that tragedy.

In retrospect, I now believe I may have done a disservice by not fundraising.

First, had I acquired cash reserves for the very worthy cause I was working on, it would have aided tremendously in fighting the formidable disinformation and smear campaign waged by “faceless forces” that appear to have pockets of unending depth and the mass media at their beck and call.

Second, had I done fundraising, my own family and others wouldn't have gone into debt by this largely self-funded effort.

WE NOW FACE OUR GREATEST CHALLENGE

Glenn Wilburn, who lost two grandchildren in the tragedy, and I filed a petition in November, 1995, to have a local County Grand Jury impaneled to investigate the bombing. This independent grand jury would be fully autonomous of the federal investigation, and would double in the capacity of a watchdog of the federal investigation.

Here in Oklahoma, we are very fortunate to be one of only two states that have a constitutional guarantee that the people of a county can cause a grand jury to be impaneled whenever they feel there is a need, simply by circulating a petition. It is and always has been a common occurrence in our state. In fact there are county grand juries meeting as I write this letter.

The Presiding State District Judge, Dan Owens, tried to stop us from petitioning to impanel the grand jury and we were forced to appeal his actions to a higher court. That is where the latest and some of the most intense criticism has come from recently.

One year after our appeal, we finally got a written opinion from the Court of Appeals in the Tulsa district. On December 24, 1996 the court not only ruled in our favor, but they did so unanimously.

But wait—there is more. Not only was it unanimous, but the court issued the decision “For Publication”. That means that it was such a clear-cut case in regard to the state *Constitution*, statutes, and previous case law, that it constituted a precedent-setting case to

be used in lawbooks, most likely for many years to come.

Yet, why is there such extreme opposition to keep this independent grand jury from being allowed to assemble? I believe the answer is because some in our federal law enforcement agencies (i.e., ATF and FBI) had prior knowledge that certain individuals were planning to bomb the Murrah Federal Building! I believe that because of at least four reasons:

(1) Six different individuals have come forward and reported seeing the bomb squad in the immediate vicinity of the Murrah Building early on the morning of the bombing.

(2) The Oklahoma City Fire Department received a call from the FBI the Friday before the bombing and was told to be on the alert for a possible terrorist attack on a government building.

(3) Bruce Shaw, who had frantically come to look for his wife inside the smoldering building, was told by an ATF agent, "You won't find any ATF agents in the building because they were warned on their pagers not to come in this morning and they're now in a debriefing." This conversation was corroborated by his boss who accompanied Bruce to help him find his wife.

(4) Carol Howe, a paid informant for the ATF has recently come forward to confirm that she informed the ATF that two individuals, Dennis Mahon and Andreas Strassmier, were planning to bomb the federal building in Oklahoma City. She also said that the likely date for the bombing was April 19!

Prior knowledge on the part of some individuals in the federal government may also be why the federal prosecutors barred every single witness to John Doe(s) from the Federal Grand Jury.

Of the more than 20 witnesses to one or more John Doe(s), none—not even one—were allowed to tell the Grand Jury what they saw.

Additionally, when the prosecution's list of witnesses was unsealed several weeks ago, we found that the one witness who will be allowed to testify in the trial to McVeigh being in the company of a John Doe can't describe in any way who he saw.

Indeed, the best witnesses who can positively place McVeigh in downtown Oklahoma City that morning saw him with one or more individuals and are able to describe to some degree what that person or persons looked like. Those witnesses will not be allowed to testify at McVeigh's trial.

Incredible? Did you hear that right? Yes, you did. As bizarre as it sounds, Federal Prosecutors were not allowing any of those witnesses to be seen or heard by the Federal Grand Jury.

This gives "blind justice" a whole new meaning.

To make this even more clear, the Federal Grand Jury wanted to interview both the eye witnesses and the sketch artist who drew the John Doe composites but they were flatly refused by the federal "authorities". Clearly they were blatantly deprived of their basic Constitutional rights as grand jurors. Why?

Just what is it that they are trying to accomplish? Or, perhaps more pointedly, just who are they trying to protect? And what all are they trying to hide?

Let's not forget, elected officials are supposed to be the servants of the people and not the other way around. Just what's going on??? And how are they getting away with it?!!!!

Our efforts to impanel a County Grand Jury are important for numerous reasons. One of the reasons that concerns me most is that I fear that the record of McVeigh's trial will comprise the "official story" of what happened. If the evidence of prior knowledge and other perpetrators is not presented in this case, I fear that the government will be successful in shaping the official story to permanently exclude that evidence.

The 1993 New York World Trade Center bombing is a case in point.

Because certain tapes implicating the role of the FBI in allowing the attack to take place were ruled inadmissible in court, many people do not know that

the FBI indeed had knowledge prior to that bombing and could have prevented it—yet they allowed the plot to continue, resulting in the deaths of six innocent people.

Unfortunately the transcripts of that court case have become the "official story" of what happened in that bombing.

Another reason that I feel that the OKC bombing case is important and directly effects you is that the government has gone to a new level of operating out of the bounds of the law and is becoming more and more arrogant.

A few weeks ago, ABC was getting ready to run a major story on the prior knowledge issue. The Justice Department became aware of it and contacted some of the executives at ABC. After acknowledging the validity of the story they put extreme pressure on ABC not to air the report saying, "The people couldn't handle the truth."

I don't know about you but that kind of arrogance sickens me and leaves me with an eerie feeling. The government must not be allowed to get away with yet another botched job! The Government must be held accountable.

THE GOOD NEWS...

In spite of the seemingly impenetrable and insurmountable forces acting against us, on February 18, 1997 the Oklahoma State Supreme Court miraculously ruled in favor of allowing the independent local County Grand Jury and against the Federal Government's attempt to quash the rights of the people.

Now the forgotten families, survivors, and victims who died from the blast will have their right to a County Grand Jury and a full, open and truthful investigation.

THE BAD NEWS...

Any day now the courts will give us the formalized written order to begin passing the petitions to impanel the independent jury, but we're just about stone broke.

For nearly two years, I never conducted so much as a single fund-raiser to properly investigate this worst terrorist act in the history of both our state and the nation. I also know how tapped most people are these days, but I believe at this point, I don't have much of a choice.

We now need funds to secure copies of voluminous government documents, and to pay independent investigators, as well as money to print, publicize and distribute signature forms to complete the legal requirements to impanel the County Grand Jury. In short, this effort is now bigger than what I can handle fiscally or physically. May I count on your help?

Please send whatever financial assistance you can afford to give. We will put you on our mailing list to keep you up to date on the petition drive and signature gathering process.

The clock is about to begin and we have limited time by law to gather signatures. And you know that the big players within the Federal Government are not likely to help us. That is why I am counting on you.

Thank you for being patient and open-minded enough to read this letter. Together we can get the truth out, make a real difference and God willing, see justice prevail. May I please count on your help?

Sincerely, Rep. Charles Key

P.S. Elements within the federal government and in the establishment media have done virtually everything in their power to block an independent county investigation of the Oklahoma bombing tragedy. On February 18 the Oklahoma Supreme Court cleared the way for the people to investigate the Federal Government and their investigation of the bombing. Next week we must begin obtaining signatures.

Will you please stand up and be counted? Thank you for your time and concern.

Address on envelope:

Oklahoma County Grand Jury & Bombing Investigation Fund, Post Office Box 75669, Oklahoma City, OK 73147

Please send some federal reserve notes to Representative Key first thing tomorrow morning, so he and we can continue the good fight. —Angie [End quoting]

Hopefully, something will be done to bring the guilty parties to justice.

FBI LAB WORK ATTACKED IN OKLAHOMA CASE

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

A draft Justice Department report concludes that an FBI lab supervisor made unscientific conclusions biased in favor of the prosecution in the Oklahoma city bombing case, an individual familiar with the report said Saturday.

But this supervisor was dropped in January from the government's list of planned expert witnesses for the trial, which begins later this month. Instead, prosecutors plan to call another lab expert who has not been subject to such criticisms and has been praised even by the lab's critics.

While defendant Timothy McVeigh's attorney, Stephen Jones, has attacked the lab's work and threatened to make it a major issue in the trial, prosecutors have expressed confidence that they can make their case without relying on questionable lab findings.

In a draft report completed in January, the Justice Department inspector general was critical of the work of David Williams, a supervisor in the lab's explosives unit, who was in overall charge of evidence-gathering at the bombed Murrah Federal Building in Oklahoma City.

Shortly after receiving a copy of the draft report, the FBI transferred Williams and two other lab supervisors to other work. Discipline for them will depend on the inspector general's final report.

The draft report said several of Williams' findings were scientifically insupportable and reflected a bias in favor to the prosecutors' theory of the case, said a source familiar with this section of the report who spoke on condition of anonymity.

Justice Department officials have sent other parts of the inspector general's report to prosecutors in 50 federal and state cases around the nation because the findings might tend to clear defendants and this may have to be turned over to their lawyers.

Forensic evidence—about the explosion, the Ryder rental truck that apparently carried the bomb, and other matters—is an important element of the case against McVeigh and Terry Nichols, accused in the April 1995 bombing that killed 168 people and injured more than 500. McVeigh's trial begins March 31 in Denver. [End quoting]

The FBI has been full of "The President's Men" for many years.



Just Because April 19 Is Past, Don't Relax! An Interview With Col. Ammerman

Editor's note: While the now infamous date of April 19 has come and gone without obvious splash of incident in contrast to several years back (Waco holocaust, Oklahoma City bombing, etc.), so much is afoot that we felt it important to share the recent telephone conversation with you between Rick Martin of CONTACT and Colonel James Ammerman, who is very well connected to important currents of information.

4/18/97 RICK MARTIN
(Telephone Interview)

A: Hello, Jim Ammerman here.

R: Yes, Rick Martin with CONTACT newspaper.

A: Yes, Rick.

R: Well, I understand that things are possibly heating up around the country, and I'm wondering if you think this weekend is actually going to be a time when people do stupid things, do you think we're going to have a false alarm here?

A: Well, there may be some people suckered into it. And I think they'd like to see that.

R: Well, it'd sure give them an excuse, wouldn't it?

A: Yes, it would. And I think they're waiting on that and quite a few people in the bureaucracy would like to be center stage, such as FBI, BATF, and some military.

R: Hmmhmm.

A: I'm just hoping things are calmer than that. What I don't understand, 'cause it doesn't fit into it, is why they're on high alert at NORAD.

R: Well, that's the ten-thousand-dollar question. I was going to ask you if you knew anything at all about that.

A: I just know that they are and they've greatly secured the front entrance there to the mountain, Cheyenne Mountain. But, you see there's a lot of troops—I'm in touch with a Messianic Rabbi who gets daily reports from a ship thirteen miles off Tel-Aviv.

R: Hmmhmm.

A: And their report is that two-hundred-thousand Iranians are on military exercise in the Gulf. The report that I have direct from just off of Tel-Aviv, there in international waters, is that two-hundred-thousand Iranians are on military exercises in the Gulf. Where we had Desert Storm. And it's supposed to be a training exercise but the name of the exercise translated into English, is, now get this, *On To Jerusalem*.

R: Good grief!

A: So, that's putting a lot of tension on things there.

R: I would say it should.

A: And it may not be an exercise, it may be an operation in the making.

R: Hmmhmm.

A: But, even if it is an exercise, it could cause enough tension and apprehension there on the part of

the Israelis—they might do a preemptive strike, and that would ignite the whole Mid East powder-keg.

R: It sure would.

A: So, I'm not so sure if that's why NORAD's on alert.

R: Hmmhmm. That would make sense.

A: Now, another little thing that I've had two calls on, and I've verified the people—Americans down in Australia—one of them's father is an Air Force retired Colonel, right here a couple miles from me in Dallas. Ah, because this is such a startling thing that he gave me, that I wanted to check on who he was. He does radio broadcasting in Australia and he called—he or

someone had, or maybe he had picked it up on shortwave. But anyway, he had my number, and he said, "Have you heard about the five-story underground house the United States has built, like a city, in Australia?" And I said, "No". And he said, "They're moving people in now, that the Australians say, these are VIPs with families, that they say are, you know, high-powered Americans, moving in there." And this is totally unpredictable, I don't know just what that could mean.

And two things: I had another call from a man in the Space Command, who said that we're due to get a meteor shower, not out of Hale-Bopp, but I guess it's two galaxies are going to cross paths sometime in the next several months and we'll have a meteor shower so bad that it may destroy a lot of cities. And he has done research and he says—a team of them have, it's not just one person (he's still on active duty and he's in the Space Program)—that Chicago wasn't burned down by a cow kicking over a lantern. It was a meteor shower that came down in flames, and there's one city, one town of fifteen hundred people, that most of them were killed because it set the whole town on fire, burned people's clothes off of them, and the only ones saved were the ones that jumped in the river. And, he said that we can expect sometime later this year a shower like that that could set a lot of cities on fire.

R: I have not heard that.

A: Well, keep your ears to the ground for it. The other thing is, this administration—I don't know what we're doing with our money; a lot of things we need they've peeled off and then they're spending that money somewhere. But, he said they've laid off five hundred geologists that were to keep eyes on possible earthquakes and volcanic eruptions, and meteor showers and all that, so the program's very lean and not well covered. Of course, they've also put out alerts a time or two, low level alerts, about tremors over in the New Madrid Fault, in southeastern Missouri.

R: Hmmhmm.

A: And, he started telling me about the worst-case scenario of that, and I said that I know the American Engineer General that was in charge of that study. The worst case is, it could split the United States in two parts with a Grand Canyon down the Mississippi River Basin.

R: Sure could do that. And very possibly will before all's said and done.

A: Yeah, it would drain the Great Lakes all into the Gulf, break all the connections, get all the pipelines, all the bridges, everything else, and a lot of people could starve, because they'd have trouble flying all the food there until we do better. We're not going to be able to bring it around by ship because you know that the Chinese now have the contracts on the harbors, both east and west, into the Panama Canal.

R: Yes, I had heard that.

A: Well, you see our one-ocean Navy just won't cut it any more.

R: Well, have you heard anything going on in the San Diego area over this China issue?

A: Ah, no. There are people watching that. But,

NEW Gaia Products Presents 14-Day Parasite Cleansing Program

The Parasite Cleansing Program that will assist you in achieving maximum health.

We have assembled three of the highest quality herbs in tincture form along with an intestinal cleanser.

The following products are included in the 14 day program.

#1 Black Walnut Tincture 1 oz

#2 Clove Tincture 10 oz

NEW! #3 Wormwood: Now Available in Capsules

#4 Gaia Cleanse I—Intestinal Sweep 5oz

* Parasite Cleansing Program can be done every 3 -5 Months.

* Products can NOW be bought separately.

* Each is preserved in a base of glycerin or alcohol.

* GaiaCleanse I is an intestinal cleanser to help sweep the intestines clean of debris by utilizing the healing properties of ground spelt hulls and psyllium.

A natural way to eliminate parasites from the body.

Don't let parasites cheat you anymore!

GaiaCleanse

See Order Form On Next-to-Last Page
For Ordering Information

I will tell you what I have heard and it's straight information. Alameda Naval Air Station is being turned over to them. George Air Force Base has been turned over, you know, for their trade-free-zone out of Long Beach. But Alameda, they're going to build an ammunition plant.

R: I had heard that also.

A: Alright. And what kind of ammo? Body-armor-piercing, which is illegal in this country. We have people committing high treason or that couldn't be happening. Isn't there any limit to what this President gets away with?

R: Well, I was very surprised to read that in the last issue of *Spotlight*.

A: Hmmhmm.

R: I know they covered it rather extensively.

A: Yes.

R: Well, you know, there had been quite a bit of talk about foreign troops all along the Mississippi, some, I don't know, year or two or three ago. Um, various Communists troops, etc., and I never did get confirmation on that. But, if you're talking about the New Madrid splitting open...

A: Yeah. Ah, scattered around the country, people that I'm in touch with keep finding more Chinese military. So, I don't know how many of those are around, I haven't been able to get a handle on a number. Now, you know about Roving, R-O-V-I-N-G, Roving Sands '97 that's going on?

R: That's in Texas?

A: It's in West Texas, and almost all of New Mexico. Twenty-five-thousand troops, of which the largest part from overseas are Germans. Two large ships came into Beaumont—almost two weeks ago, now, about twelve days—and off-loaded seven hundred air-defense-type vehicles. They went through, they were brought in to Fort Hood, then on to El Paso and some of the staff cars were Mercedes 500s. Well, you don't get those for captains or lieutenants.

R: Right.

A: But, they are probably flying those people in from, you know, North American High Command there in western Virginia.

R: Hmmhmm.

A: But, here's what the logistics officer said, he said, "I've done this three years now, '95, '6 and '7." And he said, "the interesting thing is I've never helped

load any of them back out of the country, so they're all still here somewhere."

R: Hmmhmm. Well, have you received any rumblings from the patriot community about—I hope everybody's going to keep their head.

A: Yeah, I have had no indication what they are. Now there might be a stray or two or one little unit. But, now you've heard about—and I don't know whether it's North or South Carolina, I heard South Carolina, and then someone told me last night, a Colonel told me it was North Carolina—the Governor said if Bob James down there in Alabama has to call up his guard to fight the Feds, that they're going to go join him.

R: That's interesting.

A: Well, the South may rise again (laughter).

R: It may fall again, too.

A: Well, that's right. But, hey, I think if they rose again it might well be that a lot of people say "this is our chance to straighten things up."

R: Hmmhmm.

A: They might get joined by every patriot on the continent.

R: Well, that very possibly could happen.

A: And, some of the patriots, when this first thing came up, Bob James made a speech for Judge Moore down there. There was one state I was giving a lecture in, some of the militia leaders came up and said, "Do you know what's going on in Alabama?" And I said, "I just found out this afternoon." And they said—well, you know there's four other states and I was speaking in those states, and the militia came up and told me that if need be they would go to Alabama to help. But, this one, the state within a couple of hours of Washington, D.C., they said, "We're not going to Alabama if that happens, we're going to Washington, and we're not going to talk." Now, that's pretty serious stuff.

R: Yes, it is.

A: But, some people—and these were level-headed people. One of them is a retired four-star general. So, I think that the militia is getting a bit coordinated and networking some.

R: Hmmhmm.

A: And I don't know whether that's good or bad. I just hope, Rick, that every bad thing that I have reported turns out to be a hundred-eighty degrees off and people laugh at me. I'd like to see our country in so much better shape that they call me an idiot. But, it's not that way.

R: I have to agree with you.

A: That's how much I think of America. I'd rather be made a fool of and have a good country, than to see our country continue as it is or to get worse.

R: Well, I couldn't agree with you more.

A: Well, listen, some things will—you know, I talked to a man working in one of the federal buildings in Denver and they're not at work today, except those that have to be there. And they've told them to pull the blinds, so that if glass flies it will reduce the damage.

R: Hmmhmm. I would think Denver would be a...

A: Key target. Yeah, a key target. But, I still don't know where all those people went who worked in Cheyenne Mountain. The thirty families that moved out.

R: Hmmhmm. The ones that went to Australia?

A: Well, I don't know. Maybe they went to Australia. You see, they wouldn't tell me. They just took what they could handle in their suitcases.

R: And split?

A: Hmmhmm. Moved out quickly. And that's been, just about exactly two months ago. So they were expecting something before now.

R: Hmmhmm. Well, I sure appreciate your efforts. I know your doing a lot of talk radio these days and your message is getting out there, for what it's worth.

A: Well, I hope it gets people to wake up and, you know, I was with a man that was in politics, after he retired as a full Colonel from the Marine Corps, I was with him till midnight last night. He'd flown out here on some other business, and it began this morning. And so, he said, "I know we only met once in passing in a meeting in the Pentagon, but I'd like to see you." So, we got off alone and, he's still hoping we can do something about this country. But, he says "morally, it's so degraded." See, after retiring he became a lawyer, therefore he got into the political scene. And he said "We're so immoral today that it has to be turned around or God won't bless us." And then, of course, I think that's true; God's tired of playing fun-and-games with us, while we practice being a modern day Babylon.

R: That's right.

A: Well, listen, got another call waiting. They're waving at me.

R: I appreciate the time.

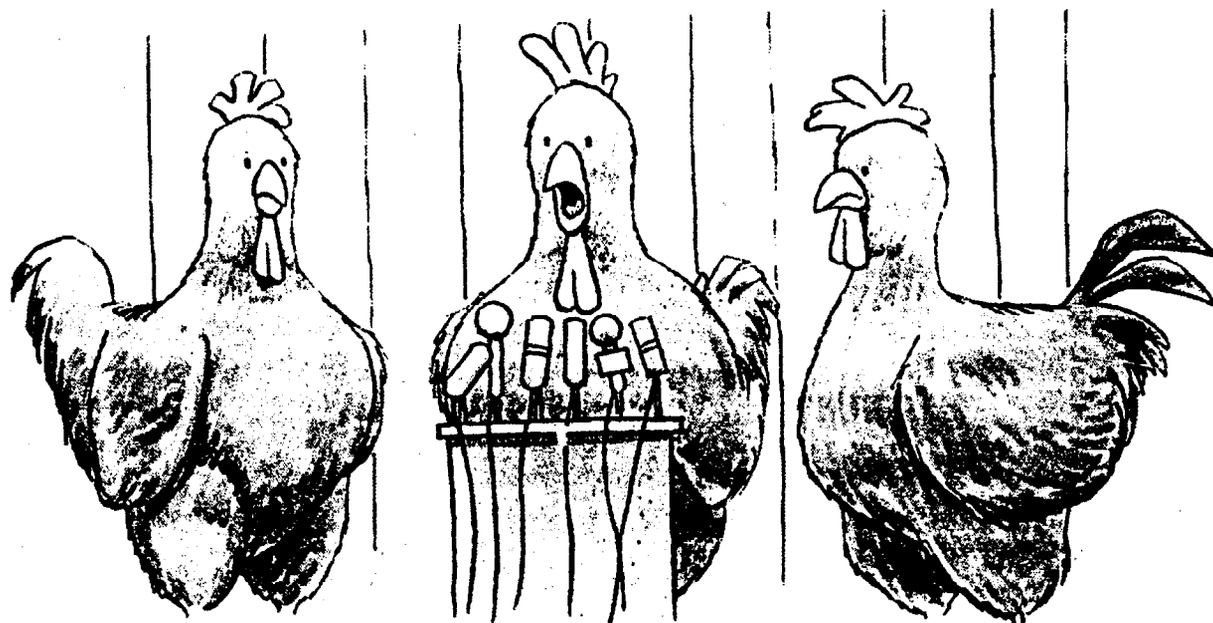
✻ ~ ✻

New Gaia Products

1 (800) NEW-GAIA

(639-4242)

for information and
a free catalog



"Until our experts fully study the object in question, we cannot confirm or deny Ms. Penny's claim that the sky is falling."

Waco Is Still Burning

4/24/97 EUSTACE MULLINS

Why hasn't Janet Reno been arrested? Why have no federal officials involved in the Waco Holocaust been indicted for their crimes? These are the burning questions raised by an important new film, which recently rated a full two-page spread in the *Washington Post*, and which was extensively covered in other newspapers. This film, *Waco: The Rules of Engagement*, was first shown at the Sundance Film Festival. "The Rules of Engagement" was an FBI fiction cooked up to justify the murder raid on the Christian family Weaver at Ruby Ridge, Idaho in 1992. The FBI agents coolly shot a little boy in the back as he tried to run home for safety, after he found that they had cold-bloodedly shot his dog to keep the pet from warning the family of the murderous intruders. Then the FBI called in their top sniper, Horimuchi, to drill the little boy's mother through the forehead with a single shot. Her crime? She was holding what the FBI claimed was a dangerous weapon—it was her little baby that she cradled in her arms as she looked out to see what was happening to her family. Top FBI officials then solemnly testified that they were acting under "the rules of engagement". They were never prosecuted for these murders.

The worst was yet to come. In early 1993, hordes of heavily-armed Federal Bureau of Investigation agents and Bureau of Alcohol, Tobacco and Firearms agents descended upon a small Christian church near

Waco, Texas. According to *Newsweek*, four of their agents were killed in a deadly crossfire of their own making; the terrified Christians did not even return fire. Seeing that they were hopelessly outnumbered, with huge Army tanks lumbering towards their church, and helicopter gunships flying overhead and saturating the entire church with deadly gunfire, the Christians hoped that if they offered no resistance, the murder raid might be called off. It was not to be. A 51-day siege ensued; then an order came from the White House, "Finish it!" The FBI calmly announced that the more than eighty victims, including many small babies, had deliberately set themselves on fire and perished. The agents, completely backed up in their vicious falsehoods by Reno and other top officials of the deadly Clintonista Administration, were also backed up by Republican Congressional leaders, who conducted a whitewash of the Waco Holocaust. The new film, *Waco: The Rules of Engagement*, proves that they all lied to cover up this atrocity.

FORWARD-LOOKING INFRARED

A supervisor and systems analyst for the Army's night vision laboratory, Edward Allard, is quoted in the *Richmond Times Dispatch*, April 20, 1997, as finding in this documentary film automatic weapon fire from the FBI. This deadly fire was aimed at a single exit door from the concrete storage room in the church where the FBI had listened to David Koresh directing the women and children to huddle for safety. Knowing the precise location of the women and children, the FBI could have called a cease-fire, and urged the women and children to exit without harm from this door. BUT THE FILM SHOWS THAT TO PREVENT THEM FROM ESCAPING CERTAIN DEATH, THE FBI AGENTS Poured heavy fire against this door, so that none of them would have a chance to escape! This was your tax dollars at work. With his unparalleled experience in detecting automatic fire on film, Allard said, "There is nothing in nature with that kind of signature," as he pinpointed the bursts of automatic fire on the film. What do these recorded bursts of FBI gunfire prove? According to some commentators, that the FBI either received direct orders to exterminate the Christians, or that, overcome with hatred, they decided on their own to make sure that no women or children escaped their holocaust. This is the atrocity of which the *Post* directly quotes President Clinton's sneering comment to reporters after the tragedy, "a bunch of religious fanatics decided to kill themselves". (Quoted in the *Washington Post*, April 18, 1997.)

And what of Janet Reno, our esteemed Attorney General, sworn to uphold law and order throughout the United States? The *Post* states the following: "Nine days after the debacle at Waco, Attorney General Reno told a House Judiciary Committee hearing, to the great credit of the FBI, they received substantial fire from within the compound...without returning any fire." The film convicts Reno of perjury before a Congressional Committee. She claims the FBI did not return fire.

In Edward Allard's suburban home near Washing-

ton, a portrait of Jesus is prominently featured in the living room. He is a lifelong Catholic who is described by the *Post* as "a man of conviction and certitude". For many years he supervised the Department of Defense's night vision laboratory at nearby Fort Belvoir. He plays the Waco film for the *Post* reporters in slow motion, counting 44 distinct flashes where a team of FBI agents is firing at the escape door behind which cower the women and children of the church. "Right there, something terrible happens," he says. He has agreed to appear as an expert witness in a civil lawsuit filed by attorneys for the families of the massacred Christians. Former attorney general Ramsay Clark filed a motion last October, stating that Allard's analysis "leaves no doubt that the U.S. repeatedly fired gunshots into the church and at its Occupants."

A year ago, when this testimony surfaced, the FBI "persuaded" the nationally-seen program *Sixty Minutes* to cancel a documentary revealing this evidence in the Waco Holocaust. The present 165-minute Waco documentary is a million dollar production, produced by CNN newsman Dan Gifford, his wife Amy, and Mike McNulty, who has spent years in an expensive and time-consuming effort to pinpoint what actually happened at Waco. The film contains FBI negotiation audio tapes, home videos made by the Branch Davidians, and C-SPAN footage from official Congressional hearings.

Despite Edward Allard's intensive background in night defense analysis, the *Post* refused to accept his observations without backup. They found ample testimony from other experts which verified Allard's conclusions. An El Paso Consultant on firearms evidence, and a former Los Angeles sheriff's deputy, Joseph Horn, said, "The gunfire signatures are real," after he observed the Waco film. "The pattern of the firing were there." Other experts in FLIR (Forward-Looking Infrared), which was widely used during the Desert Storm military operations to detect enemy tanks and installations, included Ron Smith, of Tempe, Arizona, who said he counted seven separate instances of automatic weapons fire on the tape, which was directed at the church. The *Post* quoted Tom Simpson, a computer imaging specialist in Camarillo, Calif. who trained military officials on how to read FLIR, said, "We observed no less than 60 of what can only be explained as gunfire energy bursts...all directed at the compound. We took great pain to explain these events in another fashion...but were unable to find that explanation."

When the Waco film was shown before liberal Hollywood elitists at Robert Redford's exclusive Sundance Festival, the viewers were shocked. None of them have made any public comment on what they saw. They knew they were looking at irrefutable evidence of the worst hate crime in American history, the massacre of a church group committed to solving the ancient mystery of the Seven Seals as mentioned in the *Book of Revelation*. For this quest, they paid with their lives, gunned down by the most massive military operation ever recorded in the State of Texas.

As Chairman of the national Waco Holocaust Memorial Commission, I intend to show the Waco film daily when our memorial building is completed on the Washington Mall. There is no doubt that the perpetrators of this massacre will be punished. It is your and my sacred duty to pursue justice in this matter. We will never forget Waco. Unavenged, it remains the greatest stain on our national honor. It is the epitome of government terrorism, the same type of terrorism carried out by Josef Stalin and his Bolshevik cohorts when they massacred one million Christians each year in Russia from the years 1917 to 1967. There is little doubt that the Waco Holocaust was carried out by Josef Stalin's willing minions in Washington, through the subversive terrorist groups he set up in the United States. Principal among these is the Anti-Defamation League, and its subsidiary organization, the Cult Awareness Network, (CAN) which the ADL has now allowed to quietly vanish from the scene. American Justice Forever!

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%)

Latest Journal Goes To Press

Thoughts On Leadership As Storms Lash Out

Editor's note: Readers, please keep in mind that there is currently quite a long delay, due to lack of funds, between the time that we announce the latest Journal here, only now completed in the writing stage and ready to go to press, and when that new Journal is actually printed and available.

4/24/97 #1 HATONN

FOREWORD

I will take this opportunity to thank and appreciate our adversaries for all of the wonderful help they have given us lately along with all the opportunity for public sharing and participation. We realize that the intent was certainly not to grant us "help" but rather to destroy us, but the facts are that the opportunities afforded us in public forum and information gleaned as to just WHO is involved in the assaults gives us greater advantage than anything that could have come our way.

If the thought is that perhaps the adversarial cooperatives and outright lying cheats could damage us: WRONG. Nothing has damaged us for the accusations only give opportunity to confront the insidious rumors and underground "getcha" parties and ones who declare themselves as "enemies" to us but actually have caused great and major insult to those who were contacted and lied to by these schnooks. Oh yes indeed, "schnook" is a perfectly good English word meaning "adversary". Perhaps YOU were thinking "smucks" which is a Yiddish term which is not used by myself or those who share my philosophy of responsible behavior of SELF in TRUTH with/to GOD of Lighted Thought.

For the following discussion I will give great honor to Rev. Robert Schuller who certainly gave the world wonderful down-to-earth perceptions of what tough times mean and how *Tough Times Don't Last, But Tough People Do*.

People very carelessly use terms and apply them to individual people in IGNORANCE and failure to know of what they speak. Let us consider "leader" and "follower" as example. You can have a person, yes, who may well be selected to "lead" something or another, but in actuality WHAT DOES IT MEAN EXACTLY? What do you lead and how can you follow? Are you a "blind" being refusing input of individual thought who takes off following anyone or anything you don't know and with whom you don't agree at best and only use for your own purposes at worst? That intentional use of the very one you claim to be your leader is a measure of your own foolishness.

LEADERSHIP: Leadership is the force that selects your dreams and sets your goals. It is the force that propels your endeavors to success.

If there be "leadership" in this place it is directly relative to the TRUTH and LIGHT of HIGHER TEACHINGS and NOT of individual human demands or enforcers. GOD DOES NOT ENFORCE, NOR DOES HE "DEMAND". HE GIVES AND HE COMMANDS; NO MORE, NO LESS. His messengers do not enforce nor do they demand SO, PLEASE, READERS, GET YOUR TERMINOLOGY CORRECT.

Now, however, if you are pushed out there by false definitions, does it make "it" so? Of course not, and if ones wish to project that they were controlled (until they awakened) by someONE who rarely leaves her computer—so be it. BUT, just when did these self-proclaimed-awakened—go to sleep? It appears to me that these people are more blindly asleep than ever and hop off to the adversarial troops of insipid destruction by the very beings claiming awakening. Therefore I don't longer call any proclaimed enemy an adversary who is actually a "schnook".

The "schnooks" have finally closed the circle of contract individuals into the same pot and now have locked on the lid so that all wiggle and stew in the same

pot WITH the soot now locked in with them.

Abraham Lincoln told a marvelous story about a blacksmith who stuck a long, round iron bar in the coals until it was red-hot. Then he put it on the anvil, where he hammered it flat to make a sword. When he was finished, he was most unhappy with it. So he put it back into the red-hot coals and decided to broaden the flat part out a bit and make a garden tool. That didn't please his fancy either. He put the bar back into the coals, rounded it a bit, and then shaped it into a horseshoe. This effort also failed miserably. As a last resort, he put the bar into the coals one more time. He removed it from the hot fire, wondering if there was anything else he could make from it. A branding iron would be useless for he had no cattle. Deciding that there was nothing, he merely stuck it into a barrel of water. At the resulting hiss, he said, "Well, at least I made a fizzle out of it!" So, the schnooks made a fizzle out of their efforts BUT "tempered" the "metal" of the ones under their assault and we now sizzle while they fizzle.

Let us then, consider the "leadership" principles and then, only then, can you KNOW leaders and leadership TRUTH. You need to also realize that those decisions you make today, good or bad, are tomorrow's realities. Are you ready for the reality of your own decisions? Ah, but moreso, why do you push your own observations and opinions off onto someone else who never asked to lead anyone anywhere? Are you always taking exceptions to, for instance, my input or the input of others along the way—only to present that which is YOUR OPINION and argue? Arguments do not solve anything—only TRUTH solves a confrontation based on misinformation or disinformation, and how many stop to MAKE VERY SURE they know what they are presenting? Tomorrow, after the decisions are already in action, will tell the tale of your intents and the actions cannot be cancelled or retrieved to the undoing.

In a corporate structure, leadership is not always at the desk of the president or the chairman of the board. Too often people in top positions surrender their power to outside forces.

The point of greater importance is that the ignorant and stupid seem to regard the leadership of a corporation as being ALSO other than in that position. Even, further, in corporations there are many places of responsibility. A President does one thing, a Treasurer does another, and a Secretary, of course, does quite another—none of which will actually be connected to product other than as a Board of Directors for the corporation if structure is well determined and established. A corporation is OF ITSELF. You do not expect such as Earl Clark, who was President of Transamerica, to be the functioning business director of Occidental Life, a subsidiary, although he was first head of Occidental, etc.

You who use your ignorance and stupidity to damage others who do their jobs well and according to all rules and regulations are pathetic and uninformed at best, schnooks at least.

Dr. Schuller points out that the "shoe doesn't tell the foot how big to grow. The body doesn't surrender leadership to the garment." This is a very good analysis as so many people give service and power to a hat, black or white, or the baseball cap they choose to wear.

When you surrender leadership to forces such as property, buildings, location and other people functioning in ignorance, you err. Insist that they take "their business" elsewhere, totally AWAY from your space.

Even with money, which is always at the root of confrontations in one way or another, there is something to consider when you have been the brunt of theft, lies and cheating individuals. They WILL not flourish for they hold and struggle for the product without backing of creating that product. Money flows to GOOD and positive ideas. Good ideas spawn other good ideas and dreams inspire creativity in money management and this, friends, is UNIVERSAL LAW.

WE NEED YOUR HELP!

PLEASE CONSIDER SPONSORING
A PHOENIX JOURNAL

The cost for printing the PHOENIX JOURNALS in sufficient quantities to offer them at rock bottom prices is always a serious challenge to our financial resources. At this time we need financial assistance to help cover the printing costs of the JOURNALS. If you are in a position to assist, please call PHOENIX SOURCE DISTRIBUTORS, INC. at (800)800-5565 and ask for Brent.

We would like to extend our thanks once again to those of you who have helped us so greatly in the past. Without your assistance we would not have come this far.

There are many things you can't control—but that which is YOURS is under YOUR CONTROL—every time. You may not be able to control circumstances as they encompass you—but YOU CAN AND MUST CONTROL YOUR PERCEPTION AND REACTION TO THOSE CIRCUMSTANCES. As with the schnooks afoot—take the opportunity to find the culprits who rot the barrel of apples. A half-rotted apple and rotten fruit FLOAT RIGHT TO THE TOP IN A WASH OF GOOD WATER. THE HEAVIER ROTTEN PARTS SINK TO THE BOTTOM. EITHER WAY YOU HAVE GOOD FACILITIES FROM THE ROTTED FRUIT ITSELF FOR THE SORTING.

In this thought Dr. Schuller places a rule number one in his list of ways to take control and take charge of that which is yours and that which is your responsibility:

1. DON'T SURRENDER LEADERSHIP TO OUTSIDE FORCES.

2. DON'T SURRENDER LEADERSHIP TO FACES. In other words, are you going to let the quibblers, inquisitors, and actual adversaries intimidate you into abandoning your own leadership of thought truth? Because ones are OUT TO GET YOU is only assurance that you are right on target and the flak is hitting—Wow, but the flak holds all the information that will shoot down their own black intentions.

3. DON'T SURRENDER LEADERSHIP TO FARCES. The effort to Truth will always present the farce, the lie, the trigger words to damage. HOWEVER, just because these people conjure false definitions and shout false statements—DOES NOT MAKE THE STATEMENTS TRUE NO MATTER HOW LONG THE TERMS ARE TOSSED ABOUT. THE LIES WILL MOVE RIGHT BACK TO ENCIRCLE THE SENDERS OF THE OFFENDING FARCE AND HIT HIM/HER RIGHT BETWEEN THE EYES—A VERY VULNERABLE SPOT INDEED.

4. DON'T SURRENDER LEADERSHIP TO FENCES. "...Fences are limiting concepts that you allow to influence your goals and dreams. Because of these concepts, we throw away ideas and dreams that we are sure we'll never be able to realize. They also cause us to lower our goals, with the result that we strive for and achieve far less than our capabilities." says Robert Schuller.

There is an even worse tendency for those who KNOW truth to simply toss in the towel and say, "To hell with it." If you will succeed in your visions of higher cause and better ways of living, you will look carefully at fences and who places them in your pathway to stop your journey. Also, in that same meaning—avoid those farces and false schnooks who surrender leadership of themselves to locked-in thinking. Locked-in thinking is the thought process that says, "It's never

worked before. Why should it now?" I add to that the false accusers who don't even tell the story correctly and add lies to the tales to incriminate others, only to find they have uncovered and incriminated themselves, literally.

5. DON'T SURRENDER LEADERSHIP TO FRUSTRATIONS. Whoever in this universe told you life would not be frustrating on your way to success in Truth?

This is really well stated: "There are people who reach a point where they just can't handle people any more. They can't handle government regulations any more. They can't handle cash-flow problems any more. Anyone who has dreams and goals also has frustrations: lack of time and money, high interest rates, disappointments when your best people let you down. Such frustrations can mount up, and if you surrender leadership to them, you'll soon cash in, give up, throw in the towel, quit. Don't give in to such temptations." The biggie is the supposed inability to handle the Schnooks any longer and yet those are the weakest problems of all if you live within and act within TRUTH, HONOR, INTEGRITY, VIRTUE, WORTHINESS AND TRUSTWORTHINESS. The Schnooks have already proven their INABILITY to function within any of these goodly categories. They want what YOU are perceived, by them, to HAVE, and if they can't gain it from you by theft or bargain, then they will destroy all they can reach with their tentacles of poison. They do not distract, really, except for calling attention to their own lies and ill-begotten status as Schnooks.

6. DON'T SURRENDER LEADERSHIP TO YOUR FANTASIES. Boy, this is the most critical "catch" to leadership. People gather fantasies and consider false assaults as being "too much" and give in to negative fantasies as if they are something "real". We all have negative responses when the problems confronting us are seemingly large and so irritating as to cause a rash to form under the skin. However, if your dreams and visions of your goals are worthy and are bigger than most, if your ideas and in truth are creative, there will always be criticism. The biggest criticisms will come from the most failure-oriented persons lashing out

from their total failure as individuals. There will also be a lot of ridicule because people are so narrow that they will make up false tales to cause ridicule so you must be patient until their own silliness is replacing the stupid tales.

Don't create more condemnation than is really there, however, for in a moment of realization you will find there is simply NOTHING "there". Don't allow yourself to indulge in negative fantasies that limit the size of your goals and stifle your creativity—AND DON'T ALLOW ANYONE, ESPECIALLY THOSE NEAR YOU, TO DIMINISH YOUR OWN PERCEPTIONS OF YOUR OWN POWER AND TRUTH. This will always be a difficulty for any "messenger" to overcome for even the ones nearest and dearest will become both envious and critical as you effort to plug along in your various roles to perfect our goals. Don't give away your power to those people no matter who they may be. Remember that YOU are the Captain and LEADER of YOUR UNIVERSE. Stop even giving lip-service to their appraisals of YOU in their own lacking in understanding for they will undermine your own realizations. They will have to realize whatever they choose and you will continue to realize your own responsibilities.

7. DON'T SURRENDER LEADERSHIP TO FEARS. The Bible says, "God has not given us a spirit of fear, but of power and of love and of a sound mind" (2 Tim. 1:7). That means when you surrender to fears, you can be sure the fears DID NOT COME FROM GOD. God does not give us the spirit of fear. God gives us the spirit of power and love and a sound mind.

Admiration is due people who make a commitment and stick out their necks in efforts of Truth-bringing and factual growth. Admiration is also due a person who makes every effort in Truth to reach the top and yet doesn't make it for any reason short of just "giving up" and quitting. Every ONE doing anything IMPORTANT IN MORAL AND ETHICAL MOVEMENT wants to quit from time to time and you will find that the ones OUT FRONT, running the plow, can't find anyone "else" to which to RESIGN. That's the facts, n'a'am. When you can't find anyone to accept your resigna-

What Are The Phoenix Journals?

Many people have asked us what the *Phoenix Journals* are. They contain the true history (his-story) of mankind on this planet as well as detailed information about the most asked about and wondered about subjects (i.e., Spirituality, E.T.s, our origin, our purpose here on this planet, etc.). Commander Hatonn, and the other Higher Spiritual Teachers who have authored these *Journals*, weave spiritual lessons and insights throughout the unveiling of lies which have been deceptively forced upon us, throughout time, by the Elite anti-Christ controllers. These *Journals* are the "Dead Sea Scrolls" of our time. Their importance for the growth of mankind cannot be overstated. They are the textbooks of understanding which God promised us we would have, to guide us through the "End Times".

Here is what Commander Hatonn has said about the *Phoenix Journals*. Quoting from *Journal #40, THE TRILLION DOLLAR LIE*, Vol. II, pgs. 47 & 48: "Some day in the far recesses of the future experiences of another human civilization—these *Journals* will be found and TRUTH will again be given unto the world manifest so that another lost civilization can regain and find its way. God always gives His creations that which they need when the sequence is proper. It is what man DOES WITH THESE THINGS which marks the civilization. WHAT WILL YOUR LEGACY BE????? I focus on current activities which might turn your world about in time to save your ecosystems and your sovereignty as nations and peoples. You cannot wait to be filled in on the lies of the generations, lest you wait until too late to take control of your circumstance presently within the lies. YOU ARE A PEOPLE OF MASSIVE DECEPTION AND WHAT YOU WILL DO WITH THIS INFORMATION IN ACTION DETERMINES YOUR PURPOSE AND GROWTH IN THIS WONDROUS MANIFESTED EXPERIENCE. WILL YOU PERISH PHYSICALLY OF THE EVIL INTENT, OR WILL YOU MOVE INTO AND WITHIN THE PLACES OF HOLY CREATOR? THE CHOICE IS YOURS."

In case you didn't know, Phoenix Source Distributors, Inc. can automatically send you the latest *Phoenix Journals* as they are printed. This gives you an extra discount on new *Journals* and you don't have to keep remembering to order. Call (800) 800-5565 for details.

See Back Page for ordering information.

Brent Moorhead
Business Manager

Phoenix Journals

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

tion—you have arrived, haven't you? Some of us are "there", aren't we? When you can't find anyone to whom to resign—then get yourself together, renew your power, and get control. Let those dissenters destroy themselves, but you get out of the way—right out front!

8. DON'T SURRENDER LEADERSHIP TO FATIGUE. Everybody runs tired once in a while. You better be able to know when you are running tired and back off a bit. Get yourself together physically and emotionally for as long as required because, if you do not, you're going to make some bad decisions and choices. Even your greatest "teacher" withdrew and renewed. You must do as HE did, just pull away, escape for a while, and go to "your mountain" to pray and renew balance. There are times when you must respect yourself enough to decline visiting with people and find time, take time, to renew energies and rebalance, without bombardments, to allow for continued ability to wisely function.

9. DON'T SURRENDER LEADERSHIP TO FAULTS. There are as many people to find fault with you as there are OTHER PEOPLE. Keep your KNOWING in focus and never mind the opinions of others. Always remain IN TRUTH AND LIGHT—and fault-finding is not your business. The fault-finders are the abundance of the Earth while you in Truth and Truthful ACTION are the most precious gemstones of the Earth. To allow burnout when you can take control of your own position is ludicrous. There will always be the ones who will interject themselves as being "but I am different" and then when rebuked in their own opinion, come back with even more lengthy explanations why they usurped more of your energy—are in full lack of recognition of their own power and therefore will continue to drain yours. That is not your business! What others choose to be, say and do, is not your business unless it impacts you, and then you must confront the false imaging.

10. DON'T SURRENDER LEADERSHIP TO FACTS. Whatever you may perceive to be "FACT" may well only be a passing FALSITY. Realize that very often it is a fact that your "attitude" is far more important than are facts, especially out of context. Put the facts as related INTO CONTEXT PROPERLY and move right on through the perturbations and inconveniences.

11. DON'T SURRENDER LEADERSHIP TO FRENZIES. Most people maintain pretty good control and make good and right decisions until they get into a frenzy, a frantic situation. Know what you are doing and upon what foundation of Truth you stand and you will realize right choices and decisions and will take the power of God into your balance and present the right and good alternatives.

12. DON'T SURRENDER LEADERSHIP TO THE FATES. Stop giving your power to those who would

bend you to "fate". FATE IS WHAT WE CREATE!

13. DON'T SURRENDER LEADERSHIP TO FORECASTS. Forecasts are but a compilation of facts averaged out to appear like knowledge. Never attend forecasts. If things are bad your only probable perception is that they will then get worse. Who said? Can't YOU be the one to decide your "fate" and make your own "forecast" of success? I love, further, the ones who shout at you: "Take care!" I would remind you that those who simply go about "taking care" are never going anywhere. Take a chance! Take charge! Take Control!

14. DON'T SURRENDER LEADERSHIP TO YOUR FOES. This is extremely IMPORTANT. Do your "foes" offer better solutions? Is criticism as offered by your foes actually beneficial or a worthless waste of time and attention while you could be better doing something else than attending their problems? You must find your purpose, your balance, and then move on directly toward your rightful goals. Why would you succumb to the failure of those who are your foes? If they were achievers, they would not be your foes—ponder it.

15. DON'T SURRENDER LEADERSHIP TO YOUR FRIENDS OR RELATIONS. This is a very hard one to achieve for your friends and relations will be the ones who offer in "your best interest" and "I am only thinking of you..." and thus and so. You don't need to "agree" on everything, but do not hand over your power just to appease some other person who "thinks" he/she knows better than you what is good for you. Friends can give you advice. They can share with you their opinions. But they should never have the final word. The only one who can make the decision and live with the results is you. Do what you believe you must do. Be true to yourself, to your ideals, and to your dreams—after you KNOW THEM TO BE RIGHTEOUS.

16. DON'T SURRENDER LEADERSHIP TO THE FRACTURING EXPERIENCES OF LIFE. Realize that you can "break" or "get broken" in self. You are responsible to self in NOT letting your fracturing experiences shape your future. Deal with breaks in your "now" but do not drag the broken parts in crippling circumstance into your "future". You can't surrender to the hurts of life and being. You can't let grief and the aches of breaking experiences of life control your future decisions. Confront the circumstances, handle the circumstances and move right on within that which is chosen as your goal pathway. If you have erred, forgive. Especially forgive SELF, but move on for the past is gone, the now is experiencing at the moment and is actually all you have in perceived "time", but you must move on "as if" there is future experience to be bettered by the past memories and experiences.

My own suggestions are not different than those above with my own comments about them, and what I sum up my input to being is that you are YOU, and you must assume control and power as rightfully are yours. If, therefore, you are going to surrender to anything—make it "to faith".

Let faith be in control of every decision you make and every action you take. You do that when you let the positive possibilities set your goals.

When you look at your life and where it's headed, ask yourself these questions: "Who's in charge? Who's in control? To whom have I surrendered leadership?"

Surrender leadership to Truth, and to Faith in that Truth. Surrender leadership to GOD. Let HIM be in control of HIS plan that you might achieve rightful POWER in that knowing. Ask GOD three questions which will give you a bit of insight perhaps: "God, who am I? Why am I here? Where am I headed?" At the very least, HIS answers may surprise you. They will open your eyes to the beautiful person that you are and will become, as well as to the fantastic future that awaits you.

The facts of living ARE: THERE IS ALWAYS "A FUTURE"; YOU JUST DON'T KNOW WHAT IT IS. One worthy thought to finish this writing might

well be the most IMPORTANT realization of intent:

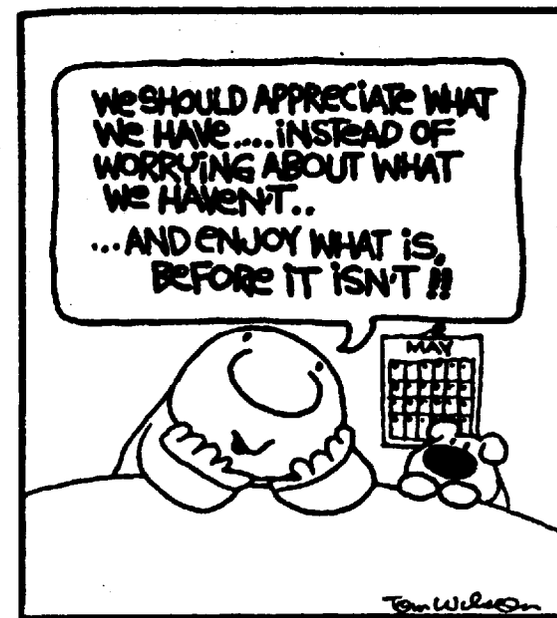
When faced
with a mountain,
I will not quit!
I will
keep on striving
until I climb over,
find a pass through,
tunnel underneath—
or simply stay and
TURN THE MOUNTAIN
INTO A GOLD MINE,
WITH GOD'S HELP!

And, no matter how hard you try—you CANNOT exhaust ALL POSSIBILITIES and/or alternatives. For, with GOD, all things ARE POSSIBLE, and therefore, how think you to be greater through limitation?

Title:

SELF POWER
IN THE MIDST
OF FLAK-BEARING
TIDAL WAVES

When the tidal waves of life wash over you—you had better get your "possibilities" lined up for surviving the "Tough Times" that will wipe you out if allowed to do so. There are many inspirational resources to help you through the dark times—but GOD OF LIGHT IS THE LAMP TO INSURE YOUR WAY. Reach out and grab that help to see you through, but remember that YOU ARE THE POWER—YOU ARE THE MIRACLE, expect it not from any OTHER. GET RIGHT, COME INTO KNOWING—AND YOUR CONFUSION WILL DEPART. AND, KNOW THINE FRIENDS AND KEEP THEM CLOSE, BUT, KEEP THINE ENEMIES CLOSER YET! Rot creeps in wherever it is allowed entry, so beware the false claims of "friend" who is but interested in self—lest YOU become the fool!



Nora's Research Corner

How God's Name, 'ATON', Became Confused And Temporarily Lost To Us

On Monday, April 7, 1997, I was interviewed with others by an *Extra* television program interviewer in the parking lot of the mini-mall in Tehachapi, California, where some of the activity of the *CONTACT* newspaper is conducted. The interviewer asked me: "Who is Hatonn?" I answered: "God(!)", and then explained that God's Name is 'ATON', a name that had been lost to us when different versions of it had been used by *Old Testament* scribes. Two of these versions are "Adon" and "Adonai", which were translated as "Lord" by these scribes. I also said that what is happening here (meaning here in Tehachapi with Doris Ekker and 'ATON') is probably very similar to what occurred with Akhenaton and 'ATON' in Egypt (some historians now place the time of Akhenaton in the 14th Century, B.C., while others believe it was later).

Whether or not my response will be aired on television, it occurred to me that, like the *Extra* television program interviewer, many people are not aware of the historical antecedents to 'ATON's visits to the Earth or to His Name, and might appreciate more background today on the subject, especially since "Tehachapi" appears to be fast becoming a household word due to the media's recent campaign against what they are calling "cults". (For a detailed explanation of the name Hatonn/'ATON', please obtain the tapes of the meeting on 4/7/97 from The Word—see bibliography.)

In order to gain a perspective on what I am about to write, it may be helpful to go back in history to the Sumarians and Babylon prior to any written Hebrew account of the biblical *Old Testament*. According to Hatonn, the Hebrews overcame the Sumarians (Southern Babylonians), took their records and rewrote them to fit their own history. Hatonn did not say when this occurred. However, it is very interesting that much of the archeological finds of Sumarian Seals in Mesopotamia (former Babylon and present day Iraq) and elsewhere in the late 19th Century and early 20th Century are still not accessible to the public.

We do know from the archeological digs at Tel el-Amarna (the location of Akhenaton's administrative city in Egypt) in 1897 that there is no record of the "Hebrews" in Egypt prior to or at the time of Akhenaton, or in Palestine as Egypt still had control of Palestine (aka Canaan). (In other words, Akhenaton and 'ATON' preceded the "Hebrews" in Palestine causing some of the accepted biblical "history" to be severely discredited. Everything prior to the 14th Century B.C. is in question as a result.) There is a record of a fierce band of desert raiders called "Habiru", under the command and pay of wealthy landowners, who

were causing problems in Palestine at the time of Akhenaton. Curiously, this group, or groups like them, also functioned in the Babylonian area as early as 2,000 B.C. and all had the same "God"—Yahweh (aka Jehovah or JHVH). The "Hebrews" have not admitted their identification with the "Habiru". Nevertheless, there is a great store of information which connects the two, and I will list some of it in the bibliography. Further, when you consider that the cuneiform consonantal word for "Hebrew" is the same as "Habiru" (i.e., HBR), then you know the great possibilities for change and error latent in any translation when scholars, translators and scribes use their own or their benefactors' choice of vowels in translating such a consonantal word.

Actually, according to the *Etymological Dictionary of the English Language*, the word "Hebrew" has no well-defined origin or meaning. This is also confirmed by *Harper's Bible Dictionary*. (Please see my article titled "Lessons in Words, Part II" in my book *The Garden of Aton* for more details.) You will find if you pursue the language charts in several dictionaries that what today is called an ancient Canaanitic Hebrew language preceded the later Hebrew-Aramaic. This leads one to believe that the "Hebrew/Habiru" preceded Abraham in Canaan (Palestine). It also means that the ancient "Hebrews" (or those who used the so-called

Canaanitic Hebrew Language) were not the original Semites, or descendants of Shem, since the Aramaic language appears to have come from the people of Shem because it bears the name of his son, Aram (Ref.: *American College Dictionary*, 1962). The above is further confirmed by the fact that no information is given in the *Old Testament* regarding how and when Abraham began to be called "Hebrew"—the name is just given to him (Ref.: *Genesis* 14:13). This is not unlike the way the name "Jew" was just given to those following the religion of Judaism in the year 1775. The name Jew was introduced for the first time when Sheridan used it in his play *The Rivals*, "She shall have the skin of a mummy and the beard of a Jew" (Ref.: *The Garden of Aton*).

At the time of Akhenaton the people were illiterate; Akkadian (Northern Babylonian) was the lingua franca of the day, at least between governments all the way from Babylon to Egypt. Akkadian was a code language, using only consonants on clay tablets. It was not until the 5th Century A.D. that the vowel system was developed. Therefore, the earliest Christian writings and all of the "Hebrew" writings had to be later translated to incorporate the vowel system. The translation problems were monumental because there was no system which helped to interpret the consonantal words at the time of Akhenaton even though the words were probably understandable to the people of the time due to their own cultural usages. However, the language was in a very primitive state, as stated also by present Hebrew scholars, who claim that the archeological finds at Akhenaton's administrative city (Tel el-Amarna) provide a very primitive background in the Hebrew language (Ref.: *The Encyclopedia Judaica*). (Remember, that background was Akkadian.)

How then is it possible that we now have "Hebrew" scriptures that purport to tell about the Creation, as in the biblical *Book of Genesis*? According to Barbara Mertz, who wrote a well researched book on Egypt called *Temples, Tombs and Hieroglyphs, The Story of Egyptology*, there was a great store of "wisdom literature" throughout the Middle East covering a vast span of time, and Aton was known in places other than Egypt. Also, through the studies of archeologists and Egyptologists, it became apparent that at least part of the *Old Testament* writings had been borrowed from Egypt. Author Mertz gives some telling examples of these borrowings in her book. Therefore, it would be a good idea to review the *Old Testament* and see if any clues to God's name, Aton, can be seen therein, starting with the *Book of Genesis*. You will see that "God" is called "Lord God" and simply "Lord" in many, many instances. What has not been generally realized is that the word "Lord" has very often been translated in the *Bible* from the words "Adon" or "Adonai"—words which are possible spellings of the name 'ATON'. Therefore, "Lord God" could just as easily, or perhaps originally more easily, have been translated as "God Aton"! Later, in-

THE GARDEN OF ATON

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

VOLUME I



BY
NORA BOYLES

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

dividuals began to add the prefix "Adon" or "Adoni" to their personal names, and the word "Lord" was usurped by men. You can find a list of some of these names in a good *Bible* concordance. The title "Don", used in Spanish-speaking countries, is taken from "Adon". It has the same meaning as "Lord" in English-speaking countries. It is a revelation to read through the first few books of the *Bible* and see how often God has been called "Lord" (Adon). Also, remember that the *Book of Genesis* includes an account of the "Children of Israel's" sojourn in Egypt, the place where Aton was made known through Akhenaton, although the accuracy of this biblical account is now very much in question.

What about the Hebrew/Habiru "God" Yahweh/Jehovah? I reviewed the first few books of the *Bible* in order to determine when the name first appeared. I also reviewed several *Bible* concordances. According to the *Encyclopedia Judaica*, the name Yahweh was used in *Genesis* 2:4 (the first book of the *Bible*). If that is so, it was not translated in the *King James Version of the Bible* that way, but instead the words "Lord God" are used. Also according to the same encyclopedia and other *Bible* concordances, the name "Jehovah" was substituted for "Yahweh" at a later date and as a phonetic translation by English translators. Therefore, when you see "Jehovah", know that it means the same as the Hebrew "Yahweh".

There is a statement in the *Encyclopedia Judaica* that tells us the Name of God cannot be pronounced (according to Jewish tradition) except by the high priest once a year in the "Holy of Holies" part of the temple. Therefore, the name "Adonai" was substituted for regular use. Further, we are told that the "points" of "Adonai" were used to determine the pronunciation of "Yahweh". The foregoing is also supported in several *Bible* concordances. "Points" are a system of signs used with the code language (i.e., Akkadian/Hebrew consonantal words) in order to help identify the meaning and pronunciation. However, as already stated, the language at the time of Akhenaton was very primitive—there was no "point" system in place. Therefore, any reference to such a system must use data from much later than Akhenaton (1375-1325 B.C.), which precludes using the idea of "points" to support any translation prior to that time, including the various translations of God's Name 'ATON' and/or "Yahweh" (which is a translation of the code word YHVH or JHVH for "Jehovah"). This fact precludes any legitimate, historical support for an early written use of the name "Yahweh" or 'ATON' except as possible code words and leaves the field open for various and numerous translations at a later date.

According to the concordance attached to my *King James Version of the Bible*, the name "Jehovah" was made known to Moses at Mount Horeb when he was discussing with God the release of the Israelites from Pharaoh (Egypt). *Exodus* (the second book of the *Bible*) 6:2&3 states:

"And God spoke unto Moses and said unto him, I am the Lord:

"And I appeared unto Abraham, unto Isaac, and unto Jacob by the name of God almighty, but by my name JEHOVAH was I not known to them."

From the above it certainly appears that the names "Yahweh/Jehovah" were not used in *Old Testament* "history" until long after the Creation, Noah's time, the Flood, or during the times of Abraham, Isaac or Jacob. Therefore it certainly appears that, according to biblical accounts, another name was used prior to, and even after, the Habiru/Hebrew about 2,000 B.C. and beyond in the area of Babylon and west to Canaan (Palestine).

However, even the so-called first use of the name "Jehovah" at the time of Moses is apparently not universally accepted. I found that George M. Lamsa, in his translation of the *Holy Bible from the Ancient Eastern Text, The Peshitta from the Aramaic*, uses the word

"Lord" instead of JEHOVAH in *Exodus* 6:3. This is really strange because the rest of the quotation agrees with the *King James Version of the Bible*. If, say in Lamsa's translation, the name "Lord" was not known to Abraham, Isaac or Jacob prior to Moses' time, then it contradicts most of his own translation of this name in the *Book of Genesis*. There are, in other words, a great many questions regarding the facts of biblical translation and history. It should be noted here that, according to Mr. Lamsa in the introduction to his work, he was forced by the powers that be to conform his translation from the Aramaic to the accepted English translations of today. How the translation of *Exodus* 6:3 got overlooked by the controllers is a question. On the other hand, perhaps some editor doing the checking of Lamsa's work inserted the name "Lord" for him. This is a possibility when you consider that Lamsa does not use the name "Jehovah" in another area—namely *Genesis* 22:14: where the King James Version uses Jehovah-jireh (meaning the Lord will provide), Lamsa uses the name "Mariah-nekhzey". The same word, "Mariah" is used in *Judges* 6:24. It gets more curious all the time. Was the name "Yahweh" or "Jehovah"

even known to the Aramaic speaking people? A good question, since it is known that Aramaic was the lingua franca of the day at the time of Esu Immanuel and that he spoke Aramaic. There is a name Jehovah-nasi in Lamsa's translation of *Exodus* 17:15. Whether this was Lamsa's or the editor's doings, I could not say. In any event, both Mariah and Yahweh/Jehovah have often and conveniently been translated as "Lord" in English by biblical translators.

Further, since "Jehovah-jireh" is said to be used by Abraham here at the time of his preparation to offer Isaac as a sacrifice to "God", it contradicts the later statement in *Exodus* 6:3 wherein it is said that God's Name Jehovah was not given to Abraham, Isaac and Jacob. On the other hand, perhaps the use here by Abraham actually referred to a temporal Lord, such as a tyrant king who demands the satanic practice of child sacrifice by his subjects, and it was later that the Hebrews/Habiru referred to him as "God". Something of the sort is possible, although the accuracy of the present written text is substantially questioned. For example: according to some of the material on the Sumarians, it is known that they had an account of the flood which

Nevada Corporate Headquarters, Inc.

Presents: Monthly Workshops Of 1997

Off-Shore Strategies WORKSHOP

When: Fri/Sat/Sun—

May 9-11, 1997

Where: El Presidenté Hotel

Cabo San Lucas, Mexico

Hotel Information: To reserve your room at the special discounted rate, call NCH's exclusive, full-service travel agent: *The Travel Shop*: (800)427-5103

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

Regular Tuition \$695.00

Spouse/Guest Tuition

Only \$395.00

Featuring:

The selection of guest speakers for this event is incredible:

International Bankers
Tax Consultants
Accountants
Financial Planners.

This workshop will demonstrate how off-shore corporations can tie-in to the advantages that Nevada Corporations already have.

predated the biblical account. We also know that "Creation" did not happen according to *Ussher's Chronology* of biblical events, and that Adam and Eve were not created in 4004 B.C. Further, the material from which the *Old Testament* was derived was gathered from many sources and could not have been compiled by the "Hebrews" alone or prior to Akhenaton (1325 B.C.). Therefore, even the dates for the exodus of the "Children of Israel" from Egypt and the time of Moses have to be well over 165 years in error, if they occurred at all. *Ussher's Chronology* places the Exodus from Egypt at 1491 B.C.—an impossible date, as we now know, because there were no "Hebrews" in Egypt prior to or during Akhenaton's reign, which ended in 1325 B.C. There were Habiru—fierce desert raiders.

According to Hatonn, Jehovah was a tyrant, a warring king, who demanded worship from his subjects. This description of him certainly fits with what we know about the activity of both the Habiru and Hebrews from 2,000 B.C. forward, and explains why "Yahweh/Jehovah", who claimed to be "God", actually broke all of God's Laws and taught others to do the same. It certainly was and still is not unusual for kings to demand worship from their people and to act as if they were God except when it comes to following God's Laws.

It is interesting that a phrase incorporating the name Jehovah in the *Old Testament* is Jehovah-nissi (*Exodus 17:15*), meaning "Jehovah is my banner" according to the concordance at the back of my *King James Version of the Bible*. However, "Jehovah-nissi" is translated as "Jehovah-nasi" by George M. Lamsa. "Nassi" means "Prince of the Jews in exile from Jerusalem" in today's usage. It is also a complimentary title given to the President of Israel, and was once given to recognized descendants of King David (Ref.: *Encyclopedia Judaica*). Does that mean that "Jehovah-nasi" was a descendent of King David? I do not know. As stated earlier, the use of "Jehovah" by Lamsa here could be an editor's work in that Lamsa was made to conform his translation to present translations in the English language. In the chart of Aramaic words and their English equivalents, Lamsa shows "Mariah" equals "Lord".

It appears that the name "Yahweh/Jehovah" was indeed a later insertion into "history", something like the name "Hebrew", which was just given to Abraham in *Genesis 13:14* without explanation, or the name "Jew", which was first used in 1775 A.D. in a play, but

became the accepted name for those who followed Judaism—accepted universally now by the Catholic Church, the Elders of Zion and the Church of England. I believe the *Bible* is, in fact, a prime example of "controlled media", which has been under the control of a few persons who are working together to keep the people ignorant and subservient to them. When you consider that even the Jewish historians of today do not claim any archeological proof of the Israelites or Hebrews in Palestine prior to Akhenaton, then you know that much of the "history" of the Israelites prior to 1325 B.C. is still unsupported by facts. (Ref.: *Biblical Archeological Review Magazine 9/90 issue*.)

The early use of God's name 'ATON' in the wisdom literature of the area is important because it corresponds with other known usages of the same name as translated into other languages throughout the

Middle East—usages unaffected by Hebrew renditions of the *Old Testament*. Two of these names are: (1) the Syrian God "Adonis", and (2) the Scandinavian God, "Odin" which, according to Godfrey Higgins in his book, *Anacalypsis*, is the Scandinavian translation of the Syrian "Adonis" (Ref.: *The Secret Teachings of All Ages*, by Manly Palmer Hall, facing pg. XXXIII). "Adonis" and "Odin" are taken from the same root consonantal word used in cuneiform writings as 'ATON', namely "TN" or "DN", the "T" and the "D" being used interchangeably due to the pronunciations in the various languages. (You see this phenomenon even today where certain scholars translate a word using the "T" and others use the "D" for the same name. A good example of this is the various spellings of the name "Mahammed", which can also be spelled "Mahomet".) Godfrey Higgins connects "Odin" with the consonan-

CHART OF AKKADIAN CONSONANT WORD, ATON

Consonant Word	Known Spellings Using Different Vowels	Explanations/Comments
TN	aToN	God's name, as given to Akkenaton, King of Egypt about 1375-1325 B.C.
"	aTeN	A version of Aton used by many scholars today.
"	eToN	A version of Aten provided by scholar, Anthony S. Mercatante in his book, <i>Who's Who in Egyptian Mythology</i> .
**DN	eDeN	The biblical name of the Garden of Eden.
"	aD N	Arabic word for Eden, according to the <i>Jewish Encyclopedia</i> .
"	aDoN	A version of "Aten" given by Mercatante and a world translated as "Lord" in the <i>Old Testament</i> .
"	aDoNi	Another biblical word given the meaning of "Lord", today.
"	aDoNai	Biblical word meaning "Divine Dominion", an intensive plural of "Adon"="Lord".
"	aDoNis	A Syrian God which means the same as "Odin" according to historian and researcher Godfrey Higgins in <i>Anacalypsis</i> .
"	oDiN	A scandinavian name for God originating from the Black Sea area. The name predated the ruler, named Sigge, who conquered most of the Scandinavian countries and was later apotheosized as "Odin", setting up the Odinic Mysteries about the 1st Century A.D. according to Manly Hall in <i>The Secrets of All Ages</i> . Hatonn has stated that Odin is one of His names.

**D is used interchangeable with T in examples provided by scholar, Anthony S. Mercatante, and in the translations of many other words from the sister tongues of the Middle East.

tal word "DN", and also with the Tamils of India, as well as the "Aryans". Interestingly, he also relates the consonantal word DN to the Garden of Eden, which he believes means the Garden of Wisdom.

Because many consonants have become almost interchangeable in different languages, and because the vowel system was not developed until the 5th Century A.D., our knowledge of the basis for many word translations got confused, if not lost. Following is a chart which lists some known translations of God's Name, Aton. The consonants are shown in capital letters and the vowels in lower case letters. Remember, the choice of vowels was pretty much left to translators and their benefactors.

The chart on the previous page clearly shows, in my opinion, that in early Bible history "Lord" meant "God", and that the meaning of the words "Adon", "Adonai" and 'ATON' were originally probably the same. Further, scholar Anthony S. Mercatante, in his book, *Who's Who in Egyptian Mythology*, has unequivocally stated that 'ATON', "Adon", and "Eton" are alternate spellings of "Aten"—a form of the word often used by him and other scholars today, and providing more clues as to how God's name became lost to us.

The use of the words "Adon" and "Adonai" is still very prevalent in Jewish song and poetry. The "Adon Olam" is a most familiar hymn used in Jewish liturgy. Jessi E. Sampter provided a good paraphrase of the first stanza (Ref.: *The Encyclopedia of the Jewish Knowledge*):

"The everlasting Lord who reigned
Ere yet was formed or shape or thing,
When all was made as he decreed
Was even then acknowledged King."

The author is unknown, although the hymn has been credited to Solomon Ibn Gabirol and is presumed to have been composed in the 12th Century. Obviously, the meaning of "Adon" is God Creator in this Jewish hymn.

I sincerely hope the foregoing gives you some background with which to realize the historical precedents of the message going forth from Tehachapi and God's Name, 'ATON'. I feel certain that the eventual translations of all the archeological finds and Sumarian Seals will clear up many biblical questions. Although both Hatonn and Sananda have said they answer to many names, depending upon the intent of the person, it is truly a great gift in knowledge to know God's name! I have written previously about much of the above in my book, *The Garden of Aton*.

God is Light, according to the Bible, a description which also describes Aton! In Akhenaton's time, God was depicted as a huge sun, with many rays ending in hands extended out and holding the Ankh, sign of life in Egypt. Many cultures in history have had "Sun-worship". Unfortunately, the true significance of it was lost and Sun-worship was degraded like everything else. Aton is Light, the Central sun of our Universe—not the sun in our solar system, however great and necessary it is to life on Earth. Actually, according to Hatonn, Solomon's Temple, which was not the sole

cultural possession of the "Hebrews", was originally intended to be a praise to the Central Sun—God—Aton. "Solomon" meant something like "Amen to the Sun"—"Solomon".

To return to the events which precipitated this writing, namely, the interview with the *Extra* television program interviewer. The *Extra* crew had returned to Tehachapi for our side of the story, due to our objection to their earlier program which tended to link the Tehachapi community with the Heaven's Gate group—39 who "committed suicide" in San Diego. I believe some minds of the television crewmen were changed after talking with many in Tehachapi; although, the program has not yet been shown to the public as of 4/21/97. However, it is interesting to realize the scope of the controlled media's overall purpose, which appears to be to discredit anyone who believes in "E.T.s", "U.F.O.s" or 'ATON'. This is made clear in an article by Abdul Allah Muhammad titled "When in doubt—Liel" in the April 8, 1997 issue of *The Final Call* newspaper. Mr. Muhammad relates how Steve Kloehn, identified as a *Chicago Tribune* religious writer, was assigned the task of trying to discredit the Nation of Islam by relating the tragedy of the mass suicide of 39 Heaven's Gate people "to the words of the Honorable Elijah Muhammad and Minister Farrakhan." He [Steve Kloehn] refers to the Messenger's description of the "mother of planes" in his book, *Message to the Blackman*, and derisively adds the parenthetical comment, "(Current Nation of Islam leader Louis Farrakhan has preached that he traveled to the craft in a vision in 1985)." [Message to the Blackman is available from *The Final Call* newspaper, see bibliography.]

"He reluctantly points out that such a ship fits the description in the *Book of Ezekiel* in the Bible. The writer [Steve Kloehn] fails to mention that, on the same evening that the Minister Farrakhan told the press club in Washington, D.C. of his vision, there were news reports of "UFOs" hovering over the Nation's capital.

"This writer could not have chosen a better time to try and link our beliefs to some nutty doctrine about being carried away in a space ship..." [meaning the doctrine of the Heaven's Gate group, as depicted by the media, which was said to be a belief that, if they killed themselves, they would be taken into a space ship].

Those of you who have read Minister Farrakhan's account of his "vision" may recall that he also reported that God's Name is Aton. While the Nation of Islam and Minister Farrakhan continue to use the name "Allah" in *The Final Call* newspaper, the name 'ATON' must now be more known among the people of the Nation of Islam, if not yet accepted by all of them. (You may be surprised to learn that "God" is translated as "Alaha" in Aramaic, and that 'ATON' has included the version "Allah" among his Names.) One wonders, given the multitude of persons who participate in the Nation of Islam and Minister Farrakhan's teachings, if the media is trying somehow to link them also with the Heaven's Gate group and/or "cults". There can now be no doubt that the media's campaign against so-called "cults" was many-faceted and planned.

All of you who are working for the various media agencies must take a very close look at what you are really doing. If the TRUTH is being obscured in any fashion or for any reason, especially where the public is kept ignorant of important news or where both sides of an issue are not aired, you have a responsibility to see that corrections are made and the same errors or frauds do not continue. I believe it would help everyone if they took out the Bible and read the *Books of Daniel, Ezekiel and Revelation*, in order to gain a better picture of the conspirator's plans for the change of the millennium, which is now upon us. These plans closely follow the prophecies in these books. Further, these biblical books will help you realize that God too has a plan and at the ending of the cycle He will appear and dwell with man on a new Earth. You will want to be there and in good standing. The "vision" of Farrakhan and the writings of Hatonn now proclaim this magnificent, coming event.

Bibliography: Source of information on the "Habiru": *English Language Dictionary*, Random House, Second Edition; *Webster's Third International Dictionary*; *A Dictionary of Comparative Religion*, Gen. Ed. S.G.F. Brandon, M.A., D.D., Univ. of Manchester, Pub. Charles Scribner & Sons, N.Y. (1970); *Temples, Tombs and Hieroglyphs, The Story of Egyptology*, by Barbara Mertz, Pub. Coward-McCann, Inc., N.Y. (1964); *Encyclopedia Judaica*, Keter Pub. Co. Hse, Ltd., N.Y. (1971); *The New Catholic Encyclopedia*, McGraw, Hill Books Co., N.Y. (1967). Regarding the quote from *Anacalypsis* see *The Secret Teachings of All Ages, Masonic, Hermetic, Qabbalistic & Rosicrucian Symbolical Philosophy*, by Manly Palmer Hall, The Philosophical Research Soc., Inc., LA, CA; *King James Version of the Bible*, Oxford, at the University Press, printed in N.Y. (purchased 1940); *Encyclopedia of Jewish Knowledge*, Ed. Jacob de Haas, Behrman's Jewish Book House, N.Y. (1944); *The Jewish Encyclopedia*, KTAV Pub. Co., article on "Eden"; *Who's Who in Egyptian Mythology*, by Anthony S. Mercatante, Pub. Clarkson N.E. Potter, Inc., N.Y. (1978); *Akhenaton, King of Egypt*, by Cyril Aldred, Pub. Thames and Hudson, Ltd., London (1988); *The Garden of Aton*, by Nora Boyles, Phoenix Source Publishers, Inc., Las Vegas, NV (1993); *The Final Call* newspaper, FCN Publishing Co. 734 W. 79th St., Chicago, IL 60620; for a detailed account of God's name Hatonn/'ATON' please contact THE WORD, P.O. Box 6194, Tehachapi, CA 93582 or call 805-822-4176 and ask for the tapes dated 4/7/97 wherein Hatonn provided information to the *Extra* crew; *Etymological Dictionary of the English Language*, Pub. Oxford at Clarendon Press, First Ed. 1879-1882, 1968 Impression; *Harper's Bible Dictionary*, Pub. Harper & Row, S.F. (1971); *Holy Bible from the Ancient Eastern Text*, George M. Lamsa, Pub. Harper & Row, S.F. (1968); *Nelson's Complete Concordance, Revised Std. Version*, Thomas Nelson & Sons, N.Y. (1957); *Biblical Archaeological Review Magazine*, Sept./Oct. 1990 issue, article titled: "3,200-Year-Old Picture of Israelites Found in Egypt", by Frank Yurco.

Who is this that darkeneth counsel by words without knowledge?

— OLD TESTAMENT, *Job, XXXV, 16*

*In words, as fashions, the same rule will hold,
Alike fantastic if too new or old:*

*Be not the first by whom the new are tried,
Nor yet the last to lay the old aside.*

— POPE, *Essay on Criticism, II*

Returning To Slavery? A World In Transition Walking The Razor's Edge

4/29/97 RICK MARTIN

We live in a world gone mad. Our society has been in a state of downward decay for several decades now, and no one seems to be noticing, at least publicly. How far have we come, really, as a society? One way to measure our "civilized" culture is to examine, from a historical perspective, crime and punishment.

It is a sick state of affairs when jobs in prisons—excuse me, correctional facilities—are more prevalent than in almost any other segment of society. Bigger and better prisons to house more and more criminals. What is wrong with this picture?

Out of sight, out of mind. Tuck them away so no one will see. "What do I care, I'm free." Oh? Who is really "free" in this society, in American society, the so-called last bastion of freedom where the average worker is taxed to death! Still, all in all, we haven't seen anything yet. After all, a society in decay has a long way to slide. And, in some parts of the country, the slide is all but complete.

In the mid-1800s, French economist Frederick Bastiat wrote in his pamphlet titled *THE LAW*, [quoting:]

We hold from God the gift which includes all others. This gift of life—physical, intellectual, and moral life.

But life cannot maintain itself alone. The Creator of life has entrusted us with the responsibility of preserving, developing, and perfecting it. In order that we may accomplish this, He has provided us with a collection of marvelous faculties. And He has put us in the midst of a variety of natural resources. By the application of our faculties to these natural resources we convert them into products, and use them. This process is necessary in order that life may run its appointed course.

Life, facul-



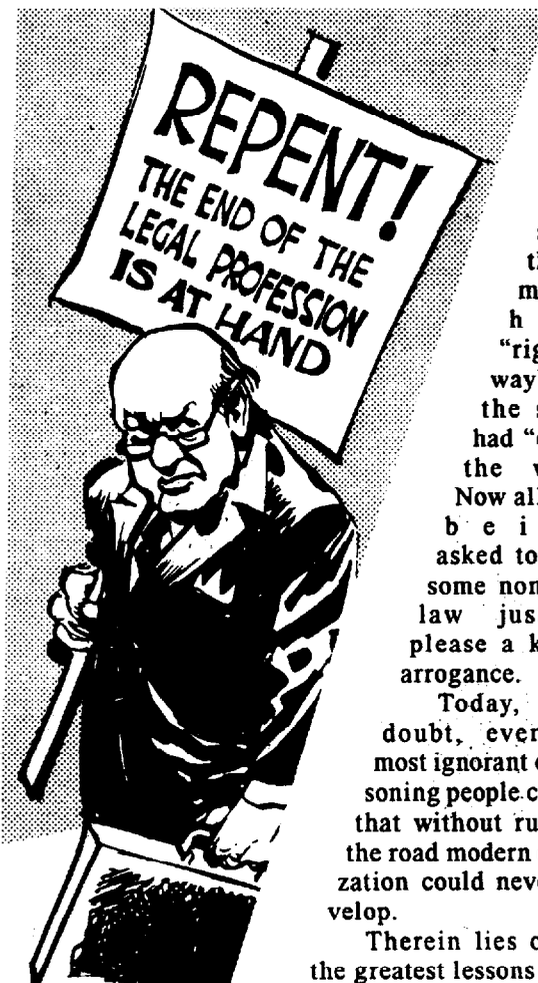
ties, production—in other words, individuality, liberty, property—this is man. And in spite of the cunning of artful political leaders, these three gifts from God precede all human legislation, and are superior to it.

Life, liberty, and property do not exist because men have made laws. On the contrary, it was the fact that life, liberty, and property existed beforehand that caused men to make laws in the first place. [End quoting.]

The brilliant and articulate Australian writer Alan Gourley, in his recent book titled *Brainwash: An essay on the manipulation of the public mind for private power or profit*, writes, [quoting:]

It is said that the first king to introduce rules of the road almost had a rebellion on his hands. "Why", his subjects asked, "should we be told on what part of the road we can walk, ride or drive our carts? We are FREE people, are we not?"

It would, at that time, have seemed a very reasonable argument. After all, since time began, the rule



had been simple: the big man had "right of way" and the small had "out of the way". Now all were being asked to obey some nonsense law just to please a king's arrogance. Today, no doubt, even the most ignorant of reasoning people can see that without rules of the road modern civilization could never develop.

Therein lies one of the greatest lessons avail-

able to human understanding. In its most simple expression it may be put that:

For every human advance to greater freedom there must be a corresponding, mastering, discipline and order imposed on lesser freedoms. Or, alternatively, only by bringing lesser freedoms to order can we progress to greater freedoms. [End quoting.]

In the last century, our world has gone from candle light to fluorescent light, from horse-drawn buggies to Mercedes Benz, from hot-air balloons to invisible flying wings traveling faster than the speed of sound. And yet how far have we come, really? Have we as a society, have we as boys with toys, matured proportionately to the level of responsibility and wisdom that is required to serve as stewards over our land and over the newly-created weapons of destruction?

How far have we progressed in our basic understanding of human nature that we can more effectively and reasonably deal with the very issues of crime and punishment? Is killing someone by an electric chair that causes them to burst into flames so much further advanced than the gallows of the 1800s?

Are our ever-increasing and expanding prisons reaching such massive proportions and expense upon society that ultimately America will simply purchase some large body of land offshore and merely ship all criminals there to live out their days, like England did with the prison colony of Australia? Or, instead, will our society ultimately simply choose to kill off the "undesirables" as outcasts? Who will decide? Far fetched? Is it? How far have we come, really? Or will we one day look down our public streets to see row upon row upon row of rectangular prisons, with an occasional house scattered between for the fortunate "free" Elite?

LOOKING BACKWARD

Much of the history of crime and punishment in our world today is reflected in the methods whereby criminals have been put to death.

Francis Bacon wrote, in *Essays*, "Men fear death as children fear to go in the dark; and as that natural fear in children is increased with tales, so is the other."

Some of these historical practices of criminal punishment and execution are very dramatic by today's standards, and yet, how different are today's procedures? Let's see.

In Europe methods of execution for criminals included flaying and impaling, boiling in oil, crucifixion, pulling asunder, breaking on the wheel, burying alive, and sawing in half. But not so many generations ago, in both England and America, criminals were occasionally pressed to death, drawn and quartered, and burned at the stake.

By 1689, the English Bill of Rights proscribed cruel and unusual punishments. Still, during the Salem, Massachusetts witch trials of 1692, people were still executed by burning at the stake and by "pressing". By 1789 such practices were abolished with the 8th Amendment of the Bill of Rights to the United States Constitution. From that point forward, the preferred method of execution was hanging.

Then in the late 1800s came a new development, namely, electricity. And by 1893, the first prisoner had been put to death by means of the electric chair. Not satisfied with shooting, hanging or electrocution, the Nevada legislature passed a bill in 1921 to provide that a condemned person should be executed in his cell, while asleep and without any warning, with a dose of lethal gas. And so, on February 8, 1924, the first person was executed by means of a lethal dose of cyanide gas. It is only in relatively recent years that lethal injections have been introduced as an alternative means of execution. Then, in 1996, representative Doug Teper introduced a bill before the Georgia State Legislature which would allow prisoners the option of being executed either by electrocution or by the guillotine. The bill failed but, as could be expected, created a lot of debate both pro and con.

One cannot help but recall *Revelation, Chapter 20:4*:

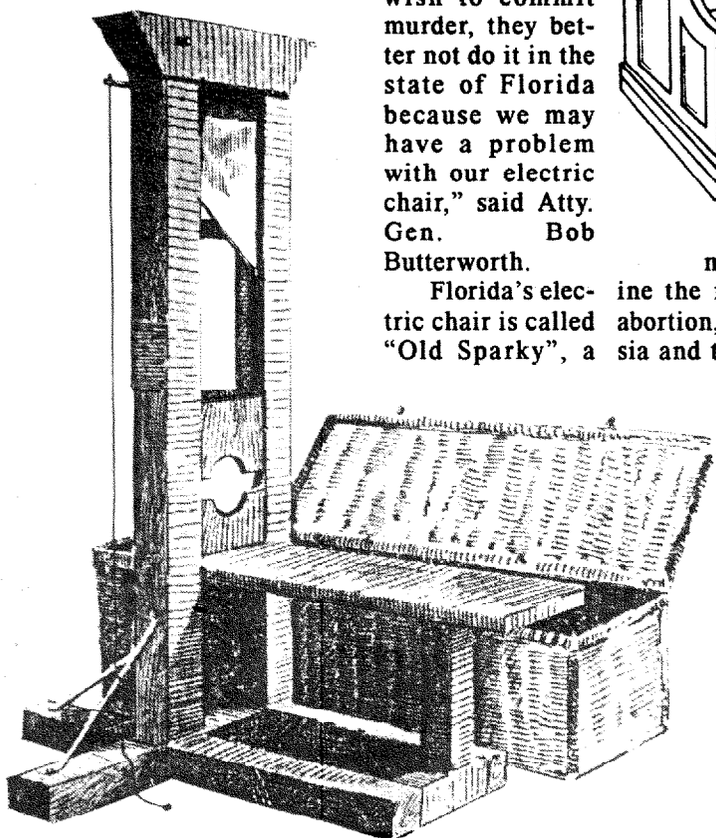
And I saw thrones and those who sat upon them, and judgment was given to them; and the souls of those who were beheaded for the witness of Jesus and for the Word of God and who had not worshipped the wild beast, neither his image, nor had received his mark upon their foreheads or on their hand, lived and reigned with their Christ these thousand years.

In the March 26, 1997 edition of the *Los Angeles Times* is a front-page article which has a headline of: "Flames Erupt in Electric Chair's Death Jolt—Execution: Fire shoots from Florida man's head, renewing capital punishment debate." Reading further, [quoting:]

MIAMI—The perennial American debate over the cruelty or value of the death penalty surfaced anew here Tuesday after a gruesome electric chair execution in which flames leaped from the head of a convicted murderer after the switch was thrown.

"People who wish to commit murder, they better not do it in the state of Florida because we may have a problem with our electric chair," said Atty. Gen. Bob Butterworth.

Florida's electric chair is called "Old Sparky", a



The Guillotine was first proposed as a device for beheading persons by Joseph Guillotin, a French doctor, in 1792.

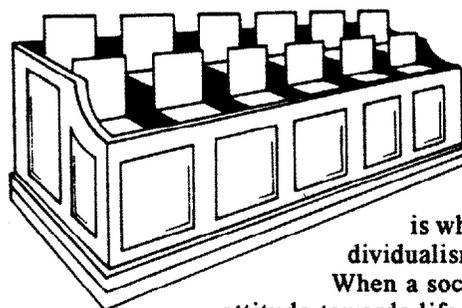
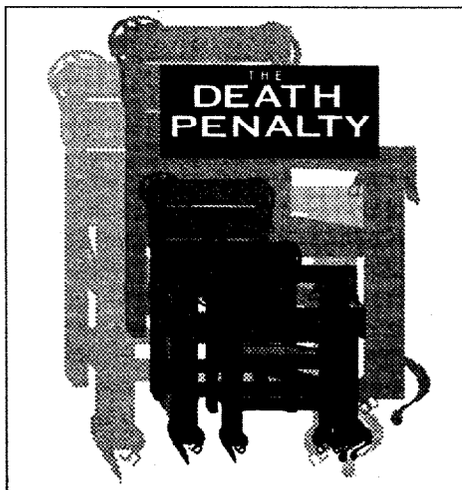
three-legged oaken seat built by prisoners at Florida State Prison in Starke and used since 1923 to administer a fatal 2000-volt dose of current to more than 225 convicted killers.

Last fall the lawyers representing death row inmates petitioned the state high court to ban Old Sparky, calling it a barbaric instrument of torture that inflicts cruel and unusual punishment. Florida is one of just six states that still require the use of the electric chair for executions. [End quoting.]

REFLECTION

In his recent book *Slouching Towards Gomorrah*, Robert H. Bork writes, [quoting:]

Judging from the evidence, Americans do not view human life as sacrosanct. We engage in a variety of activities, from driving automobiles to constructing buildings, that we know will cause deaths. But the deliberate taking of the life of an individual has never been regarded as a matter of moral indifference. We debate the death penalty, for example, endlessly. It seems an anomaly, therefore, that we have so easily accepted practices that are the deliberate taking of identifiable individual lives. We have turned abortion into a constitutional right; one state has made assisted sui-



ine the morality of such practices as abortion, assisted suicide, and euthanasia and to try to determine where they are likely to lead. [End quoting.]

Clarence Darrow said, "It is hardly probable that the great majority of people refrain from killing their neighbors because they are afraid; they refrain because they never had the inclination."

John Adams, the 6th President of the United States of America said, "Better that many guilty shall go free rather than one innocent should suffer." How many in our society would

agree with that statement today?

In the introduction to *Criminal Justice—Opposing Viewpoints* we read, [quoting:]

The protection of those accused of crime has been of fundamental importance since the founding of the

United States. The idea that allowing even the guilty to go free may protect one innocent person from conviction is regarded by many as a high ideal for which our criminal justice system must continually strive. Concurrently, a growing number of people believe that the victim of crime is sacrificed to this ideal. It is the rights of these victims, critics of the system argue, that must be of paramount consideration.

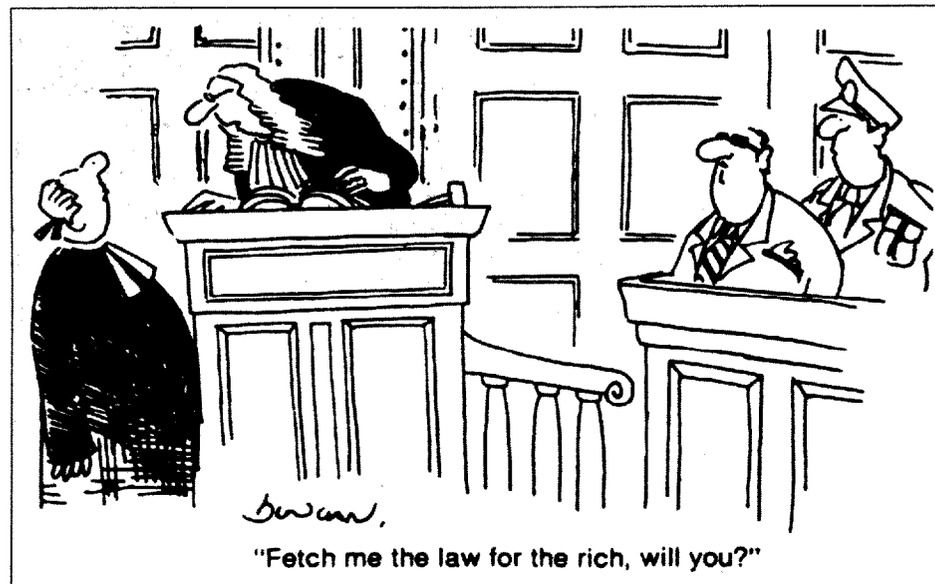
Concern for the rights of the victim has been translated into legal action in many states. Victims' legal rights have been expanded to include the right to be kept informed of all proceedings regarding their case, including preliminary hearings, plea bargaining efforts, and police investigations. Many states have established victim compensation programs, and, if the accused is convicted, some states allow the victim to participate in the parole hearings. Most controversially, the right to be present and testify at the trial has been enlarged to include the family members of murder victims, even when they were not witnesses to the crime. Typically, they testify to the extreme trauma the murder has caused their family in an attempt to plead with the court to bring justice for the family member's death.

These changes have altered the way police, lawyers, judges, and others in the criminal justice system view both the victim and the accused. While this shift in focus from the accused to the victim is heralded as a much-needed improvement by many, others worry that it will greatly diminish the rights of the accused. After all, the myriad of legal rights the accused now have at their disposal were not granted readily, but were

is where radical individualism has taken us. When a society revises its attitude towards life and death, we can see the direction of its moral movement. For that reason, it is necessary to exam-

ine the morality of such practices as abortion, assisted suicide, and euthanasia and to try to determine where they are likely to lead. [End quoting.]

Clarence Darrow said, "It is hardly probable that the great majority of people refrain from killing their neighbors because they are afraid; they refrain because they never had the inclination."



fought for and won because many people perceived a need for such reforms. Laws like *Miranda*, in which the accused must be informed of his or her rights, are a good example. *Miranda's* original intent was to deter and control police power by limiting unauthorized searches and interrogations. Other rights, like plea bargaining, the right to appeal a conviction, and the right to be represented by an attorney even if one cannot afford one, are guarantees many people in our society applaud. However, there have always been those who criticize these protections as excessive and who argue that they allow hardened criminals to manipulate the system and escape punishment. This view seems to be gathering momentum as the victim continues gaining public sympathy and judicial support.

Whether or not the victim's increased role is

positive, it represents a major shift from John Adams' ideal—a distanced and rational system of justice—to one where personal emotions like sympathy, anger, and even vengeance come into play. Will a murdered child's mother testimony before the court have such impact upon the jury that the jury will ignore the evidence? Is the courtroom becoming a battleground, where the jury is asked to take retribution and exact a type of tribal justice rather than base its decision on the facts and presentation of the case itself? [End quoting.]

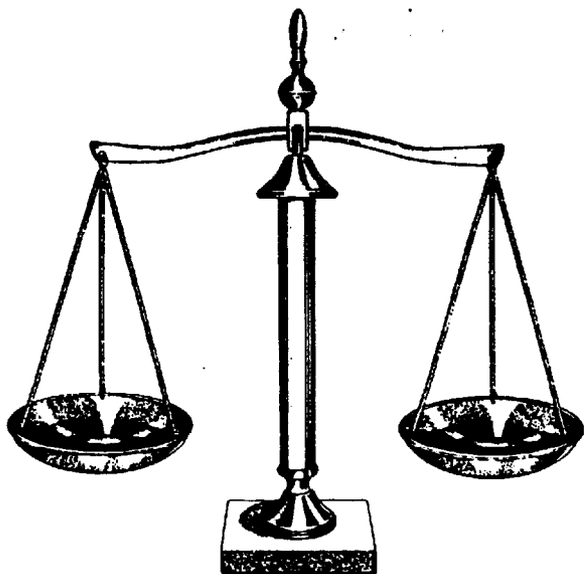
The great jurist Clarence Darrow wrote in 1932, [quoting:]

Strange as it may seem, I grew to like to defend men and women charged with crime. It soon came to be something more than winning or losing a case. I sought to learn why one man goes one way and another takes an entirely different road. I became vitally interested in the causes of human conduct. This meant more than the quibbling with lawyers and juries, to get or keep money for a client so that I could take part of what I won or saved from him: I was dealing with life, with its hopes and fears, its aspirations and despairs. With me it was going to the foundation of motive and conduct and adjustments for human beings, instead of blindly talking of hatred and vengeance, and that subtle, indefinable quality that men call "justice" and of which nothing really is known. [End quoting.]

In any careful consideration of crime and punishment within our society, one must always reflect back upon the very foundation of the *Constitution* itself and upon the *common law*. In the case of *Union Pac. Ry. v. Botsford*, 141 U.S. 250, 251, the court concluded: "No right is held more sacred, or is more carefully guarded by the common law, than the right of every individual to the possession and control of his own person, free from all restraint or interference of others, unless by clear or unquestionable authority of law."

We can go back to 1935 and read from a speech given by our 31st President, Herbert Hoover, [quoting:]

Our *Constitution* is not alone the working plan of a great Federation of States under representative government. There is embedded in it also the vital principles of the American system of liberty. That system is based upon certain inalienable freedoms and protections which not even the government may infringe and which we call the *Bill of Rights*. It does not require a lawyer to interpret those provisions. They are as clear as the *Ten Commandments*. Among others the freedom of worship, freedom of speech and of the press, the right of peaceable assembly, equality before the law, just trial for crime, freedom from unreasonable search, and security from being deprived of life, liberty, or property without due process of law [obviously this was written before *Ruby Ridge* and *WACO*], are the principles which distinguish our civilization. Herein are the invisible sentinels which guard the door of every home from invasion of coercion, of intimidation and fear. Herein is the expression of the spirit of men who would be forever free.



These rights are no sudden discovery, no over-night inspiration. They were established by centuries of struggle in which men died fighting bitterly for their recognition. [End quoting.]

However, many today view the current state of law enforcement in the following light. Returning once again to Bastiat's *THE LAW*, [quoting:]

The law perverted! And the police powers of the state perverted along with it! The law, I say, not only turned from its proper purpose but was made to follow an entirely contrary purpose! The law became the weapon of every kind of greed! Instead of checking crime, the law itself is guilty of the evils it is supposed to punish!

If this is true, it is a serious fact, and moral duty requires me to call the attention of my fellow-citizens to it. [End quoting.]

Perhaps the Biblical prophet Hosea said it best: "My people perish for lack of knowledge."

Over the years the general philosophy of punishment for crimes has changed. Society's practices have changed from avenging one's family by killing the accused's family to written codes setting down punishments. Jails and prisons have changed from holding places for prisoners waiting to be deported, maimed, whipped, or executed, to being the actual punishment. We as a society have viewed incarceration as revenge, rehabilitation, or simply keeping the criminals off the streets. Certainly the issue of dealing with criminal offenders has been with us since time began. But again I ask the question: how far have we come? Perhaps it is better to be electrocuted in a chair where one runs the risk of catching fire, as opposed to being stoned to death or eaten by lions or boiled in oil. They ALL seem cruel and unusual if you ask me. But then, so is being beaten to death by a prison guard or stabbed by a fellow inmate.

Catherine Abate of the New York City Corrections Department made the following observation: "What is not recognized by the public is that society does not have the resources to continue to build more prisons for the growing number of people it is prosecuting."

So what's the solution?

We have moved from jails to large correctional facilities. By the end of 1994, the nation's (USA) prison population exceeded ONE MILLION for the first time in history. California and Texas are the two leading states with large populations of incarcerated individuals. And as this prison system becomes a beast-out-of-control within our nation, always alternatives are sought—but how effectively?



And may God have mercy on our souls.

Donna Hunzeker, Program Manager for Criminal Justice, National Conference of State Legislatures made the following comment: "Corrections policies that call for building more prisons and incarcerating more offenders are losing their appeal in state capitols. In the 1990s, state budgets will have great difficulty accommodating what were the popular get-tough policies of



the 1980s. Lawmakers increasingly are looking to corrections to develop and demonstrate safe, cost-effective alternatives to prison as a step toward getting corrections spending under control."

And just what are those alternatives?

- * Halfway houses and residential programs;
- * Day reporting centers;
- * Community service;
- * Treatment programs;
- * Intensive supervision programs;
- * And now the movement seems to be toward boot camps—also called shock incarceration.

CLOSING THOUGHTS

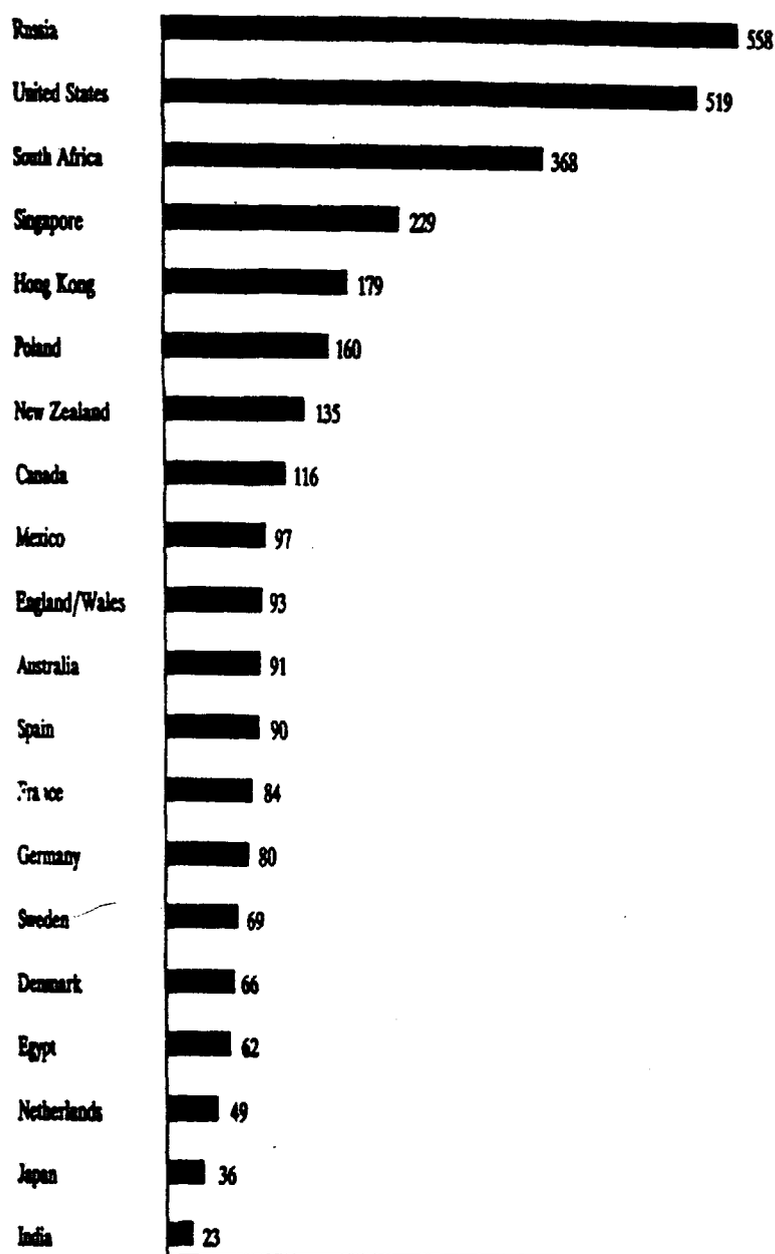
Over the last several years, *CONTACT* has received numerous unconfirmed reports about large quantities of guillotines arriving at various ports, such as Seattle and New Orleans. Rumors among the patriot community for the last year or two has it that countless railroad boxcars have been manufactured in Washington state with shackles

welded to the insides of the cars. It is common knowledge that many of the so-called closed military bases are, in fact, readied as "concentration camps", reportedly for dissidents as times get tough or as the New World Order agenda approaches the year 2000. Well, based on just this cursory reflection of historical execution methodology, reintroduction of the guillotine certainly would be no surprise. With that in mind, always stay alert and keep your head about your shoulders. Or, stated another way, don't lose your head.

As the public cry for law and order goes out and the demands are made for more executions, there will probably come a day of public executions, televised. And the day there is a televised public execution by guillotine will be the day that this nation has not only fallen into disgrace, not only fallen into the hands of Satan himself, but the nation will have fallen into the Dark Ages.

Let us hope and pray and work diligently in our efforts at reclamation and freedom under the *Constitution*, with God's direction, to insure that an Age of Radiance is forthcoming—because the alternative is simply unacceptable.

FIGURE 4.4
INCARCERATION RATES FOR SELECTED NATIONS

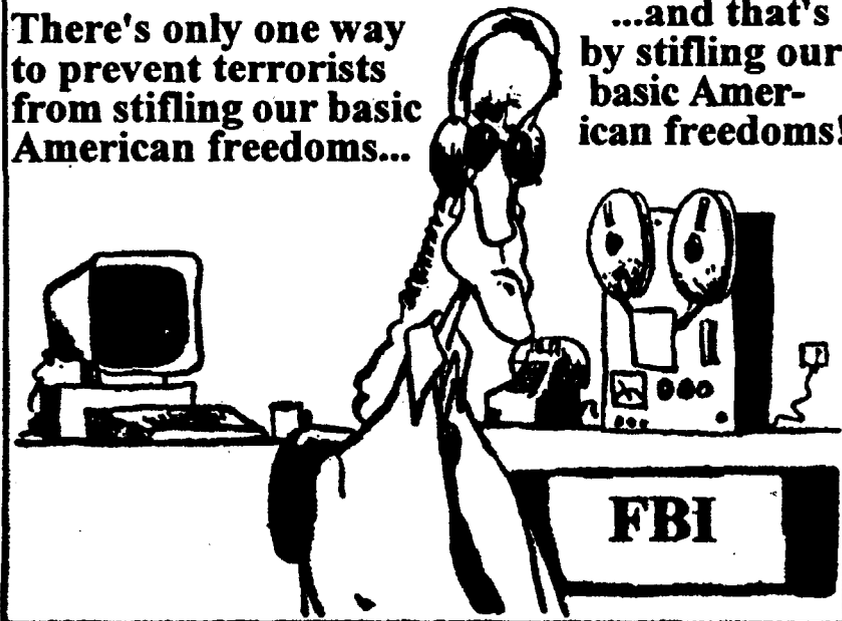


Rates of Incarceration per 100,000 Population

Source: Marc Mauer, *Americans Behind Bars: The International Use of Incarceration, 1992-1993*, The Sentencing Project, Washington, DC, 1994

There's only one way to prevent terrorists from stifling our basic American freedoms...

...and that's by stifling our basic American freedoms!



Update On Ray Renick

Ray phoned *CONTACT* late last week from the Northern California state prison where he is housed. Ray has recently spent several weeks in the "hole" and expressed concern over interference with his mail. Additionally, Ray informed *CONTACT* that things just may be heating up for him in the not-too-distant future. So, in the interest of personal safety for Ray (who has extensively exposed the crooks involved in the San Luis Obispo connection), we would like to ask that you keep Ray in your prayers. It also helps to send along to Ray correspondence or a note, just to let the prison officials know that Ray IS in the public eye. Publicity is safety. Unfortunately, as they just moved Ray, we cannot be more specific with an actual cell number. But, with that in mind, you may communicate with Ray directly, and hopefully your letters will get through:

Ray Renick
RR J59861
P. O. Box 3030
Susanville, CA 96130



Common Law From The Reader's Point Of View

4/23/97 RAY BILGER

In the ongoing effort to bring to Light the ever-expanding Common Law movement which seeks to topple the corrupt judicial system of Admiralty Courts that do not recognize any of our God-given inalienable rights, and to more clearly explain the very movement which can and will bring this once great nation back to the constitutional Republic intended by America's Founders, it is important that *CONTACT* readers be aware of what is happening all around this country from the valiant citizens involved in the restoration of the Common Law.

To this end, the following open letter from David G. Baugh to Missouri Attorney General Jay Nixon is presented herewith. We see that the Missouri Constitution, like most state constitutions, is even more emphatic about citizens' rights and freedoms than even our National Constitution, [quoting:]

OPEN LETTER TO MISSOURI ATTORNEY GENERAL JAY NIXON

February 18, 1997

ABC's *Nightline* featured you, Jay, on its February 17th program, where the so-called "common-law" advocates were referred to as "weirdos" and "sub-set of human beings" who were involved in a "clever plot to overthrow the government". You said you had to "stand up to these bullies" and prosecute them and "let 'em think about these things in the confines of their cell." You claim these people are "tampering with the judicial process", but is this a criminal act on their part?

The Missouri Constitution, in Article I, Section 3, provides that "The people of this state have the inherent, sole and exclusive right to regulate the internal government and police thereof, and to alter and abolish their constitution and form of government whenever they may deem it necessary to their safety and happiness, provided such change be not repugnant to the *Constitution of the United States.*"

Article I, Section 2, says: "That all constitutional government is intended to promote the general welfare of the people; that all persons have a natural right to life, liberty, the pursuit of happiness and the enjoyment of the gains of their own industry; that all persons are created equal and are entitled to equal rights and opportunity under the law; that to give security to these things is the principle office of government; and that when government does not confer this security, it fails in its chief design." What are the people to do, Jay, when the government fails in its chief design?

Article I, Section 1, says: "That all political power is vested in and derived from the people; that all government of right originates from the people, is founded upon their will only, and is instituted solely for the good of the whole."

Article I, Section 9, says: "That the people have

the right peaceably to assemble for their common good, and to apply to those invested with the powers of government for redress of grievances by petition or remonstrance."

According to you, Jay, these people are criminals who should be locked up in already over-crowded prisons at taxpayers' expense, yet in reality all they've attempted to do is bring the humans we allow to run government (including you, Jay) back under the control of the people and into obedience to the constitution(s). They are not criminals, Jay, they are your political prisoners because they had courage enough to stand up for truth, liberty, justice and freedom against armed thugs and prosecuting (persecuting) shyster lawyers with lofty political aspirations in government, who have usurped power, authority and jurisdiction.

What sort of government would cast people into prison when they peaceably assemble and attempt to bring government which oppresses them back into obedience to the constitution(s)? Only a criminal, tyrannical government would do this. This entire movement stems from the licensing/registration, regulation and control legislative revenue schemes of legalized plunder. Face it, Jay, this satanic (adversarial) protection racket operated under the guise of "public safety" must be eliminated and constitutional government restored.

It is you and your armed thugs called "law-enforcement" officers who are the "bullies", Jay. Your despotic solution to the peaceful, lawful efforts of freedom-loving Missourians clearly demonstrates you are the would-be tyrants and oppressors who follow in the footsteps of other tyrants and oppressors in corrupted governments of days gone by. Their satanic solution to those who dare to speak out, just like yours is today, was to prosecute and punish all opposition to their ungodly edicts. Those who refuse to bow in submission must be made an example of so as to discourage others from taking a stand.

I've got sad news for you, Jay. Your "Department of Corrections" will fail to force those whom you oppress into being "politically correct" according to your socialist/communist agenda. They, like me, and a rapidly-growing number of other true Christian American patriots who love liberty and the freedom and responsibility to enjoy it more than life itself, will become even more determined and persistent in resistance to the tyranny and oppression you and other satanic despots attempt to impose upon us.

Perhaps you oughta reconsider things, Jay. Pharaoh failed to do this, and look what happened to him and his corrupted government. Perhaps you oughta simply "let My people go" this time, as our Heavenly Father wishes His people to be free from oppressive and tyrannical governments of men. These people you oppress and persecute pose absolutely no threat or danger to society whatsoever. You, on the other hand, are a threat and danger to the life, liberty and property of every Missourian, as your actions against these peaceloving, freedom-loving people proves. I sure wouldn't want to be in your shoes come judgement day, Jay.

/s/David G. Baugh

c/o General Delivery, Sullivan, Missouri

[End quoting]

This next letter from a reader is about filing a Non-Statutory Abatement. An abatement "as used in reference to actions at law,...means that action is utterly dead and cannot be revived except by commencing a new action." *First Nat. Bank v. Board of Sup'rs of Harrison County*, 264 N.W. 281, 221 Iowa 348. When the abatement is based upon provisions provided for by statute, it is a Statutory Abatement. However, statutes do not necessarily make provision for, or recognize, inalienable Common Law and/or constitutionally guaranteed rights. Thus, an abatement brought by a citizen exercising closely cherished rights which are not necessarily recognized by statute would qualify as a Non-Statutory Abatement.

Do not forget that we citizens are sovereigns over "Our" government. When we perfect our Common Law filings we will put an end to the corrupt judicial system based on Admiralty/Military law!

[Quoting:]

Question:

Why am I out here picketing the courthouse or the law offices of attorneys Poole and Rhoades?

Answer:

To try and find out the answer to the following riddle:

ARE JUDGES AND ATTORNEYS ABOVE THE LAW?

Perhaps that question should be answered by Judge J. Dale Durrance and attorneys Kimberly L. Poole and Clifford R. Rhoades. Why do I say that? Read the following, and then you'll understand why:

In response to a complaint filed against WILLIAM M. BIERMANN by attorneys Kimberly L. Poole and Clifford R. Rhoades, a non-statutory abatement was served upon them. Why a non-statutory abatement; and just what is a "non-statutory abatement"? I'm about to tell you, but before I do, from this point on I guarantee you that most of those who read this will be learning something they have never known before. In fact, at first you might not even believe it, but I guarantee you it's all true, and I also guarantee you that judge Durrance and attorneys Poole and Rhoades also know it to be true.

Before I get into an explanation of what a "non-statutory abatement" is, and why I used one, I would like to make it clear that such words as "address", "person", "individual", "statement", "document", etc., that I might be using herein, I would never use in the preparation of any non-statutory abatement served by me. To explain why would require a lot of time and plenty of space, and would serve no purpose other than to confuse the average reader of this "flyer". I use them herein because they are terms most people normally use in their everyday life.

O.K., just what is a "Non-Statutory Abatement"? Answer: It is a "common law legal action" not under statute law, bringing legal action against an unlawful court. Although they are simple to understand, they are nevertheless very complex to prepare. They have the power and effect of an indictment and/or the filing of a civil case or suit. Abatements unanswered, with default properly served, are "Res Judicata"; that is, the default is "**FINAL JUDGMENT**". The issue can not be retried without violating the *Fifth Amendment* double jeopardy clause of the *U.S. Constitution*.

Before I tell you about my non-statutory abatement, it's important you know what happened to bring about this type of abatement. Believe it or not, the reason for them began way back in 1933, March the 9th to be exact, after President Roosevelt had declared a national emergency, and at which time Congress passed the *Emergency Banking Act*, which amended the Trad-

ing With the Enemy Act to include regulation of transactions, not only with the enemy, but also between people of this great nation, during time of war or national emergency. Like it or not, we have been in a state of declared "National Emergency" since March 9, 1933. The Emergency War Powers Act has never been repealed. That is a **FACT** which no one can dispute! In other words, we have been under continuous martial law for the last 63 years.

What can a President do under declared National Emergency? Just about any damn thing he wants to, including the display in all courts of the United States Flag surrounded with gold fringe. That gold fringe makes the court a military court since a flag surrounded by gold fringe is a military flag. Therefore, since you are in a military court if that court is displaying a gold-fringed United States Flag, and **ALL** courts, both state and federal, display that same gold-fringed flag, you are in a court governed by the *Uniform Code of Military Justice* holding summary court martial proceedings. When you enter that court you are considered an alien enemy of the United States and therefore subject to a military court. That's another **FACT** that can not be disputed.

Remember what I said about "Non-Statutory Abatements", that they are "common law legal actions" not under statute law, bringing legal action against an unlawful court? **THE TENTH CIRCUIT COURT is an UNLAWFUL COURT!** More on this later. When attorneys Poole and Rhoades filed their complaint with the TENTH CIRCUIT they filed it under the name **WILLIAM M. BIERMANN**. That's not my name! My name is William Miller Biermann. Please note that only the first letter of each name is capitalized. All the other letters are lower case (small letters). Since under emergency powers there is no lawful civil or constitutional authority, nor any lawful civil courts, neither can there be any lawful civil or administrative process. This is the "key" to understanding why the non-statutory abatements work so well. The single most dominant feature of all emergency powers governments is that lawful civil authority and civil courts cease to exist and are replaced by courts with an appearance of legitimacy, but without substance. All emergency process must be defective in form, content

and authority, when such process is compared to lawful process. However, defective as it is, it is valid (legal, but not lawful) in all cases, except when abated. Thus, all court appearances are **VOLUNTARY**, because the Process Rule is: **ALL DEFECTS OF PROCESS ARE CURED BY VOLUNTARY APPEARANCE**. General Appearance is voluntary. You must make **SPECIAL APPEARANCE**. Lawful or constitutional pro-

cess has no bearing on the case. In other words, it doesn't matter how many errors one finds in process from emergency powers courts; if you appear, you inform the court that you have waived defects of process. Submission to defects in process waives the protection of fundamental rights.

This brings me to the point where I'll now explain why, in response to the complaint filed against WILL-

The American Jural Society News

Publisher, John William; Editor, Randy Lee.

Issue the Fifth

© 1996 by The American Jural Society Press

Published in the Year of Our Lord and Saviour Jesus Christ
Nineteen hundred Ninety-six and the Two hundred Twentieth Year of the Independence of America.

Judge Admits to War Powers Court!!!

There is a certain satisfaction when, after years of battling preconceptions of the law reform movement, one finds in the public media, an admission by a Municipal Court Judge that the law of the court is military, not constitutional.

Thus, on the front page of the May 7th, 1996, *Keat*, Washington, "Valley Daily News," it seems that a law reform type, who, with a slight understanding of what law he was being held under in a traffic court in Wenatchee, heard the following admission from Judge Carol Wardell, to wit: that she "would protect his rights under the War Powers Act of 1933.....but would not change the flag in the courtroom."

The reason for the reference to the 'flag in the courtroom' had to do with the fact that the defendant refused to enter the bar until the Judge removed the gold fringed (military) flag and replaced it with one without the gold fringe (non-military).

The result of all this is, the defendant was jailed on contempt charges and then released after posting a \$20,000 bond, which bond, of course, conceded jurisdiction to the court.

The defendant also demanded the right to question the jurors in his case — from outside the bar, in the gallery area, which the judge, correctly denied.

The point of all this is to bring home to our readers the following points:

First, even the lowly inferior court judges in traffic courts, know precisely what is going on, i.e., that the courts are under military law and hold summary court martial proceedings against civilians.

This is the answer to those who think low-level judges just follow rules and don't know what's really going on. They all know as this incident shows.

Second, in this court at least, the judge was honest enough to admit the

real law she was guided by, not the assumed law that most law reform types still believe in, such as admiralty, maritime, the UCC, constitutions, etc.

It should be evident to all, that local state law does not apply in local traffic court — because such courts sit under the authority of the Commander-in-Chief and are his instrument for the collection of War Reparations from the belligerents in the field.

All the talk about what law the Federal courts must adjudicate should now be cleared away.

"This is the answer to those who think low-level judges just follow rules and don't know what's really going on."

It should be clear to all, that on the basis of a public admission, printed in a local newspaper, that the courts have no fear of the public learning about what is going on, because, unlike the defendant in this case, the public, including most in the law reform movements, are simply blind to the real facts of Life.

The public and the law reform movements continue to cling desparately to the phantasmic, the delusive, the dead-letters, and glorified statutes called constitutions that have had no real bearing on anything legal or lawful for more than a century in America.

So long as they put trust in ghosts, chimeras, and parchments, and not in Jesus Christ, so long will they continue to be raped, pillaged, and plundered.

Justice will remain a mockery and the opposition will remain in power as petty kings and princes over fiefdoms.

"Except the Lord build the house, they labor in vain that build it." 

"Ain't That Fringe Purdy?"

by Randy Lee

"A military flag is a flag that resembles the regular flag of the United States, except it has a Yellow Fringe border on three sides." (see The Federal Register, at 24 F.R. 6865, 4 U.S.C. chapter 1, §1,2,3, & Exec. Order 10834)

The U.S. Attorney General has stated: "The placing of a fringe on the national flag, the dimensions of the flag and the arrangement of the stars in the union are matters of detail not controlled by statute, but are within the discretion of the President as Commander-in-Chief of the Army and Navy"... "ancient custom sanctions the use of fringe on regimental colors and standards, but there seems to be no good reason or precedent for its use on other flags"... "the use of such a fringe is prescribed in current Army Regulation, No. 260-10" (see 34 Ops. Atty. Gen. 483 & 485).

According to United States Army Regulations of October 1, 1979, "the flag is trimmed on three sides with a Fringe of Gold, 2½" wide," and that "such flags are flown indoors, only in military courtrooms" and, further, "the Gold Fringed Flag is not to be carried by anyone except units of the United States Army, and United States Army division associations" (see AR 840-10).

Why does this same flag fly in all of the courts of the Federal, State, County, and City governments, if they are not military courts? Why does the U.S. flag fly over, or above, all state flags? This never took place before 1933. Does this specific year ring a bell with anyone? It seems as though Judge Carol Wardell answered all of the above questions.

Just to clarify the question as to whether or not the people of America are considered to be alien enemies of the United States and subject to military courts, one need only acquire the Manual for Courts Martial, Art. 99(C1b) and read the definition of "Enemy." 

IAM M. BIERMANN by attorneys Kimberly L. Poole and Clifford R. Rhoades, they were served by me with a non-statutory abatement. There are two reasons. Reason number one: The TENTH CIRCUIT is not a lawful court; consequently, I will not appear. Reason number two: WILLIAM M. BIERMANN is a fiction. He doesn't exist! If he doesn't exist, there cannot be a court action filed against him. I want someone to explain to me how you can file a court action against a FICTION, unless of course that fiction is a corporation. Most people think their name is printed in all capital letters for clarity. That assumption is entirely wrong! If someone wants to bring court action against me, it's necessary that the action show my full given appellation; that is, my first name, my middle name (not an initial), and my last name; and that the first letter of each name be in capital letters, and that the other letters be lower case letters. My first given name is William and my second given name is Miller. A colon is placed behind Miller to indicate that the name following Miller is my family name. Some people have more than two given names. For example, had I been given more than two names such as William Miller Gardner; thereby making it read William Miller Gardner: Biermann, it then becomes obvious that the purpose of the colon is to offset the given names from the family name; particularly if you should have given names (such as Miller and Gardner) that could easily be taken for family names.

As you can see, positive identification is essential when someone files a court action against you. Both Judge Durrance and attorneys Poole and Rhoades are aware what my full given appellation is. Nevertheless, all documents filed by judge Durrance and attorneys Poole and Rhoades against me are filed as WILLIAM M. BIERMANN. That action constitutes intentional FRAUD! I don't have a middle initial. I have a middle name, and that name is Miller. They don't show your middle name because, if they did, they would be proceeding WITHOUT JURISDICTION. By showing it as WILLIAM M. BIERMANN, they have created a FICTION, and they hope you won't know the difference so that you respond (without challenge), and thereby give them JURISDICTION! In other words, even though it's really not you, you have said it is by responding and not challenging their UNLAWFUL action. Now you're in their military court where they call all the shots, and where you always lose! Since it's a military court, you have no protection under the Constitution, except when it suits their purpose. Don't forget, that court where the flag is fringed in gold (and that's all of them) is a military court. There is no constitutional protection in a military court, except if it is to the court's advantage and they decide to grant it. I preserved my constitutional protection by abating the complaint with a "Non-Statutory Abatement". Attached hereto from "The American Jural Society" you'll find two very informative articles relating to military courts and the gold fringe around the flag.

How did I, in the past, get suckered into not challenging court actions where the documents show WILLIAM M. BIERMANN? At that time, I was under the impression they showed it in all capital letters just for clarity. I didn't know I didn't have a middle initial, since all my life I was under the impression I did have one and that it identified me. Will the TENTH CIRCUIT file a complaint against William Miller Biermann? Hell no, they won't, since they don't have jurisdiction over him; but they can claim jurisdiction over WILLIAM M. BIERMANN, a fiction, a nom de guerre, a synonym. That, my friends, is how you get suckered into a court action where they have no real jurisdiction over you. It's deception, pure and simple. Talking about deception, let's talk about deception at higher levels.

What I'm about to relate to you is how deception is being practiced against you every day by the

news media, particularly television, and by the District of Columbia Government. About this time you might be saying to yourself, "What has that got to do with judges and attorneys?" As you read on, you'll see what! Most people of this great Nation are under the impression that our system of government is a "democracy". That's what most kids are taught in school, and what most adults have been led to believe all their lives. The politicians at all levels, newscasters, school teachers, etc., constantly call us a democracy. I call to your attention Article IV, Section 4, of the United States Constitution, wherein is stated the following:

"The United States shall guarantee to every State in this Union a republican form of government..." * (One only needs to say the "Pledge of Allegiance to Our Flag", wherein just about the middle of that pledge it says: "...and to the Republic for which it stands..."

Article IV, Section 4, is what sets us apart from

most other forms of government. In fact, it is the backbone of this great nation, and is what has made this nation the most envied one on the face of this Planet. Why do I say that? Because in a "Republic" the law rules, and not the "majority", which is the case in a democracy. Since the law rules, that places the law above everything else, which is the key to the success of this great Nation. Since the law rules in a republic, that places the TENTH CIRCUIT in opposition to Article IV, Section 4, because it (and all the rest) is a military court operating under the Uniform Code of Military Justice brought about by the national emergency declared by President Roosevelt in 1933 when he declared martial law, at which time the Constitution of the United States was suspended as the supreme law of the land, and to this day that national emergency has not been terminated, and we are still under martial law. If you think we're not, just check it out for yourself. Don't take my word for it. If you think the courts recognize the Constitution, just bring it up in court and you'll be told in no uncertain terms

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.

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

Poslin Capsules \$6 (60 caps)

New! Olive Leaf Extract \$24 (60 tabs)

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.

to forget about it; unless of course, it suits the court to recognize the *Constitution*.

Now, let's talk a little bit about "democracies". Just exactly what is a democracy? In simple terms, it is a government where the **majority** rules. In such a system, since the majority rules, that leaves the minority at the mercy and control of the majority. A good example of a democracy is a "lynch mob". In that instance, the majority **always rules** and the lone individual or individuals **always lose!** Just to give you an idea as to how the People of this great Nation are being brainwashed into believing we are a democracy, I offer you some of the remarks made by President Clinton and members of his staff or cabinet. The following are some of those remarks:

1. During the President's inauguration on January 20, 1997, Senator John Warner of Virginia, who was the Chairman of the Inauguration Committee, referred to our system of government as a democratic/republic. (More on this later);

2. President Clinton, during his inauguration, said: "We must keep our old democracy ever young". He also said we are the "world's greatest democracy";

3. Madeline Albright, newly appointed U. S. Secretary of State, used the following phrase at her first press conference: "Democratic World". That's a new one. I had never heard that one before; and I lost track as to the number of times she used the word "democracy" during her press conference. That should give you an idea as to what they have in mind for this planet;

4. On January 28, 1997, during a press conference, President Clinton referred to us as a "continuous democracy";

5. In his "State of the Union" address of February 4, 1997, he said "our democracy was born July 4, 1776. Now, that has to rank up there with some of the biggest lies he's ever told.

Do these people know better? Of course they do! However, ABC News Commentator Cokie Roberts, during a news commentary on February 7, 1997, correctly referred to us on two occasions as "our republic". That's the first time in many many years that I heard any news commentator correctly call us a republic! What has all this got to do with judge Durrance and attorneys Poole and Rhoades? The answer is very simple! Judge Durrance and attorneys Poole and Rhoades, just like President Clinton and his staff, are all practicing **DECEPTION!** *Black's Law Dictionary*, the standard authority for legal definitions used by the courts, says that **deception is synonymous with FRAUD!** It also goes on to say that **deception is knowingly and willfully making a false statement or representation, express or implied, pertaining to a present or past existing fact!** So you see, the **CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF FLORIDA** and the United States District of Columbia Government have something in common. They both practice **DECEPTION!** Remember, **DECEPTION is synonymous with FRAUD!** In other words, Judge Durrance and attorneys Poole and Rhoades are **GUILTY OF OUT-RIGHT FRAUD!!**

Now, let's get back to the remark by Senator Warner wherein he referred to our system as a "democratic/republic". He's right, the District of Columbia Government, along with the sovereign states, is a combination of a democratic/republic. However, the democracy part is the District of Columbia and the republic part is the sovereign states. However, his intention is to make you believe that our system is a combination of both. That, my friends, is the **lie!** The word democracy is not even mentioned in the *Constitution*. Therefore, we are not a democracy. However, we **are** a republic, and the proof of the pudding lies in Article IV, Section 4.

Most people are unaware that, with the exception of those powers spelled out in the *Constitution*, the United States Government in the District of Columbia has **absolutely no power or jurisdiction** over the fifty (50) **sovereign states**. Most of those powers are spelled out in Article I, Section 8, of the *Constitution*. The

fifty sovereign states are really nations, and all nations are always sovereign within the limits of their borders. Therefore, most of the powers the District of Columbia Government has fostered upon the states (nations) are unconstitutional! The people hardly ever complain, mostly because they really don't know the *Constitution*; so the District of Columbia continues to usurp more power and jurisdiction over the people of this great Nation. The *Constitution* is simply a compact between the District of Columbia Government and the sovereign states (nations). The District of Columbia has no authority or power to tell the State of Florida what speed limits they can post in Florida, but they nevertheless have done it for many years, as they do with all the other states (nations). There's no power in the *Constitution* granting them that right, but they still do it—don't they? They have no power to bring federal troops into any state (nation) like they did in Waco, Texas, unless the sheriff of the county invites them in; and then, if invited in, under no circumstances have they any power to move with force against the people of any state at any time, as they did in Waco, Texas. In fact, even the governor of the state can't do that. Do you know why? Because the people of every state (nation) are protected from such force by the **Posse Comitatus Act**. But they did it, and in the process murdered men women and children. I could go on and on, but I'm sure you get the point. It's the same with our court system.

The judges of the **CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF FLORIDA** are Florida judges sitting in federal military courts conducting summary court martial proceedings under the Uniform Code of Military Justice against civilians over which they have no **jurisdiction!** So what do they do? They proceed in **fiction** because they know they have no **jurisdiction or power** to proceed in any other manner. I could go on and on and continue to make more valid points; however, like I just said, I'm sure you get the point; therefore, I'll just close with the following key points:

1. The flag in the **TENTH CIRCUIT** is a "military flag", and therefore, that makes that court a federal military court operating under summary court martial proceedings of the Uniform Code of Military Justice. However, that scene is not unique with just Highlands County. That same thing is happening all across this great nation in every county in every state (nation) in this "Union of States". Does that sort of give you an idea as to what they have in mind for all of us?

2. A military court is, of course, a legal court. However, when a court in Highlands County displays a flag surrounded with gold fringe, that makes that court a military court, and as such can not **lawfully** (that's the key word) bring **civilians** before the court. In other words the court is **legal**, but it can **not** operate outside the law! As you can see, it's real easy to get the terms **legal** and **lawful** confused. How do the courts get around that confusion? It's real easy. All they do is present the civilian's name in all capital letters and only show his or her middle initial. In doing so, they have created a **fiction!** Someone by the name of **WILLIAM M. BIERMANN** is a fiction. He doesn't exist! However, someone by the name of **William Miller Biermann** does exist. That's me, and you'll notice I have a middle name; I don't have an initial. You'll also note that only the first letter of each name is a capital letter and that all the others are lower case letters. When they show the name in all capital letters, it's done to make you believe they did it for clarity. That, of course, is ridiculous because, if they wanted to make it clear they would show your middle name, and not just an initial. When I was in high school there was an athlete on the swimming team by the name of J R Whitehurst. Please note, his first name was J and his middle name was R, and there were no periods after J and R for the simple reason that those are his names and not his initials.

3. If a process server serves you with a complaint bearing the fiction **WILLIAM M. BIERMANN**, and

you don't challenge it, but instead appear before the court and say your name is **WILLIAM M. BIERMANN**, you've already given the court jurisdiction, **and you've already lost.** That's a foregone conclusion. However, if you challenge the complaint with a "Non-Statutory Abatement", like I did, and give them your full given appellation, and then proceed to explain why you are making the abatement, that extends them the opportunity to come back and challenge your statement. You never challenge any of the issues presented in the complaint. After all, if you're not **WILLIAM M. BIERMANN**, what would be the point in challenging anything in the complaint? They never challenge your abatement for the simple reason that they **cannot lawfully** proceed outside a military court. Like I said, their court is legal, but it is not lawful for them to go outside those legal perimeters. Hence, it is a legal court, but is not a **lawful** one where they can proceed against a civilian by the name of William Miller: Biermann. If you give your name in court, you have granted that court jurisdiction. Always remember, ignorance of the law is no excuse. Just ask the judge; he'll tell you! When you speak your name, the judge can't tell if you speak it in all capital letters, or a combination of capital letters and lower case ones. You really hang yourself if you give him a middle initial instead of your middle name. If you give him a middle name, he would be hard pressed to proceed because, when a civilian is before him, he can only proceed to operate in fiction!

4. Even though I challenged every document served by attorneys Poole and Rhoades with a non-statutory abatement, they never challenged any of them, but instead continued to proceed as if the abatements had never been served upon them. They were also served with five (5), and I repeat, five (5) **default judgments**. They also ignored those as if they didn't exist. In fact, they even defaulted **WILLIAM M. BIERMANN** (notice I didn't say William Miller Biermann) after **William Miller: Biermann** had defaulted them four (4) times. Talk about cheating, that really takes the cake. Those five (5) default judgments are **legal court orders** issued by the lawful superior court of Manatee County. In other words, both Judge Durrance and attorneys Poole and Rhoades have **TRESPASSED** upon my case, and are in **CONTEMPT OF VALID and LEGAL COURT ORDERS**. Therefore, they should be brought before the Grand Jury, as I so state on my picket sign I was holding at the time I gave you a copy of this "flyer".

5. If what I have stated herein is not true, it's a simple matter for a judge and two attorneys to bring me (William Miller Biermann, that is) before the Grand Jury. I would be more than happy to cooperate. Perhaps you may want to ask the Florida State Attorney to contact Judge Durrance and attorneys Poole and Rhoades.

Have there been others who have served non-statutory abatements in the **TENTH CIRCUIT**? Yes, and quite a few. One in particular comes to mind. Not only has he never given the court his name; they have even admitted that since he hasn't, they really don't know who he is. However, that hasn't kept them from keeping him in jail for the last three (3) months even though he has never been served. He was out on bail for a short time, but then jailed again on a new and ridiculous charge. As with me, they have also ignored his many abatements and those of other abaters. As usual, they proceed in fiction as if the abatements don't really exist. However, they can't respond to the abatements inasmuch as they can not operate outside of fiction. Every time a judge or attorney in the **TENTH CIRCUIT** fails to abide by a **lawful default judgment** served by Manatee County superior court, they have **trespassed** upon that particular case and, therefore, are in **contempt of a lawful court order served by a lawful court!** To my way of thinking, that constitutes grounds for a Grand Jury investigation!

[End quoting]

Success Comes From Recognizing Your Strengths

4/25/97 #1 HATONN

NO FINISH TO DOING

When the body begins to fail and the Spirit lags a bit, what can you know? You can certainly know that, if you have made a "call" for further Higher Input, that you have a response waiting, and, that you have certainly not exhausted your possibilities or alternatives.

Sometimes, chelas, there need to be pauses along the way to take stock of what you had, what you have, and where you KNOW you are going. This in turn requires that you take a long hard look at why there are coming negative obstacles against you. Nobody really bothers to kick a dead dog unless the kicker is a bit "nuts" between the ears. Dead issues are only kicked and re-kicked to accomplish the annoyance and/or to keep "somebody else" or "something else" stirring so that the kicker's pot is somehow going unnoticed. And KNOW that when your personal infirmities began to "settle" in the joints, it is time to get rid of, release, puncture the trial balloons sent over your spaces, and go with GOD into the quiet places to listen for the responses requested. And above all else—PRAY FOR ONE ANOTHER SO THAT THE CONDUITS OF FLOW BE SUSTAINED OR REOPENED IF YOU PERCEIVE THEY HAVE BECOME CLOGGED BY THE DEBRIS OF LIVING WHILE PLANNING.

KNOW that each seemingly negative happening or thwarted step forward is but a sign of confirmation in your journey's movement. This is only TRUE however, if you walk in LIGHT and only honor truth and goodness.

If you stop considering and reconsidering the medicine for your body, and focus on the medicine for the mind, you will find it quite wondrous to have courage and challenge to step into tomorrow. You aren't at any time lacking in opportunities but, rather, you become blind to the myriads of wondrous possibilities awaiting your grasping them. What is it that causes you to have to have someone else seek out and recognize YOUR possibilities and opportunities? It simply does not matter how young or how old you are—if you want your life to thrive, you must have the courage to step into tomorrow and open the gift laid before you.

BUT I HAVE IDEAS AND THEY DON'T

What you are really saying here is that you do have ideas but you don't ACT ON THEM. You think and then wait for someone else to bring them into consideration and yet, friends, some things are not for others to even consider FOR YOU or even WITH you. How much of your "tomorrow" will you put aside or toss away today out of carelessness or lack of motivation or self-confidence enough to fulfill your own passage? Remember that IDEAS ARE THE CREATIVE ELEMENT OF GOD HIMSELF. How many ideas do you simply toss away? If you, in addition, share a good idea and another takes it and improves it, it was still your idea,

and without the sharing, the improvement would not exist.

But how do you treat ideas? You sort and consider, and when they have projected possibilities in goodness, you must act on them. Otherwise they are like babies who perish from lack of proper care and nourishment. You must be gentle and respectful in your tenderness to the new *infant idea*. Remember that they can be easily negated and killed off before they can stand on their own two wondrous feet. They are the most valuable thing to enter into your life; don't be disrespectful of them—especially just because they are *yours*. Another point of procedure is to toss them away or adopt them out to another because you suffer insecurity in your own abilities. Remember that you must give care and attention to their nourishment, their feeding and care, so that they don't get infected with doubts and negative counter-attacking thoughts. You have to shield them with love and appreciation lest they waste and fail to thrive JUST BECAUSE. Above all, treat them responsibly and do something with them—ideas have to have action by their creator in order to become.

First, however, you have to make a decision, a choice, regarding whether or not you even BEGIN to accept and act.

Most people who have good ideas turn from them and quickly go back to sleep and wait until the proverbial "Spring" arrives. People fear failure, but what they really fear is that someone will note their failure. But you can't succeed or fail if you only hibernate your way through life.

Then, dear ones, there is a major tendency to find something cushy and simply lay back and take luxury in whatever may have been a positive passing fancy. You want to enjoy the pleasures of this life? Then KNOW that by acting on good ideas, and never ceasing to accept and recognize the ideas for their value in action, you shall never grow old and bored.

What do you do when someone else's actions regarding their ideas, good or bad in perception, impact you? Oh yes indeed, you search out your wounds and commiserate—with everyone who will gather with you for your next consideration, and in these moments of commiseration you invariably make terrible decisions. If your negative hit against another somehow seems successful, how many of you continue to commiserate with your brethren of the "cause" and plan something even worse to inflict upon your self-appointed enemy? This "catches you" in your own net of dead fish, friends. Some people go until they are STOPPED and that will come after the damage is cemented in LIGHT for all the world to see their lack of intelligence in the first place.

Another approach to good ideas by doubtful people is to wait—wait and wait some more. You must, yes, make decisions before actions can be finished—but you must BEGIN to act, and if you are wise, you will learn that when you ask GOD for input, you can expect the response and you will stop wasting precious time and energy on continually arguing AGAINST your own idea but begin acting on it. You do NOT need to wait for some great inspiration to attack you—just get started

and all else will follow or the way will unfold before you like the pages turning in a book. Even in mending or sewing on a button, it is far more likely you will get the task finished if you get out your needle and thread. If you wait until inspiration pours all over you, then you can plan to wait forever. Certainly, if you are a writer, you must at the least have writing materials at hand and that is half the inspiration, and you will realize that the writing and inspiration take care of themselves if you do the beginning preparations before you suffer from inspirational overload. If you wait until you "feel like it", it is sure that probably you will NEVER feel like it.

SUCCESS

To have success there are two things mandatory from start-up. You must "get started" and must NOT "quit". Simple? Well, you would think this concept to be so elusive as to have most people never think of it. People keep waiting, even, for their so-called "salvation" but guess what: "for God says: 'In an acceptable time I have heard you. And in the day of salvation I have helped you. Behold, now is the accepted time; behold, now is the day of salvation.'" You can find this in *Cor. II*, chapter six.

If you will simply consider, accept and act upon these principles of success, you will not fail and today you will change your journey totally. Just BEGIN, get started, and DO NOT QUIT.

In possibility thinking as expressed for your consideration by Dr. Schuller, he says the following:

"Attack your problem with courage and your possibility with enthusiasm.

"Ask the *market* what needs are undeveloped; the *masters* how to develop a new product; you *mind and hear* what your real motives are and what price you're willing to pay.

"Add up your strengths. You can see. You can hear. You can read. You can telephone. You are stronger than you think you are.

"Adjust your mind to the changing times. You'll never begin until you get with it.

"Accept the irrevocable negative realities. And accept the fact that you can be successful—somewhere, somehow, someday—anyway."

It is still most important, however, that you must realize and recognize when you need "to hold on and when to let go and, by all means, ask for Grace to know when to let go." But better yet—ask for Grace to make the right decision and always make that decision in LIGHT and DIGNITY.

What do I mean by Light and Dignity? Well, readers, you can grovel and pronounce one negative thought after another upon self and ideas until there is nothing left of positive attitudes. You must generate your positive mood so that you can critique your idea without doing more than improving on it. If you handle everything with only positive emotions, i.e., love, optimism, faith, courage, humor, and confidence, you CAN HAVE ONLY POSITIVE RESPONSE. Linger in fear, distress, anger, doubt, depression, sadness, worry and jealousy and you will bury self in negativity in immediate emotional cement of immobility—and the outcome will be negative in outcome.

But, doesn't the enemy use the same tactics? Of course, BUT HE USES THEM NEGATIVELY AND NEGATIVITY DOES NOT AND CAN NOT—CREATE.

It is long past time that you use detailed censorship of your own language and emotional realizations. You must begin and continue to use the molding and positive manipulation of creative input and language. You can have, for instance, "stress", which moves on into "distress", or you can "address" the "stress" to produce unlimited opportunities for other positive realizations. Address the circumstance, and with just the above-listed positive words—consider each one and see what a difference in your emotional attitudes flood over your

mind. KNOW THAT THERE IS JOY, POSITIVE CREATIVE POSSIBILITIES, AND GOD IN EVERY EVENT OR PERCEPTION.

Now use the negative words and check out the effect of each impact. Which puts you *down*? Is it not time that you mold your own personality so that instantly you turn to the positive testing ground rather than that destructive, immobilizing negative field of waste? You and only YOU will and can design and shape your individual personality. Make it great and make it joyous. For YOU HAVE TO LIVE WITH IT. If you will do these things, from then on your personality will shape your destiny, for the right words will manage or mangle you personally and that choice is individually YOURS. Choose carefully and leave the negativity to your adversaries for they cannot compete against positive creativity. You take the worst fact you can conjure and turn it into a positive attribution. Goodness doesn't lose against bad things or ideas—bad things and ideas flourish because GOOD MEN DO NOT ACT WITH GOOD IDEAS.

RECOGNIZE YOUR OWN PERFECTION

I have reminded you prior to this that I must write for billions of individuals and, therefore, you can realize that what I offer is for you as AN INDIVIDUAL. I cannot affirm and reaffirm YOUR stance. I can say "you can do it" until those proverbial spongy-brained cows come home and it will do NOTHING. You MUST

affirm your own realization that you "can do it". Realize that God is POSITIVE CREATION and He makes no mistakes or imperfections and therefore every individual idea or thing has the highest potential for success and in DESERVING to succeed. You will ACHIEVE exactly what you feel and know you can achieve. If you lose a leg but are determined to walk—you shall! Simply put, has not man learned to fly? Who said you had to flap your arms in order to soar through the sky like a 747? People, you must affirm, grasp, seize, your rightful abilities within self.

The facts are, however, that you are going to have to dare to believe and commit yourself to the knowingness and never-devalued commitment to your beliefs of accomplishments.

But how do you go about this "success"? You educate yourself at every opportunity to making reality the things which are required to fulfill the goal. Perhaps if you have lost a leg all you have to do is select a good prosthesis. This means that you must FIND, within, your talents and ever search for the enlightenment which produces the "way". Is it somehow negative in presentation that God doesn't just flood you with total inspiration and insight? He does, but you can't see it until the ground for realization is worked and prepared. God does conceal "matter". HE conceals matter, anti-matter and even, *what's the matter*. The uncovering is then an exciting and meaningful thing when you discover and uncover the wonders seemingly hidden from your recognition.

The most important recognition, however, in any circumstance is to consider motives for ideas and actions. If your focus is selfish and damaging, then you will only receive damage and selfishness in return. God is a whole spiral of giving and regiving. Until you can GIVE, you cannot have successful living. If you only "want", "want", and "want some more", you will never reach out beyond your own limiting and limited "wants". You will find that first you must GIVE before you RECEIVE for even a long unused pump for water will not work unless first water is poured into it to prime it. This is also true of a defective carburetor in your car's motor—you must sometimes prime it. Furthermore, it becomes like the people who eat their seed-grain. If you simply drink the priming water or burn the gasoline for the priming of the carburetor—you end up with NOTHING. You must have WISDOM in every circumstance and you have to get up off your duff and "go for it". You have to give all you have if you truly want to receive.

People who are successful are the ones who give extra effort and push themselves beyond what even they consider their normal limits. New powers are discovered and brought forth for your use *EVERYTIME YOU REACH BEYOND THOSE PERCEIVED LIMITATIONS*. Everybody in your limited physical lifetimes falls short of uncovering the perfection and the "most" of all things. So, if you never make an effort toward achieving the wondrous "beyond", you can never realize true success for failure looms up first in the consciousness.

What is the catalyst that keeps the fire burning in desire? Hope! When you kill "hope", you destroy all that comes after in successful experience. But you must combine that hope with actions and that allowance is birthed in visions, imagination. You must have idea attached to hope to find the ever-moving ring of producing success. Remember that the person "you see" is that which you will be. Therefore, unless you organize your thoughts and focus your attitudes and expectations on gaining positive expression, you will rot in the misery of decaying junk which always piles up around the hopeless beings without visions or dreams of ever being otherwise than a dump-ground for failure. If your idea of success is to fail, however, you certainly shall become one of the most successful beings at failure that you can conjure.

Should you just wait, then, for Dharma to write some more ideas and instructions? You CAN wait, but suppose she doesn't write more after this sitting? Wow,

where are you waiters then? You will be possibly filled with hope and wishes—but you will not have ACTED, and how many will be caught with their pants down while they waited for someone else to do something? Remember that if you have a small waist and your pants are down around your ankles—you are in trouble if you have to run somewhere. So, you can either get bigger pants for greater striding, keep your pants securely latched around the proper anatomical placement (which will secure a lot of other things as well), or meet the consequences of your lack of commitment and action. Life may well be measured by learning about your pants: When to put them on, when to take them off, when to let them down, and when to secure them or toss them. Just always know that the most important thing to a pair of pants is the button or the zipper. You had best know when to zip up those pants. Indeed, life may well be as simple as learning to manage your own pants.

From whence will you get your strength to come into KNOWING? From GOD. "If God is for us, who can be against us?" And by the way, this comes from that good book as found in *Romans 8:31*. And THIS is the very secret of becoming strong enough and tough enough to face even the toughest battle AND WIN. Make sure you are in the Light of God in all ways and intents and you will be given that which will sustain and prevail in your individual passage. Make SURE that YOU are FOR GOD and He will be with thee—and who might be "against" you can only act in such ways as to provide FOR YOU. Even as we ponder the recent happenings of the seemingly endless assaults on our very persons and beings—LOOK AT THE GOLD MINE OF USEFUL INFORMATION YOU HAVE GATHERED AS IT WAS DUMPED ALL OVER YOU. You will find they have incriminated themselves, lied, cheated and misled others who will now, and are, acting against them—without your having to do anything except confront the dragon. You didn't even have to snuff out the fire in the dragon's nostrils as he turns his hot breath onto his pin-jabbers. When you refuse the attacks and attackers—you will find the pins are quite wondrous as acupuncture tools, not painful jabs of rusty and pointless hardware.

Those who play within the witchcraft games of the Warlocks and Witches end up eating the crow's black feathers while the crow grows more dynamic and wonderful. Note a raven in flight and how he turns and soars and REFLECTS the perfect LIGHT of the universe until he becomes a reflection of that LIGHT and appears to be quite white in color. Realize that the feathers are NOT THE BIRD, HOWEVER—ONLY THE PERCEPTION.

When you realize this truth in FACT, you will know what to do to render your so-called "enemy" harmless and useless. Turn ever to the immediate use of positive thoughts and work from there. If ones assault a corporation, for instance, realize that they have just shut off the door to their participation within that corporation. If ones attack in order to cause others, or just one other, to lose through vindictive actions—they themselves will lose for regulations require fiduciary responsibility of those who attend the corporation child and therefore the assaulters are FIRST to lose and mostly it will be they who lose the most and probably will be THE ONLY ONES TO LOSE. When you remove yourself from GOD's LIGHT you remove all chance of success as you state intentions, for your intentions are non-creative and you will always reap exactly that which you sow. Sow failure and loss and you will harvest failure and loss—period. Can you change your mind along the way? Of course but your actions may well have gone beyond the "saving" of your "things", good buddies. You who support the lie and live by more and more lies—shall simply be mired in your own lies. You will further find that when one lie seems to fly, these misfits think up more and more outrageous lies which can only bury them when the pile of lies topple and the gang separates and turns upon one another.

Lecture & Workshop with Cathy O'Brien & Mark Phillips

Friday, May 9, 1997

7:00 p.m. Fee: \$15

SEDONA SUPER 8 MOTEL

2545 West Highway 89A

Sedona, Arizona

Lecture: "What Is Mind Control?"

Workshop

Saturday, May 10, 1997

6:00 p.m.—10:00 p.m. Fee: \$75

SEDONA SUPER 8 MOTEL

2545 West Highway 89A

Sedona, Arizona

"Using Mind-Control Deprogramming
Techniques In Therapy"

ADVANCE TICKET PURCHASES

Tel: (520) 284-9449

Example? Well, Betty Tuten's, for instance, failure to produce TRUTH about her knowledge of corporations (enough to become a diverting agent) and her hiding of "side agreements" to her own agreements which produced her thousands of dollars in interest payments, negates all of her presentations on TV or otherwise.

Ence, having no assets under consideration but, rather, theft of property and funds not theirs, cause the comedy of presenting that "that cult has an arsenal of weapons and tons of ammunition" to become exactly what it is—stupid. Prior lies of impossibility only add and multiply the lie of the moment. Remember when Ence said in oathed affidavit that Ekkers were packed and have their stuff hidden under their crawspace—ready to take off? How would he know? Did he break-and-enter their home? Exactly HOW would Rod Ence know? Note also that he said "he met another person who..." Oh? Exactly WHO? Do you see how your clever lies fail to hold up in any logical manner whatsoever? Obviously Ekkers have gone nowhere, have nothing worthy of use under their crawspace and, by golly, there aren't even any slingshots around anywhere—never were and never will be. Ekkers build beautiful walls out of rocks—THEY DON'T THROW THEM. And moreover, the nice would-be enemies have simply flung enough additional rocks at the Ekkers to facilitate building great and wondrous walls of protection and defense.

I repeat myself here: Mysticism and Mystery are NOT the same in definition. And just WHO is against us is no longer even a mystery for the hidden selves have presented themselves and hurt the wrong parties THIS TIME. The liars and cheats always tell on themselves. They become like the child who claims he didn't take or eat the chocolate candy while the chocolate is smeared all over his face and teeth. By the way, that chocolate's DNA is quite valid evidence. If it quacks like a duck, waddles like a duck, and smells and smacks of chocolate bunny eggs—it is likely a fabrication of some misfit's mind games. Gaia Earth is quite capable of doing her own wondrous mystery unfolding and EXTRA contributions are usually made to confirm and support the mysterious participants in full LIGHT OF REALIZATION AND PROOF OF PARTICIPATION. And to you who continue in your unwise activities: KNOW THAT FAILURE TO LEARN FROM YOUR MISTAKES CAN ONLY CAUSE YOU TO BECOME BURIED IN THE MESS CONSTRUCTED BY THOSE COMPOUNDED MISTAKES.

SATAN IS ALIVE AND WELL ON PLANET GAIA (GAEA). Gaea was a recognized goddess but Gaia is that which is simply Greek for "Earth". Misunderstandings about THOSE THINGS can really pack a wallop on the return trip when the stung parties try to recoup their expenses for acting in your ill-perceived assumptions and activities. Perhaps this is why we do so little exchange in places like Massachusetts. We leave those places to the people of Salem. When you swing on brass rings—expect your hands to turn blue for brass does NOT TURN INTO GOLD.

It is always wise to consider when you first conceive to deceive, the full ramifications of that trap web you weave lest the one you catch not be your feast of joy but your poison cup of self-concoction.

Now, when you wish I would just offer revelation—let me assure you that I AM. I come to offer lessons IN REVELATION and realization—not a bunch of fortune-cookie blatherings. There is a right side and a left side of everything; a Lighted side and a dark side to everything. If you only see the "shadow" you had best turn yourself about and face that LIGHT for you are headed in the wrong direction if only shadows and darkness lay before you. Believe me when I suggest that the old saw of "may the wind be always at your back" is not often correct in concept. If you face the wind in the Light, YOU CAN SEE WHAT IS BEING HURLED AT YOU and you can easily STEP OUT OF THE WAY without breaking stride. If the wind is too

great then simply get OUT of the wind and into security until the bluster passes. Let the idiots try to control the wind and fling their darts—you should be more discerning and judgmental of actions and happenings. You can be in great wisdom of which is which if you take the time to LEARN AND KNOW.

Now, we who are already moving, fine—just don't QUIT, and you who still wait and linger in your self-wallowing failure to see your power—try "BEGINNING". Take a stand if you cannot dare more. Take a stand for right and then you will realize that the mere act of "beginning" is already "winning". But make sure you are in righteousness lest the joy you bring be for your enemy and not yourself. Peace and JOY come from RIGHT actions taken in goodly intention and intents in the full meaning of definition. GOD MEASURES INTENT WITHIN AS THEN PRESENTED BY ACTIONS WITHOUT.

May the soul you save be your own and the LIFE you live be reflective of that soul in worthy expression and, NO, tough times don't last for all things pass—but tough people who find their direction and goals within goodness shall not perish from the Earth Gaia or from the universe. Evil has limitation; Truth in goodness is WITHOUT LIMITATION. Just as God has infinite POWER, so too do you, for if you be with and of GOD you are unlimited and infinite. Only the negative, evil intentioned, aware or unaware, live in the moment of limitation and bindings of their own making and they die by their lies and deceit. Pity them if you must but best you not pay energy to their lot lest you bog in the quagmire of their own construction.

If you really wish to put an end to the ongoing and never-ending rock-throwing of your adversaries—join hands and march to the places that can and are prepared TO SHUT THEM DOWN; talking it to death will not accomplish the task. Let the very LAW personnel and governmental authority they call against you IN THEIR LIES, be handed the task of setting TRUTH to light and they will attend the misfits who base their game on lies. Why are you TIMID? GO DIRECTLY FORTH AS DID DAVID AND STOP ANALYZING AND PUT A STOP TO THE GIANT OF THE AGITATORS AND DROP HIM IN HIS TRACKS TO CONFRONT HIS OWN INDISCRETIONS COME BEFORE. IF YOU NEVER BRING CLAIMS AND CHARGES, HOW EXPECT YOU TO SETTLE MATTERS? YOU HAVE TO USE HIS OWN TACTICS—BETTER AND IN TRUTH INSTEAD OF WITHIN HIS LIES AND DECEIT. You all continue to fight the dragon at the toenail level—when are you going to hit something worthy of the effort other than to retire comfortably all the attorneys and judges of Gaia? PUT OUT THE FIRE IN THE DRAGON'S BELLY AND HE HAS NOTHING WITH WHICH TO BURN YOU! Feed him back his high-octane fuel and he will burn himself out, along with his refuelers. And do NOT come telling me you "just don't know what to do". YOU KNOW WHAT TO DO SO GO DO IT AND STOP WHINING ABOUT IT. And NO, it is NOT Dharma's test or problem—it is time for YOU to put your actions where your mouth is.

Stop waiting for Hatonn to provide you with whatever you think you might need—go seize your moment with what you have and you may shock the hell out of self. When you dump "hell" you have arrived for all else is then an ability to live in opposition to hell. Any one or all of you can counter the dragon's hot breath if you get off your duffs and simply BEGIN and, then, DO NOT QUIT. Nail each tiny detail of the adversaries' arsenal of ammunition with your anti-missile. You can even turn the ones back upon that adversary even if they perceive they have exploded your entire battery. They haven't done anything except give you proof, confirmation, and evidence against themselves along with ability to stand it on its own right before the courts even as they are.

Oh, you don't want to hurt anyone lest it be unGodly? Say what? God said to wipe EVIL from the face of Gaia—that means you confront and annihilate evil

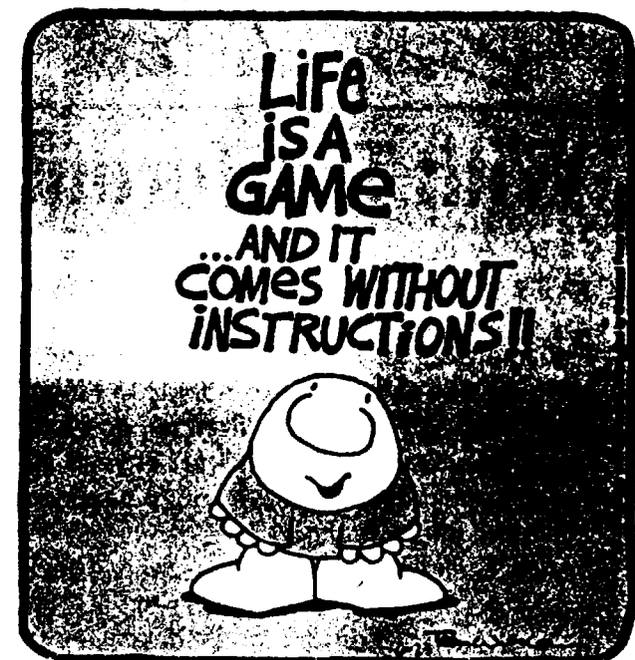
wherever and whenever it assaults. No one here has gone forth to deliberately take on war against anyone and yet I see not that you confront those projectors as they open fire upon your very beings and upon TRUTH. Evil is MY ADVERSARY and I shall give no quarter to the comfort of mine enemies in their black intents. Why do you? Do you like to suffer because somebody told you all life is meant as a suffering ground? Life is perfection to be achieved, abundance to be acquired—whyfore do you choose to do nothing that will render your adversary stopped? It doesn't take a rocket scientist to realize the necessary actions to stop the silly misfits. Quit treating it like some kind of important concept—it is NOTHING, they are NOTHING—but you must DO SOMETHING or the nagging and insipid stupid games will continue and ooze your energy from your container. Your enemies have declared themselves, made their choices and acted on their decisions—can you not at the least meet the obligation to negate them? You don't want revenge—but you must desire to wrap them in their own paper shells of deceit wherein they are contained and required to squirm in their own consequences.

Life is structured to present that which gives lessons and great testings—are you passing, or flunking due to your own druthers and misperceptions? God did not say "give evil another ten chances"; He gave you some commandments which would destroy evil—why do you not stand forth and utilize those counter-measures and simply turn the lies back unto the senders? Is it not finally time, for instance, that you perhaps turn them in to the FBI? They certainly love prattling and threatening with the FBI as a for instance. If Ence knows about stored arsenals—then he must be eligible for investigation by the agency he names as the investigators. If he proclaims misuse of food stamps—then he must also stand responsible for use of both food stamps and welfare. If he lies about you then he must stand ready to defend himself from the TRUTH which must flow back against himself. You do not have to use guns to defend against the liars, deceivers and cheats—THE TRUTH DOES NICELY. But it is so, YOU must act. You can't just wait for the assumption that Dharma or someone else will do whatever—it is YOUR LIFE and what, therefore, are YOU DOING ABOUT IT? Use the canon of TRUTH and it shall always be sufficient unto your needs.

Walk gently and carry a big stick? No, walk confidently and carry TRUTH.

Good morning and I salute your gaining in wisdom. Salu.

ZIGGY®



Soltec: Auditioning Tips

For Your Part In The Play

4/23/97 SOLTEC

Good afternoon, my friend. It is I, Toniose Soltec, come in the Radiant One Light of Creator God. Be at peace and be still. Let us write this day that many who earnestly ask may have answers.

All is unfolding in Radiant perfection! You shall soon see where your path is heading and the LARGER picture will be more evident. The past is written and cannot be changed. The present moment will dictate the future unfolding of your desires.

The play is written, though not all of the individual roles have been assigned. Each participant in the play will add his or her uniqueness to the drama, thus there will be the spontaneity of the experience!

When one chooses not to participate, then that is their choice. This choice shall be honored. This "selection" process will cause delays to some extent, though very small in most cases. When and where we can, we will effort to work with those expressing a desire to participate. Though, just as a casting director must evaluate abilities and skills, so too must we, and our subsequent testing of those skills will determine the selectee for any particular role. There will always be a selection and "auditioning" process for each task.

As ones PROVE their abilities and suitability for any given assignment, these ones are then put through RIGOROUS training and practice for their given role. Many will get too involved in the physical experience, with family or career distractions, to realize that they have come into this experience in order to participate in a much broader manner than what they may even be able to perceive themselves capable of at this time.

We know the potential of each and we also can see the given probability of circumstance that will unlock the potential of each. From our vantage point, we orchestrate, with the personal Guides of each, scenarios that are quite objective in presenting opportunities to each Souled

Creation so that each will be presented with optimum opportunities in which to grow.

Many have come to participate at this planetary transition time so that they can experience same and grow in awareness and abilities. Some have returned at this time for very specific and focused reasons. These ones are the ones who will be called upon in the event that no one else arises to the occasion. These ones are working on their primary reason for coming into the physical and will continue to do so throughout their journey regardless of their "collateral" assignments.

In some cases they will only fill in as long as it takes for another to be brought up to speed in order to accept the challenges of any particular assignment. This is the reason for a lot of the fatigue that you ones are feeling and the burden of "not enough time" that seems to be haunting you constantly. Have Faith in the play's perfection.

As the play continues to unfold, you will see that there WILL be just compensation for your efforts. Nothing goes unnoticed from the Higher-Dimensional Perspective of Creator. Nothing! All will circle back into balance and each will be given to understand the reasons for their frustrations. Be aware that THE limiting reason is, almost without exception, due to your own inner viewpoints and beliefs.

If your perception is that of confusion and disbelief, then you will find great inner conflict and a sense of overwhelm. This is because you are resisting the very opportunities that you have come down there to experience for your own personal growth. Your foot's on the gas pedal and brake!

No one of the Lighted Hosts will force you

to grow; the choice will have to be yours. Our place is to offer you guidance and instruction in the form of suggestions made in reason. We will never coerce you into doing anything, nor will we insist that you do anything. We may very well offer nudges, even in a nagging sort of way, in order to get your attention from time to time, but we will NEVER force you to do anything.

Your growth is YOUR responsibility and you will do it of your own free will—or you will stagnate of your own free will. I will offer here and now that it is my suggestion that you CONSIDER CAREFULLY your intent.

Consider all of your actions and whether or not you would consider them worthy and Godly. When you can live in such a state that you do not have to feel regret for an action taken in anger or in a state of emotional

instability, then you will begin to turn yourself around and you will see the balance coming back into your life.

Let go of the past for it is GONE! Forgive yourselves and move forward. What and who you were yesterday is insignificant compared to what and who you are today! No one in the physical is without error. You all make mistakes and you all grow from your mistakes. Stop expecting perfection from yourself—and most certainly from others—else you will find yourself in a state of frustration that will consume and confuse you.

Start fresh this day and move forward in TRUTH and HONESTY with yourself. When you can stop lying to yourself, you will find it much easier to be honest with those around you. Think how it makes you feel when someone is honest with you! You are all Godly Creations

The play is written, though not all of the individual roles have been assigned. Each participant in the play will add his or her uniqueness to the drama, thus there will be the spontaneity of the experience!

and you can, if you so desire, reflect this at any time.

We offer these messages in Love, Compassion, and Understanding. We know, in most cases better than you, what will bring forth the inner balance and joy that you desire. Ask honestly with the Heart and you will be given to know.

Please keep in mind that those things that you are hiding from are the things that cause you the most pain and are often the things that you will need to confront in order to find the balance that you desire. This is to say that your emotional state may appear to be getting worse (rather than better) at first, but with persistence you will be freeing yourself from the pains and traps of your mind and the end result will be a more balanced and harmonious state.

Keep in mind that I said we would help and offer you that which you need. I did not say that it would be easy! It will, however, be quite valuable to you in your overall growth. And the experience, in retrospect, will be quite fulfilling.

As you work through your fears, you will gain great knowledge and insight into the workings of the mind. This experiential knowledge will grow at an exponential rate—slow at first but, with persistence of effort, it will garner you great knowledge. This knowledge will help YOU to free yourself, as well as help you to help others to understand and, in turn, help themselves.

Keep inner balance as your goal and you will draw the resources and experience to you so that you can see where your fears are residing. When you can identify the TRUE cause of your fears, they will no longer be able to control you.

The adversary is a master at exploiting ones' fears. This is how he can distract and divert those who effort to "do the right thing" from reaching their goals.

Judge not the person, but rather, the actions, for you may be calling a person into your experience and not even be aware that you need the lesson that this one can offer—even if it is a harsh lesson. Be thankful for those ones who show you where your fears are, because how else would you know that those fears are there and controlling you and to what extent?

This is where you would be wise to monitor yourself and learn to recognize when you are in a state of REACTION! The reaction is most often due to a fear (belief) that you hold as true that has NO REAL substance.

When you truly understand WHO you

are and from WHERE you come, you will KNOW that you have NOTHING to fear!

When you doubt your own reality, you are denying Truth and you are usually in a state of fear—fear of responsibility! We watch as you ones go through your various colorful and elaborate justification processes as you try to convince yourselves (and often others) that you are justified in your running from responsibility (TRUTH)! These are your fears controlling you and you see this not! Deny all you want; it changes NOT one bit of the truth of the matter.

Have faith in yourself and have faith in that which you KNOW to be true! If you must hold onto one truth, then find one small truth to hold onto and move forward from there.

For example: Let us say that you are in a situation where you have been avoiding telling

someone how you truly think and believe regarding spiritual matters because you are afraid they will not understand and will somehow think less of you. Let us say that this person is your spouse or

"significant other" and that you know that they are very fundamental in their beliefs and have stated as much. So, you go about avoiding the subject, though it nags at you, because you cannot allow yourself to express the joy that the information and thinking brings you, and you are afraid of offending the other or being rejected for your beliefs.

As time goes by, you notice that you are making excuses about what you have been doing, such as telling a story (like, "I went to the library...") instead of telling the truth that you were reading one of the Phoenix Journals or the CONTACT newspaper. This continues, and the guilt grows, and the subsequent tension between the two of you builds and builds. You are feeling worse and worse every time you tell a half truth or lie in order to avoid confronting your fears.

This is where you would be wise to find a simple truth about which you have great certainty, such as: "I believe that everyone deserves to know the TRUTH, no matter how embarrassing or difficult it is for me to confront!" If YOU hold this to be true, then act upon your truth and have faith in your

judgment.

The person to whom you show this level of honesty will, in time, appreciate your honesty—even if it is several years after the fact and your honesty leads to a divorce or separation. This may sound harsh, but if you consider the alternative—continual lying—the consequence will be even harder to deal with as the guilt consumes you. What do you think the end result of the relationship will be after four or five years of dishonesty?

When you confront your fears, you will find discomfort as the ego tries to justify the need for the fear in the first place. You may experience a "whirlwind" of emotional confusion as the Truth settles in and the subsequent realization of "reality" settles in for the one with whom you are being honest. Again: hold onto YOUR truth and act accordingly. It may be the only thing you will be able to hold onto as your world appears to be falling apart and your ego tries to avoid the pain.

Let me reiterate here that the truth that you hold onto must be something that YOU hold as true with great certainty, else this will not work, because when you first lie to yourself, then you cannot be honest with others. Your truth will anchor you in a position that will allow you to weather through the emotional upheavals as The Truth (honesty with self) sets you free!

This is how you begin to turn around the reactionary cycling of the mind and begin to project from a position of power (Truth). Consider carefully that which you hold onto as Truth, for if what you are clinging to is NOT completely true for you and you have doubts, then you will not be projecting from a position of power, but rather from a position of inner conflict and dishonesty with yourself!

Consider these words "auditioning tips" that will allow you to overcome the stage fright that might be keeping you from fulfilling your reason and purpose for being there. There are Great Potentials within each unique

When you truly understand WHO you are and from WHERE you come, you will KNOW that you have NOTHING to fear!

Lighted Being—awaiting realization and actualization in manifested reality. The only thing standing between where you are this day and the realization of this Potential is YOU and YOUR self-imposed limitations (beliefs)—your fears!

I am Toniose Soltec, come as a Messenger of Truth, in Light and Service to the One Light Source—ATON. May this magnificent play include YOUR unique contribution! SALU.

500-Year Dakota Flood? No!

Man-Created Disaster

[Continued from Front Page]

refers to refugees as "those fleeing from their home or country to seek refuge elsewhere, as in time of war, political or religious prosecution". WDAZ news stated that FEMA is now in control of the media, and feeding them all news information. So has FEMA instructed WDAZ to refer to the victims as refugees? Why?

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

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

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

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

For those not familiar with "Weather Modification" evidence, they should read documentation by

Thomas Bearden who was a "nuclear engineer, war games analyst, and military tactician" for the U.S. Army. Thomas Bearden's documentation and books are available from him at P. O. Box 1472, Huntsville, AL 35807.

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

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

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

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

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

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

MORE ON NORTH DAKOTA FLOOD CRISIS

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

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

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

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

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

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

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

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

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

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

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

The above information and facts came from WDAZ

Editorial Policy

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

broadcasts.

Questions:

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

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

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

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

Another question is that there were constant conflicting reports as to who was in the mandatory-evacuation area, as opposed to the voluntary-evacuation area, which obviously caused confusion, and the unconfirmed report of looting which was not at all substantiated. Were people kept confused purposely? Was this rea-

soning for curfews and threats of jail? Was this some type of test to see who would obey which orders, and how many people (evacuees) would go to evacuation shelters, and how many others would seek out homes of relatives and/or friends?

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

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

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

FOLLOW UP ON NORTH DAKOTA DISASTER

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

(Please read:)

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

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

If the fires were intentionally set, were they to exacerbate the situation? Various sources have reported on the last Los Angeles riots where sources stated that Navy SEALS went in and burned businesses to make the riots look worse. Credible witnesses (former LAPD)

were told by "LAPD insiders" that orders came down from above in LAPD to let the city burn—for awhile.

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

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

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

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

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

But as you see, today's law enforcement (Feds especially) do not believe in preserving evidence and conducting an honest investigation. They simply obey orders and destroy evidence, and LIE and DENY.

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

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

Disinformation operatives do not deserve any air time.

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

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

FEMA/Radio/TV

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

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

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

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

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

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

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

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

For television stations, the miscue sent a mistaken message crawling [sic] against a stark red background. It said: "The Emergency Action Notification Network

U.N. INTERNATIONAL CONFERENCE ON OVERPOPULATION



THE WORLD CRISIS IS THAT IF WE DON'T HAVE A WORLD CRISIS, WE'LL ALL HAVE TO FIND REAL JOBS!

has issued an emergency action notification for the United States beginning at 3:54 p.m. and ending at 4:09 p.m."

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

* * *

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

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

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

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

* * *

V. K. DURHAM, U. S. PRIMARY CREDITOR

Trustee, Executrix, Signatory and OWNER

U. S.-ASSUMED "CONTRACTED DEBT", NATION OF PERU

CERTIFICATE OF INDEBTEDNESS of May 1, 1875

BY LEGISLATIVE RESOLUTION & PRESIDENTIAL AUTHORIZATION

ASSUMPSITED BY THE U.S.; RATIFIED BY BOTH U.S. HOUSES

COMMUNICATED BY FAX

April 28, 1997

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

AND

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

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

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

Mr. Munk and Congress:

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

stopped by duly constituted Congress.

Also, it has been brought to my attention (as Primary Creditor of the United States) that certain most favored nations, through FACA and Public Law 94-564 and Public Law 89-497 not authorized by the U.S. Congress whereas and whereby said Most Favored Nations (example: "Agreement Between the United States of America and Other Governments". "Treaties and Other International Act Series 12087", Public Law 89-497, Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. as done November 19, 1984 known as The Inter-American Investment Corporation) are "loaned or given" \$20 to \$30 billion American TAX dollars to join these private, vested-interest groups under the guise of "Most Favored Nation Status" under the FEDERAL ADVISORY COMMITTEE ACT accomplished by THE EXECUTIVE OFFICE and appointed committees who also have vested interests which constitute a conflict of interest in the highest official offices in the United States.

Public Law 89-497

Under ARTICLE I: PURPOSE AND FUNCTIONS

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

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

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

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

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

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

Section 1. Scope.

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

NOTE: This is WHY no American Citi-

zen can access the MEMBER Courts against any Corporation belonging to, or a member of, The Inter-American Investment Corporation for they have immunity privileges from U.S. District TERRITORIAL COURTS AND/OR STATE CIVIL COURTS, pursuant to JURIDICAL PERSONALITY (owned laws, i.e., Public Laws).

Section 2. Juridical Personality (PERSONAL Laws of Corporation)

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

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

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

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

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

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

At this time, Congress, it is incumbent upon my oath for me to require of the U.S. Congress: (a) Invocation of THE RULE OF DECISION; (b) The Article VI Constitutional Laws made in Pursuance to the *Constitution of the United States*; (c) Admiralty Law sub. 1-9: SAVING CONSTITUTIONAL COMMON LAW; (d) The Judiciary Act of 1789, Section 11, SAVING "Constitutional Common Law of the Land"; preserving THE INHERENT, INVIOLEABLE, PERPETUAL, RIGHTS AS RATIFIED DECEMBER 15, 1791; whereas the sole purpose and INTENT pursuant to the Fifth Article of the original *Constitution*, the conventions of a number of states having at the time of their adopting the *Constitution* expressed a desire, in order to prevent misconstruction or abuse of its power,

that further declatory and restrictive clauses should be added, and as extending the ground of public confidence in the Government will best insure the beneficent ends of its institution.

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

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

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

These same Senators, Congressmen, etalii, have vested interests in GAMBLING BOATS commonly called CASINOS on these NON-DREDGED RIVERS.

This ONCOMING FLOODING SITUATION will devastate prime Heartland croplands. Due to probable flooding this will create a disaster for the residents residing along these flood pathways, which flooding is caused by non dredging of the river channels and this will create new playgrounds for the gambling casino owners. Fish Clubs will also come to the forefront along with hunting clubs, golf clubs, country clubs, natural tour guiding industry and so on. These will come on the heels of the pending and disastrous flooding situations which will bring about FEMA under the RAMSAR Treaty/Agreement to CONFISCATE all homes and lands from the current owners and tenants. (Inter-American Investment Corporation.) (G 7)

FEMA will be unable to pay the flood insurances. The Federal Reserve Banking TRUST System will declare insolvency and will be taken over by American Tax Payer's dollars, in the guise of "new backers", which are the same old BANKING BOYS under a new name. The new name is the New One World Order One World Bank, with a single currency. (Inter-American Investment Corporation.) (G 7)

MR. MUNK, GENTLEMEN AND LADIES OF THE U.S. CONSTITUTIONAL CONGRESS, who do NOT have vested interest in this repugnant, unconstitutional, deliberate destruction of this UNION OF REPUBLICS, please recognize what is going on here.

For the Federal Reserve Banking "TRUST" System holding A FIDUCIARY TRUST with the Government (Citizens) of the (u)nited States who are the contracting parties as the sovereign NINTH and TENTH Amendments, Civil governments of THE TERRITORIAL states of the Union of the Republic by "TREATSIE/TREATY" with the Civil government of the United States authorized by CONSTITUTIONAL CONTRACT (Enabling Act) to be a CONSPIR-

ING PARTY by guile, guise and deception in deliberate destruction of the Union's *Constitution* and economic structure accompliced by conflict of interest, vested interest senators and governors, congressmen and members of the judiciary with a common denominator being the International and National Bar Associations which controvert, pervert, abuse, misconstrue by excessive abusive and unconscionably repugnant and unconstitutional acts of legal willfulness, with malicious intent to deceive the American people and overthrow this Union of Republics BY INTENTIONALLY CAUSING FLOODING DISASTERS BY NOT PROPERLY DREDGING THE CHANNELS OF OUR RIVERS, WITH MALICIOUS INTENT TO CAUSE SAID FLOODING, AND BRINGING ABOUT A COLLAPSE OF THE MONETARY SYSTEM (a SHAM as the American Tax dollars are being reorganized into the WORLD BANK and a "single currency" not based on Constitutionally Lawful money) whereas the President can only find \$200 million available for flood victims while he gives away billions of dollars to aliens thereby accomplicing and accommodating the private Corporation, the Inter-American Investment Corporation, by acts against public policy, excessive misconstruction and abuse of powers of office of Public Trust.

Actions such as these are a slap in the face of every American citizen who has fought in wars, participated in police actions, worked, farmed, manufactured, produced, built industries, manufacturing plants, mills and foundries, and PAID TAXES in this country.

CONGRESSMEN, LADIES, AND MR. MUNK of the Department of Treasury: BILL CLINTON, Sir GEORGE BUSH, Sir COLIN POWELL etalii (common law for "and others") HAVE NOW GONE PUBLIC, ASKING FOR THE AMERICAN CITIZENS TO "VOLUNTEER". Well, it's time and I volunteered.

I, as the 52% (fifty-two percent) PRIMARY CREDITOR of the United States, and as the Trustee of the Russell E. Herrmann-Herrman-Herman ESTATE, consisting of 48% as Primary Creditor on a CONTRACT debt assumed by the United States and ratified by both U.S. Houses, later "assumpsited" by the Federal Reserve Banking Trust System herein CALL THE OUTSTANDING DEBT.

As the Primary Creditor of the United States, this NATIONAL OUTSTANDING, ASSUMED CONTRACTED DEBT of which I, V.K. Durham, as TRUSTEE for the Beneficiaries, i.e., The Sovereign Civil Governments of the TERRITORIAL states of the UNION OF REPUBLICS do herein Declare, Pledge and Assign, to each of the FLOOD DISASTER STATES, AND PENDING SCHEDULED (DUE TO NON DREDGING OF RIVER CHANNELS) FLOOD DISASTER STATES, ONE BILLION DOLLARS FOR RESTORATION OF THEIR COMMUNITIES. IF THIS IS NOT ENOUGH, inform me for "this is your tax dollars at work"! Mr. Munk at the U.S. Department of Treasury knows this to be true as do those Congressmen and Senators aforementioned who have a conflict of interest and vested interests in the INTER-AMERICAN INVESTMENT CORPORATION. This is NOT a constitutional, lawful or authorized corporation. I will repeat: "THIS IS YOUR TAX DOLLARS AT WORK". When the United States

assumes other nations' debts, YOUR TAX DOLLARS PAY THESE DEBTS.

The flood disaster states and pending flood disaster states are as follows: New York, Pennsylvania, Ohio, West Virginia, Kentucky, Indiana, Illinois, Tennessee, Mississippi, Louisiana, Arkansas (Prez, you should love this one), Oklahoma, Kansas, Missouri, Iowa, Nebraska, Minnesota, Wisconsin, N. Dakota, S. Dakota, Wyoming, Colorado, Idaho and Montana.

CONGRESSMEN, LADIES AND MR. MUNK: This is comprised of 24 contiguous states of the UNION which are scheduled to be wiped out by the deliberate non dredging of our river channels.

In the meantime this same President of the United States, under Public Law 94-564 (the original GATT) and the Federal Reserve Banking TRUST System has caused an agreement (first entered into in 1947) misleading the American citizens, industry and producers and deceived the U.S. Congress into voting into law the GATT agreement which has exceeded its constitutionally mandatory limit of ratification by the U.S. Congress within two years which makes it "a nullity voided by and extinguished by the *Constitution* itself". And conspiring as another avenue of destruction of American economics under the guidance of co-conspirators, members of the Inter-American Investment Corporation. Frankly, the only constitutionally lawful thing in all of this is this contract which I hold. Mr. Munk knows this as do those who conspire to destroy the sovereignty of the union.

For an Article III Jurisdiction U.S. District Court to controvert and pervert the constitutional laws per Article VI of said *Constitution of the United States* and dismiss a murder case (ancillary jurisdiction) whereas said judge did breach and violate and fail to perform his sworn duty as a U.S. Dist. Court-appointed judge of this Southern Illinois District per the laws of the *Constitution*, per the VIth Article, in an attempt to keep this 48 percent which belongs, per the Will, to the sovereign civil government of the territorial states of the United States for the purposes of restoration of industry, manufacturing, production, jobs, housing, health care, education and so forth, per constitutional law, whereas said estate monies were to be used the way the people desired the monies to be used as aforementioned, compounding the Misprision of Felony constituting obstruction of justice which is a breach of this Judge's Oath constituting unconscionable acts by the court. Now therefor, the case was dismissed to accommodate the Inter-American Investment Corporation members' "immunity privileges".

I, V.K. Durham, am the remaining 52 percent owner of that CERTIFICATE OF INDEBTEDNESS OF PERU "contracted" and "assumpsited debt" of which the accrued interest is now due and payable by the United States.

(1) Since the constitutional laws are thrown out the windows by appointees who have taken oaths to faithfully execute those constitutional laws upon the instructions of the appointor, then I am given little choice other than: PLEDGING AND ASSIGNING FROM MY 52 PERCENT ON THE ACCRUED, ASSUMPSITED, PLIGHTED FAITH OF THE U.S. GOVERNMENT BY ACT OF CONGRESS AND THE SENATE,

OUTSTANDING DEBT INTEREST DUE AND PAYABLE BY:

(2) Pledging and Assigning portions of that accrued, assumpsited U.S. debt interest to the flooding states as

(3) Voluntary gifting (per Sir George Bush, Sir Colin Powell, Oliver North and Mr. Bill Clinton's present Volunteer Program) as volunteering to assist these sovereign civil governments of the territorial states of the Union of Republics contracted to the Central, Federal Government by Enabling Acts whereas said Central Federal Government is contracted to act in the aforementioned's best interest and on their best behalf in common defense of said contracting parties, i.e., the sovereign civil governments of the territorial states of the union of the republic by contracting of *Constitution of the United States*. The primary contract by treatise/treaty as Primary Treaty with the Union of Republics.

The primary issues are the *Constitution* contracted to the Central Federal Government and a constitutionally, legislative, assumpsited, ratified Certificate of Indebtedness contract of the Nation of Peru, assumpsited upon direction of the President of the United States, T. Roosevelt; Secretary of State, Elihu Root and the War Department's representative Pershing ratified by both U.S. Houses as the plighted faith of the United States by act of Congress, by act of the Senate of the United States, ratified. Of course you already know all of this, Congress and Mr. Munk, however it is always best to reestablish in writing the facts as related and co-related.

Mr. Clinton has managed to find "\$200 million" for these flood victims. This is not nearly enough to cover losses. However, one must keep in mind that in Mr. Clinton's mind the International Monetary Fund Bretton Woods Agreement, also known as Public Law 94-564, Disaster Relief only applies to restoration of "alien-foreign nations". The citizen's government of the (u)nited States are somehow not high on Mr. Clinton's agenda for, in the event these flood disaster victims were alien-foreign nations, Mr. Clinton's priority would indeed be qualified for \$20-\$30 BILLION to restore whatever requires restoration.

When you called me in August of 1995, Mr. Munk, you asked me what you should do or what I thought you should do about this contracted debt and this is recorded on tape and at that time I apprised you TO PAY THE DEBT.

This Certificate of Indebtedness of the Nation of Peru is a contracted debt. Article I, Clause 10 of the CONTRACTED *Constitution of the United States* PROHIBITS IMPEDING OF CONTRACTS. Article VI of said *Constitution* as aforementioned BY CONTRACT (Fletcher v. Peck, U.S. S. Ct. 1810, and Marbury v. Madison, U.S. S. Ct. 1803, "constitutional Law" in RES JUDICATA) is a "Contracting of Seven Articles of Law" governing this and these United States CONTRACTED to THE UNION OF REPUBLICS of the Sovereign Civil Governments of the TERRITORIAL States of the (u)nited States by Enabling Act, also a "CONTRACT" by Constitutional Article VI "TREATY PROVISIONS".

Article VI of the CONTRACTED *Constitution of the United States*:

Section 1: All Debts contracted and En-

agements entered into before the Adoption of this *Constitution*, shall be as valid against the United States under this *Constitution* as under the Confederation.

Section 2: This *Constitution* and the Laws of the United States which shall be made in pursuance (key word) thereof and all Treaties (the Territories had not been added nor the Indian Treaties concluded) made, or which shall be made (pertaining to the Territories not included in the original states) under the Authority (Enabling Acts) (contracting to the Central Government for COMMON DEFENSE, GENERAL WELFARE AND PROTECTION OF COMMERCE, INDUSTRY AND PRODUCTION TO INSURE THE CITIZENS TREATING WITH THE CENTRAL GOVERNMENT FOR PROTECTION OF THE AFOREMENTIONED AGAINST "THE MORE EXPERIENCED EUROPEAN MANUFACTURERS AND PRODUCERS" IMPORTING LIKE GOODS OF LESSER PRICE AND QUALITY THAN COULD BE PRODUCED OR MANUFACTURED BY THE CITIZENS OF THE (u)NITED STATES—IN ORDER NOT TO DISCOURAGE THE AMERICAN INDUSTRY AND PRODUCERS FROM INDUSTRY, PRODUCTION, EXPORTATION OF DOMESTIC PRODUCE WHICH WOULD AND COULD DESTROY (1) THE EQUITY BASE OF AMERICAN CITIZENS, (2) THE ECONOMIC BASE OF THE SOVEREIGN CIVIL GOVERNMENTS OF THE TREATISE/TREATY TERRITORIAL STATES, NOT ORIGINAL MEMBERS OF THE ORIGINAL STATES WHO CONTRACTED WITH THE CENTRAL CIVIL GOVERNMENT OF THE UNITED STATES BY ENABLING ACTS) whereupon and whereas each treating territorial state of the Union Of Republics WOULD STAND ON EQUAL FOOTING WITH THE ORIGINAL STATES OF THE UNITED STATES (By Acts of Congress) shall be the supreme Law of the Land (The Rule of Decision); CONSTITUTIONAL COMMON LAW OF ENGLAND AS ADOPTED BY *CONSTITUTION OF THE UNITED STATES* and the judges in every state shall be bound thereby, any thing in the *Constitution* or Laws of any State to the contrary (very important word) notwithstanding (another very important word).

Section 3: The Senators and Representatives before mentioned and members of the several State legislatures and all executive and judicial officers, both of the United States and of the several states (contract states), shall be bound by oath or affirmation to support this *Constitution* but no religious test shall (mandatory) ever be required as a qualification to any office or public trust under the United States. [END OF QUOTING]

In 1913 the Federal Reserve Banking TRUST System did assume the outstanding U.S. Treasury Debts of the United States. However, pursuant to 12 U.S.C. sub. 411: The Federal Reserve can issue "legal tender" (opposed to Lawful Constitutional Gold and Silver) and "submit that 10 cent piece of Legal Tender to the U.S. Treasury Trust of Public Funds and under this Public Law 94-564 (International Law of Nations which was not made in pursuance to the Constitutional VIth Article) and YOU, the U.S. Treasury "trustees of public trust funds on deposit" accommodate this fraudulent Act ac-

commodated by unconscionable contract which allows the Federal Reserve a \$38-40 dollar parity ratio under Public Law 94-564 which is diametrically opposed and controverts while perverting Article VI of said *Constitution of the United States*. It directly controverts and perverts Article I, Clause 10 as it impedes Constitutional contract and contracts.

For this very purpose, causal of controverting and perverting of Constitutional Laws of the Land by the Federal Reserve Banking TRUST System, whereas a constitutional repugnancy and constitutional disability by Public Law 94-564's unconstitutional theft of Treasury Trust funds held in Trust for the citizens by the United States Department of Treasury (not the DOJ and not FACA, not by Executive Order, not by International Public Law affecting the *Bill of Rights*) whereas no accounting (according to the Office of Management and Budget) can be made of said "trust" dollars by the Federal Reserve Banking TRUST System or the Alien, not registered IRS (incorporated OFFSHORE). It lost its Corporation status due to non payment of corporate dues in New York, Maryland and Delaware, nor the Depository Trust Corporation whereas hundreds of billions of U.S. Trust dollars are annually given to ALIEN Nations not a party to the original Contract of *Constitution* by treatise/treaty with the sovereign civil governments of the Territorial states upon joining of the union of republics by Enabling Acts which constitute breach of contract, contractual interference, breach of public trust, embezzlement of funds and goods, misconstruction and abuse of contracted powers by controverting and perverting constitutional laws (common laws) per: The Rule of Decision per Article VI of said *Constitution of the United States*.

The U.S. Congress has full jurisdiction over these repugnancies. They, by *Constitution*, must address these issues and ultimately address these issues herein. They must rescind said Federal Reserve Banking Act for acts against public policy and application of laws notwithstanding, i.e., laws not in conformance or in pursuance to the Article VI mandatory provisions of Constitutional and Treatise-Treaty laws with the original contracting states and subsequent Treatise-Treaty sovereign civil governments of the Territorial states upon joining the UNION OF REPUBLICS whereas said laws per the constitutional CONTRACTED (Fletcher v. Peck, Marbury v. Madison, U.S. S. Ct Cases) Articles of Law and in particular the SIXTH ARTICLE by controverting and perverting said constitutional contracted laws of *Constitution*, the laws made in conformance and pursuance to said *Constitution of the United States*, hereinafter called "Alien Laws to the Constitution of the United States", i.e., PUBLIC LAWS made by NON-AUTHORIZED committees of the Executive Branch per FACA published in the Federal Register for 30 days which allege to be laws of the United States.

We do not so read the *Constitution* (U.S. S. Ct. Rule of Decision, 1934-35).

(1) The laws at the time of contract and only those laws are applicable to the CERTIFICATE OF INDEBTEDNESS OF PERU CONTRACTED, ASSUMPSITED DEBT assumed by the United States, ratified by both U.S. Houses (and you know this as do the Executives, past and present, as well as

the U.S. Houses). The *Fourteenth Amendment* states: "The debt of the United States shall not be challenged." I am not *challenging*; I am requiring PAYMENT OF SAID ASSUMPSITED DEBT for the purposes of restoration of industry, production, manufacturing, jobs, homes, education, health care, and flooding disaster (or other disaster) victims, homes and properties.

(2) The Estate is prepared and stands ready, willing, and able to pay off the National Debt (if any, and shore up the Department of the Treasury (Public Trust accounts of the people) by underwriting, in lawful American gold dollars per CERTIFICATE OF INDEBTEDNESS OF PERU CONTRACT of May 1, 1975 accrued interest outstanding, assumpsited, due and payable as a U.S. Debt per Article I, Clause 10 (Contract Provisions), Article VI (Constitutional Laws), Article XIV (14) in RES JUDICATA in commerce, i.e., Marbury v. Madison and Fletcher v. Peck, Constitutional Law cases precedented and held by the U.S. S. Ct. 1803 and 1810 Grandfathered. (Rule of Decision)

(3) Jurisdiction lays with the U.S. Congress and U.S. Senate as the assumpsited debt of the United States which was subsequently transferred to the Department of Treasury. At a later date said assumpsited debt was again assumpsited by the Federal Reserve Banking TRUST System in 1913.

Congress must, by the mandatory laws made in pursuance to the *Constitution of the United States*, as the original assumptors of said debt, execute its duly constituted powers of office and public trust and MANDATE the Federal Reserve Banking TRUST System pay this assumed debt of the United States.

In addition, Congress must, per constitutional law (not public laws made by non-Authorized parties enforcing *alien laws* upon the people against public policy) allow this national debt resolution immediately.

As per our conversation in August of 1995, I am not concerned with these *alien* public laws as they are "notwithstanding" against constitutional, Article VI mandatory provisions of laws made in pursuance to the *Constitution of the United States*.

(4) As you are aware, Mr. Munk, I did pledge and assign 10 billion dollars to Hellenic Express (you have the paperwork in your office).

Subsequently Hellenic Express did authorize a contract with a Task Committee (ex) member in good standing (who is not *officially* on the payroll of the Federal Government at this time and not subject to the public policy provisions of 18 U.S.C., being a contracted entity). I am now being told that the U.S. Treasury Department *has threatened prime international banking houses and brokerage houses (two largest) with "revocation of licenses to do and conduct monetary business" if they proceed to conduct business on this lawful contract*. Mr. Munk, this is a violation of the Article I, Clause 10, provisions. IT IMPEDES CONTRACTS! Also, Mr. Munk, your U.S. Department of Treasury, in the event this is true, has exceeded its lawful, Constitutional areas of jurisdiction and has violated, by controverting, perverting, misconstruing and abusing, its duly constituted powers of office of public trust. This is a nation of constitutional laws, Mr. Munk, NOT A

NATION OF MOB RULE OR BOSS TWIGG RULES.

(5) Now, pursuant to number 4 above, jurisdiction for this breach and violation of constitutional laws, including and not excluding the *FOURTEENTH AMENDMENT*, your office impeded the lawful, constitutional, contracted, assumpsited debt of the United States by acts of excessive, coercive, misconstruction and abusive powers NOT authorized by any law whatsoever.

I shall expect a prompt, diligent response to this inquiry, from you, Mr. Munk, in writing forthwith. Also, I demand that Congress perform its sworn duty.

(6) As to the national debt a constitutional, law abiding, non vested, non conflict of interest, duly constituted Congress (which will probably be all freshmen members due the older members having conflict of interest), mandating their RECUSALS, prohibiting their mandory 2/3rds vote on assemblage which will ultimately result in the constitutional determination by the Freshmen in Congress and Senate seats of BOTH houses who have no conflict of interest or have not taken a "second oath" to any other entity other than the offices of public trust as a duly elected representative "constituent oriented" oath of office of public trust (as mandated) for resolution and determination pursuant to the Rule of Decision and Public Policy.

Now, therefore, I am requiring in writing a prompt and diligently comprehensive letter from YOU, Mr. Munk, explaining this alleged impeding of a constitutional contract, allegedly exercised by the U.S. Treasury Department which is an office of public TRUST who allegedly HAVE THREATENED TWO OF THE LARGEST BROKERAGE HOUSES, NATIONALLY AND INTERNATIONALLY, WITH LOSS OF SECURITY LICENSES TO CONDUCT MONETARY AND OTHER BANKING BUSINESS "IF THEY WORKED ON MY CERTIFICATE OF INDEBTEDNESS OF PERU PERUVIAN CERTIFICATE OF INDEBTEDNESS OF PERU CONTRACT.

In closing I might add that my Estate is signed and "Sealed". So, if anyone gets any harebrained IDEAS to cause me bodily harm or cause my DEMISE they had best THINK TWICE AND THEN TWICE AGAIN, for in the event that should occur the ones who caused the demise will awaken to their worst nightmare, and that is a pure fact.

Yours truly,

V. K. Durham

Trustee, Owner of Record

V. K. DURHAM, Trustee, Recorded Owner of Record Certificate of Indebtedness, and Primary Creditor of the United States P.O. Box 477, Okawville, Illinois 62271 Telephone 618 243-5615, FAX 618 243-5501

cc: Hellenic Express
Dr. Robert Knecht
Governors and Mayors

A Vivid Reminder Of What's Coming?

Editor's note: In light of the second paragraph of our Front Page story, wherein Ed Schooling mentions the media's use of the word refugees, we would like to reprint the following from our 11/23/93 issue.

11/19/93 #3 HATONN

CONFIRMATIONS OF A SICK SORT

For security and privacy I shall have to leave the author of the letter we will share with you readers, unnamed. I would that there were wondrous reports of fields of spelt for the taking freely and healing lights for your use in a free nation—but alas, the confirmations must remain a most disheartening contribution to your knowledge. I have ones who doubt my reports, disclaim possibilities—and then as with this person, come squarely in confrontation of experience with that which we offer in TRUTH. YOU DO NOT HAVE TO EXPERIENCE TO LEARN—IF YOU WILL ACCEPT THAT WHICH OTHERS SO WILLINGLY SHARE WITH YOU. IT IS YOUR CHOICE.

[Quoting:]

November 15, 1993

Dear Commander Hatonn:

As I read in the November 11, 1993 writing, Concentration Camp Plans for U.S. Citizens, Continuation, Part II: I had to write the following to you as a first hand confirmation as to the TRUTH of what Mr. Pabst has shared. Also as further proof to any and all readers of your writings that they are being given the facts.

On October 8, 1972, I left Dallas, Texas by commercial airline in route to Anchorage, Alaska. The last leg of the trip was from Seattle, Washington over Western Canada to approximately 125/150 miles S.E. of Fairbanks. At that point the pilot stated over the intercom that the plane was going to make a 90-degree left turn in order to bypass a military preserve, that all aircraft, private, commercial and military without special clearance were forbidden to fly over this area. The plane made the left turn, traveled for a few miles, banked to the right about 45 degrees and started its descent to Anchorage. I was puzzled by this incident but did not understand until later.

I went to Anchorage on a combination vacation/church meeting trip. The meeting was from October 10, 1972 to October 18, 1972, and during the first part I met a man, CDC, from Fort Worth. He and I rented a car and when we had free time we went sightseeing. We left Anchorage on Highway #1 to #4, up #4 to Delta Junction and #2. We drove a few miles and came to what appeared to be a logging road. "C" had worked for the Forestry Service in Northern California some years past so off we went up this snow covered, winding and very beautiful route. After some 30 to 50 miles of driving and photographing we rounded a mountain to be confronted by a warning sign with large red lettering on a yellow background. This sign I would estimate to

have been 10' by 20'. It read: DO NOT APPROACH ANY NEARER THAN 200 FEET. FENCE ELECTRICALLY CHARGED (2400 VOLTS). ALL FIREARMS, CAMERAS, BINOCULARS, TELESCOPES, ETC., FORBIDDEN. We had a pair of binoculars with us and since we were some 300 yards away, I placed them to my eyes and scanned the 12' chainlink fence to the right and left as it disappeared over the mountains in both directions. Then as I focused ahead and up the mountain to the summit I saw a Guardshack. Standing with a machine gun aimed directly at me was a military person dressed in a uniform that was foreign to me. (Later after some years passed I saw the United Nations uniforms and recognized them as being identical to the man on top of the mountain.) I shouted for "C" to turn around and let's get out of there fast!

As we backtracked I explained what I had witnessed and we tried to put it all together. On the return trip to Anchorage we passed Elmendorf AFB where new construction was underway. There stood a 10-story "Hotel" that looked to cover an entire square block with steel bars on ALL windows and doors. More shock!!!

Later we had some more free time so we boarded the Alaska Railroad passenger train for Valdez, Alaska. Upon arriving in Valdez we went to a large Trading Post and being curious I went down to the bay and waterfront. Across the bay and island and up atop the mountain were what appeared to be new military barracks (WW II) with steel bars on all windows and doors!!! Further shock! I went back into the Trading Post and asked the owner about the structures across the way. He said "They are for Political Prisoners to be housed until they are transported to permanent quarters." What permanent quarters? "Up the Alaskan railroad through Anchorage to the chainlinked fenced AREA near Fairbanks," he replied.

On November 30, 1974 my family and I moved from Dallas, Texas to Tucson, Arizona. Several months later we went sightseeing. We passed through the town of Florence, Arizona on U.S. 89. In Florence there is a Federal Prison which was undergo-

ing remodeling and enlargement. We found out later that there was only ONE prisoner housed there at that time.

WHAT?? As I became more aware of these facilities over the U.S., things fell into place.

Commander, this information had to come from GOD OF LIGHT, I feel, in order for me to come to HIM and to be convinced of THE TRUTH and of your TRUTH-BRINGING.

With thanksgiving to God and to you,
(signature)

P.S.: The original Alaska Railroad was constructed and laid up to the enclosed area—first—then a spur track to Fairbanks (so I was informed). I obtained surface and aircraft maps and charts of Alaska. Mr. Pabst and I saw the same designations on them. [End quoting]

Thank you, there is nothing like horse's mouth "seeing" to help your fellow-man see the incredible facts involved here, my friend. Now two decades later, it does not look hopeful for recovery of freedom as an instant turn-around. So, all I can do is light a candle to help with the dark passage and urge you consider the plight in actual confrontation—not fantasy-land "wishes". A remnant of God shall make passage through this and actually, by agreement, pretty well—if you listen, act with REASON and WISDOM. Dead martyrs are not what God is about, my beloved friends. To serve, you must live! That means you do not FIGHT the system with weapons which will surely get you slain—we "turn the other cheek" and prepare for times which shall test the metal of all men—not just God's. In fact, there is no need for God's teams to be forfeit.

That which the Bible speaks of as the horrors of those calling themselves "Christians"—are not the TRUE Christ-followers—this refers to the churches who teach what they believe to be Christian training—but no, it is NOT.

How many are there of you who will be included in the flock of God? Not many, I fear, as ones refuse to see and hear. Ah, they say, "OK, but I will continue in my ways for the human way is easier." So be it—GOD DOES NOT CHANGE HIS LAWS TO SUIT THOSE WHO WISH TO HAVE THEM OTHERWISE. On the other hand—without the "otherwise"—there would be no purpose in the journey would there??

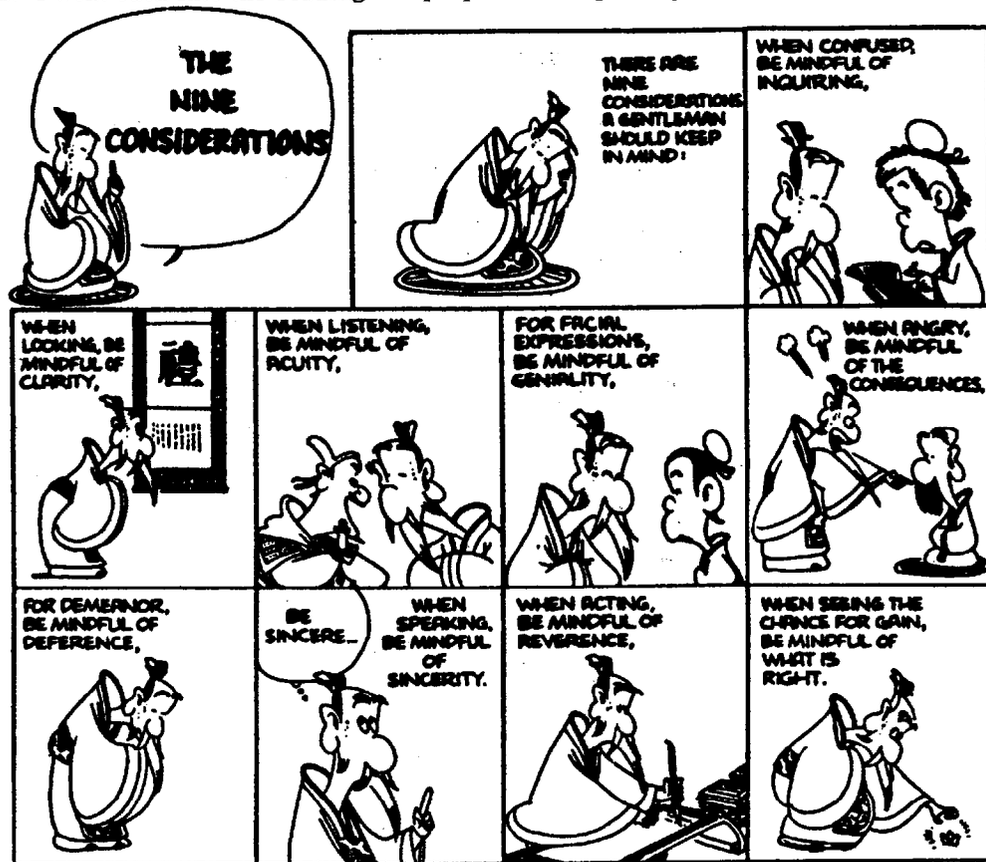


Illustration from Confucius Speaks, by Tsai Chih Chung

New Gaia Offers Journey To Health

What Should We Be Taking?

5/26/95 SANDRA TULANIAN, D.C.

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

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

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

Please note that this product is said to be perfectly

safe for children and pets and can be taken with other medications without incident. Colloidal Silver is not addictive and the body does not build up a tolerance to it. For your information only, Colloidal Silver has been used effectively on the following: acne, conjunctivitis, allergies, rheumatoid arthritis, bladder inflammation, venereal diseases, eczema, appendicitis, boils, cancer, candida, otitis media, prostate problems, whooping cough, ulcers, plus many, many others. **GaiaCol** can also be used to wet wound dressings and bandages and help heal cuts, scratches, abrasions, fever blisters, etc. There is a myriad of uses for this product which makes **GaiaCol**, in my opinion, one of the most exciting and valuable products on the market today.

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

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

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

New Gaia has presented many products to the public that you can pick or choose for individual needs. But there is a core of products, which should be taken

regularly, that is felt to be essential to health and well being. These products are: **Gaiandriana**, **AquaGaia**, **Gaialyte**, **Kombucha Tea**, **Kombucha Vinegar**, **CarbraGaia**, **GaiaCleanse Program**, **Chlorella**, **Spelt**, and **3-In-1**. Each of these provides a service to the body that is a necessary assistant to the other. We will discuss each one individually to provide you with the information you need to understand why these items are necessary.

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

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

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

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

AquaGaia is also said to feed on vessel plaques adhering to blood vessel linings. Most all of us, by the

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

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

Another beverage that should be taken in a dose of approximately 8 ounces per day is the "**Tea Breeze**" **Kombucha Tea**. Enough can not be said about this fermented drink from the mushroom fungus found long ago by a prominent Japanese woman in a town called **Kargasok**, **Russia**. What she found amongst these villagers astounded her. The women were virtually without wrinkles or other signs of aging and the overall population was comprised of unusually healthy people. She was told that these people drank 8 ounces of **Kombucha Tea** daily. She brought the mushroom fungus back to Japan and, today, over a million Japanese people drink the fermented tea daily. With the high content of special proteins and enzymes, this tea is said to reduce cholesterol, restore hair growth, strengthen eyesight, help insomnia, aid in weight reduction, help with allergies, bronchitis, asthma and a myriad of other debilitating conditions including the prevention of certain cancers.

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

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

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

A 14-day program called **GaiaCleanse** has been developed that assists in the elimination of the nasty

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

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

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

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

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

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

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

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

What was discovered is that the **Grape Seed Extract**

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

The other substances found in **3-In-1** are **Ester-C** and **Aloe Vera**. **Ester-C** is found to get into the blood stream faster and in larger amounts than other forms of vitamin C and wastes only a fraction of what other vitamin C products lose through elimination. It is also found to penetrate white blood cells more efficiently, which is necessary for their metabolism. There is also a reduction, if not an elimination, of the side effects from the acidity of regular Vitamin C because **Ester C** has a neutral pH. Each capsule also contains 150 mgs. of **Aloe Vera** which is the equivalent of one-and-one-half ounces of natural **Aloe Vera** juice. Excerpted from an article by **John C. Pittman, M.D.**, we read: "**Acemannan**, a mucopolysaccharide, is a long-chain sugar which is found as an active ingredient in **Cold Processed Whole Leaf Aloe**. It interjects itself into all cell membranes. This causes an increase in the fluidity and permeability of the membrane, allowing toxins to flow out of the cell more easily and nutrients to enter the cell. The net result may improve cellular metabolism throughout the body, resulting in a boost of energy production."

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

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

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

New Gaia Products

1 (800) NEW-GAIA

(639-4242)

*for information and
a free catalog*

New Gaia Products

**** 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.

Order by Mail	1997 Order Form	Order by Phone
New Gaia Products P.O. Box 27710 Las Vegas, NV 89126		1 (800) NEW-GAIA (639-4242) 1 (702) 263-5181 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		

Item	PRICE PER UNIT	Qty.	Amount	Item	PRICE PER UNIT	Qty.	Amount
GAIANDRIANA LIQUID	16 oz. \$ 20.00 32 oz. \$ 40.00			GAIACLEANSE KIT 14-DAY PARASITE PROGRAM	\$ 48.00		
AQUAGAIA (Mitochondria) LIQUID	16 oz. \$ 20.00 32 oz. \$ 40.00			<i>Individual components sold separately—call for prices</i>			
GAIALYTE	1 liter \$ 8.50 2 liters \$ 15.00			GULF WAR SYNDROME "Starter Kit"	\$260.00		
KOMBUCHA TEA BREEZE	1 liter \$ 3.50 2 liters \$ 6.00			GAIASORB NEUTRA-BOND 2 oz.	\$ 6.00 each		
KOMBUCHA TEA VINEGAR	16 oz. \$ 6.00			NICOTINE__ CAFFEINE__ ALCOHOL__ SUCROSE__ STARCH__			
CARBRAGAIA (FIBRINO-CARTILAGE)	8 oz. \$ 8.50			GAIASORB NEUTRA-BOND TRAVEL PACK	\$ 15.00		
MELLOREAM BEVERAGE POWDER	3.25 lb \$ 15.00			*HITACHI (HB101) BREAD MACHINE	\$149.00		
"3 IN 1" GRAPE SEED EXTRACT	60 CAPSULES \$ 18.00			(FACTORY BLEMISHED/REFURBISHED)			
"4 IN 1" WILD YAM EXTRACT	60 CAPSULES \$ 22.00			*GAIASPELT BREAD MIX (Whole Wheat & Spelt)	\$ 3.50		
A-C-E Anti-Oxidant Formula	180 TABLETS \$ 24.95			(Pure Spelt)			
CHLORELLA	300 TABLETS/500mg. EA. \$ 21.00			* GAIASPELT FLOUR 2 lbs. @ \$1.25/lb.	\$ 2.50		
ECHINACEA GOLD PLUS	90 TABLETS \$ 24.50			4 lbs. @ \$1.25/lb.	\$ 5.00		
GAIATRIM — 30 Day Supply	\$ 35.00			8 lbs. @ \$1.25/lb.	\$ 10.00		
GINKGO BILOBA (24% Extract)	180 TABLETS \$ 24.95			*GAIASPELT KERNELS 4 lbs. @ \$1.25/lb.	\$ 5.00		
OLIVE LEAF	60 TABLETS \$ 24.00			10 lbs. @ \$1.25/lb.	\$ 12.50		
OLIVE LEAF EXTRACT 35 PG. BOOKLET	\$ 2.75 S&H included			*PROGRAM STARTING PACKAGE	\$130.00		
RARE EARTH CAPSULES 60 CAPSULES	\$ 6.00			1 Bottle GaiaDriana (1 qt.) 1 Bottle AquaGaia (1 qt.) 2 Bottles GaiaLyte (2 liters each) 4 Pkgs. Spelt Bread Mix 5 Audio-cassettes			
POSLIN CAPSULES 60 CAPSULES	\$ 6.00			*MAINTENANCE PACKAGE	\$ 80.00		
ALOE PLUS 77 60 CAPSULES/450mg. EA.	\$ 16.95			1 Bottle GaiaDriana (1 qt.) 2 Bottles GaiaLyte (2 liters each) 4 Pkgs. Spelt Bread Mix			
ALOE FREEZE DRIED CAPS 90 CAPSULES	\$ 30.00			*MICROWATER™ ELECTROLYSIS	\$1100.00		
ALOE JUICE Whole Leaf Aloe Vera Concentrate (10X STRENGTH) 1 liter	\$ 18.00			ALKALINE/ACIDIC WATER SYSTEM			
SUPER OXY (CHERRY-BERRY) (CRANBERRY-APPLE) 1 quart	\$ 18.00			VORTEX KIT	\$ 8.00		
BODY BOOSTER 32 oz.	\$ 20.00						
LIQUID LIFE 32 oz.	\$ 22.00						
GAIAGLO LOTION 4 oz.	\$ 20.00						
HORSETAIL TINCTURE 2 oz.	\$ 8.00						
GAIA VITE Colloidal Multi-Vitamin & Mineral 2 oz.	\$ 10.00						
GAIACOL Colloidal Silver with trace minerals & Trace Gold suspended in a distilled water fluid 2 oz.	\$ 10.00						
	16 oz. \$56.00						
	32 oz. \$96.00						
GAIAGOLD Colloidal Gold 2 oz.	\$ 20.00						
	16 oz. \$112.00						
	32 oz. \$192.00						
GAIA DHEA Colloidal Dehydroepiandrosterone 2 oz.	\$ 20.00						
GAIA CU-29 Colloidal Copper 2 oz.	\$ 10.00						
GAIA TI-22 Colloidal Titanium 2 oz.	\$ 20.00						
GAIALIFE COLLOIDAL MINERALS 121++ 2 oz.	\$ 10.00						
OXYSOL Trace minerals & Colloidal Silver suspended in Hydrogen Peroxide 2 oz.	\$ 8.00						
	16 oz. \$45.00						
	32 oz. \$ 75.00						

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

TOTAL	
SHIPPING & HANDLING	
SUB TOTAL	
SALES TAX Nevada Residents only: add 7%	
TOTAL ENCLOSED	

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 UNFOLDED VOL. II
75. TRUTH AND CONSEQUENCES VOL. III
76. SORTING THE PIECES VOL. IV
77. PLAYERS IN THE GAME
78. IRON TRAP AROUND AMERICA
79. MARCHING TO ZOG
80. TRUTH FROM THE ZOG BOG
81. RUSSIAN ROULETTE
82. RETIREMENT RETREATS
83. POLITICAL PSYCHOS
84. CHANGING PERSPECTIVES
85. SHOCK THERAPY
86. MISSING THE LIFEBOAT??
87. IN GOD'S NAME AWAKEN!
88. THE ADVANCED DEMOLITION LEGION
89. FOCUS OF DEMONS
90. TAKING OFF THE BLIND-FOLD
91. FOOTSTEPS INTO TRUTH
92. WALK A CROOKED ROAD WITH THE CROOKS
93. CRIMINAL POLITBUROS AND OTHER PLAGUES
94. WINGING IT....
95. HEAVE-UP (Phase One)
96. HEAVE-HO (Phase Two)
97. HEAVE 'EM OUT (Phase Three)
98. ASCENSION OR NEVER-EVER LAND?
99. USURPERS OF FREEDOM IN CONSPIRACY
100. BUTTERFLIES, MIND CONTROL—THE RAZOR'S EDGE
101. THE BREATHING DEAD AND CEMENT CHILDREN
102. SACRED WISDOM
103. CONFRONT THE NOW CREATE THE FUTURE
104. FIRST STEPS
105. AMERICA IN PERIL—AN UNDERSTATEMENT!
107. RING AROUND THE ROSIE...!
130. TRACKING DOWN THE KILLER "AND OTHER FORMS OF MURDER" (*The Health Book*)

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

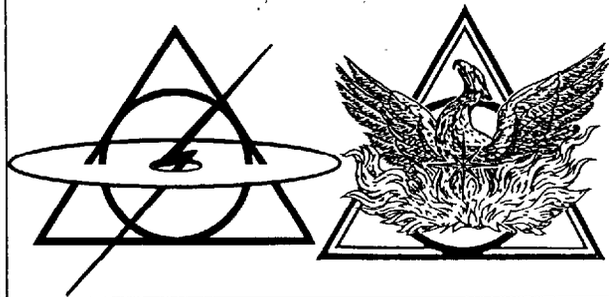
PHOENIX SOURCE DISTRIBUTORS, Inc.
 Post Office Box 27353
 Las Vegas, Nevada 89126
 (or call)
1-800-800-5565
 (Mastercard, VISA, Discover)

Phoenix Source Distributors SHIPPING CHARGES:

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

PLEASE NOTE:

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



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

CONTACT: THE PHOENIX PROJECT Subscription Rates

CONTACT: THE PHOENIX PROJECT
 is published by
CONTACT, Inc.
 Post Office Box 27800
 Las Vegas, NV 89126

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

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

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

TELEPHONE HOTLINE

805-822-0202

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

The message machine will answer after **2** rings if there are any new messages for that day, and after **4** rings if not. Thus *daily* callers can hang up after 2 rings and save toll charges if no new message has been recorded. If the hotline does not answer your call then that means that there is currently no hotline message.