

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 19, NUMBER 3

NEWS REVIEW

\$ 3.00

DECEMBER 9, 1997

Socialism's Quiet Grip On A Nation Do The U.S. Constitution And Bill Of Rights No Longer Apply?

The following thoughtful commentary has been extracted from the September 1997 issue of Dr. John Coleman's World In Review. Longtime CONTACT readers have been exposed to other, more exotic covert technologies being used to manipulate, harass, mind control, and spy upon we-the-people, but the fundamental issue of freedom (or the erosion of freedom) remains just as important no matter what the examples may be. Our U.S. Constitution and Bill of Rights are being disassembled right before our eyes, piece by piece, and we thank Dr. Coleman for pointing that out through several hidden aspects of the plot at work. How did we get to this sad state of Socialism in America? Mostly by one, small, hardly noticed step at a time.

—Dr. Edwin M. Young, Editor-In-Chief

9/97 DR. JOHN COLEMAN

The huge intrusion into the private lives of American citizens is fast nullifying the protection guaranteed by the *Bill of Rights* and yet, federal agencies are on the Hill almost every week, clamoring for more and more technology that allows total violation of the *First, Fourth and Fifth Amendments* in particular. And every week, Congress allows these agencies

(Please see *Do The U.S. Constitution And Bill Of Rights No Longer Apply?* p.8)

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In Memoriam To A Beloved And Gracious Lady: *Zita Morris*

12/5/97 RICK MARTIN

12/6/97 ESU "JESUS" SANANDA

At 11:15 P.M. on Thursday, December 4, 1997, Zita Morris, age 70, passed on after a three-year bout with breast cancer.

Zita, born May 29, 1927, and raised in Selinsgrove, Pennsylvania, was the second daughter of Roman Martin Spangler and his wife, Sally Fetrow. Zita's older sister, Sheilavay Doll, is now residing in York, Pennsylvania, while her older brother, Roman, passed on some years ago.

Zita received her B.A. Degree in English in 1949 from Bloomsburg State University in Pennsylvania, and went on to receive her Master's Degree in Counseling from California State Polytechnic University in San Luis Obispo, California in 1970.

For most of her professional career, Zita was a teacher of English and History, and then later became a high school counselor. In the 1970s, Zita moved away from her home in Santa Maria, California to become a Hostess for the Royal Caribbean Cruise Lines while residing in Puerto Rico.

Later, she moved to Taiwan, where she taught English for an American school in Taipei. She spent much of the 1970s traveling throughout Asia and the Philippines. She then relocated to Florida, and ultimately moved to Tehachapi, California eight years ago.

Zita is survived by two sons, Jay Brant Cortright, Jr., a clinical psychologist and teacher in San Francisco, residing in San Rafael; and Rick Martin Cortright, a [well-respected, investigative] journalist, residing in Tehachapi.

These children were the product of Zita's first marriage to Jay Brant Cortright, now retired and residing in Ft. Bragg, California. Zita was divorced in 1970 and went on to marry, for a brief period of time, Sam Morris, one of the cruise directors for Royal Caribbean Cruise Lines. Zita was single and living alone for the last ten years.

Zita was a vital and energetic woman with many diverse interests. She has many beloved friends in this area and she will be missed greatly.

[Editor's note: For those of you readers who may wish to convey messages directly to Rick, he may be reached at: P.O. Box 958, Tehachapi, CA 93581; (office:) 805-822-9657.]

Rest easy, beloved Rick, I Am Esu to calm the turbulent seas of sorrow at the passing of your dear mother, Zita.

Zita is making her transition, which will take several days to complete. I may tell you that she experienced great joy at being released from that dysfunctional vehicle of a frail body.

She is with others now who are beginning her instruction, for there is much for her to "get up to speed on" so that she may progress, and indeed so that she may be of further assistance to you in your difficult journey.

There is no such thing as death, has it not been said? It is merely the loss of someone loved in the physical that causes the pain.

Is there not great joy in the knowledge that she is being tended by those sent by me? I told you long ago that, when the time came, I would take it. Did you doubt my word?

I will not say that Zita's transition is one free from regret. But these are the things that life's schoolrooms are for—the training and honing of the soul in its journey toward its return to God.

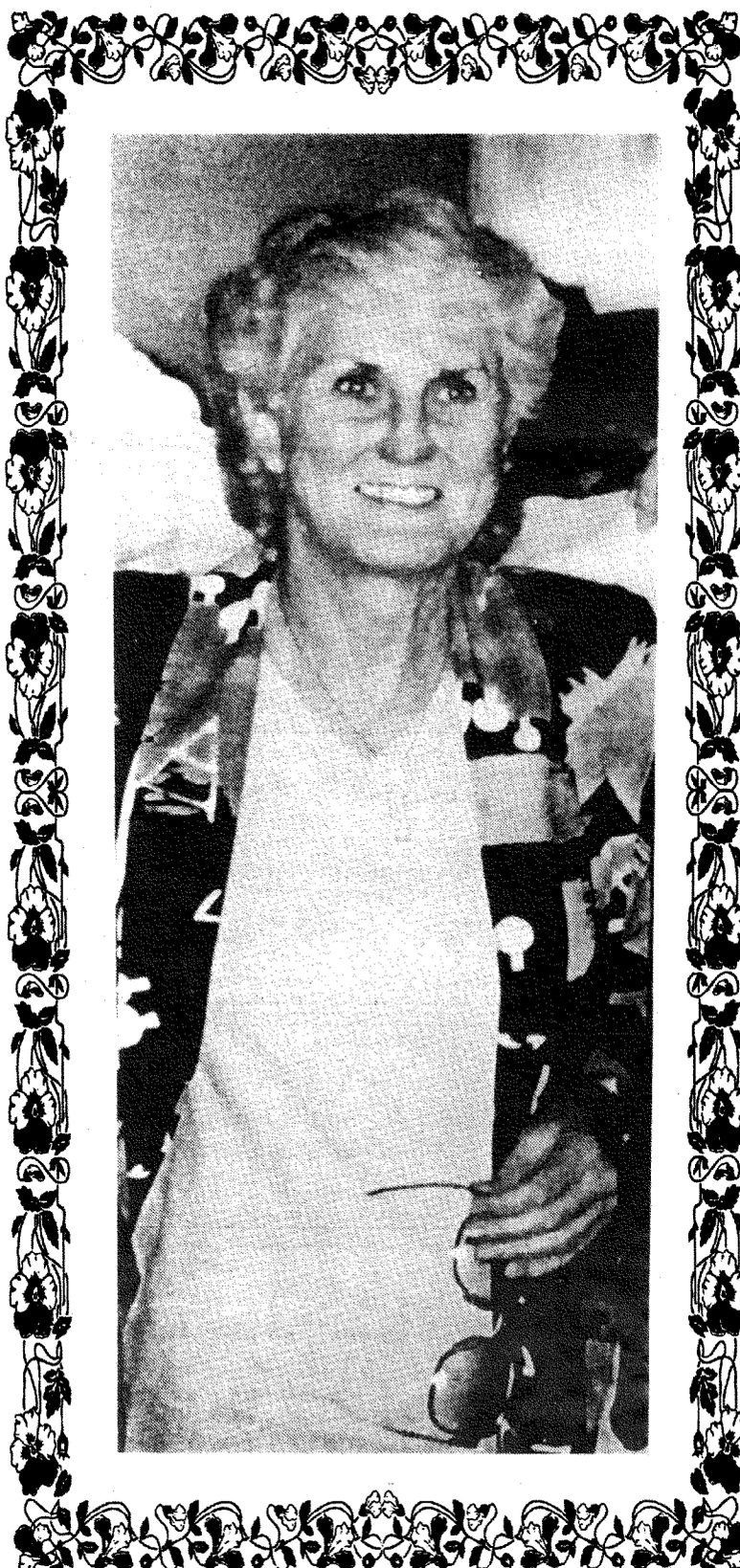
Be not sad, Rick—be of good cheer. Your journey is just beginning and it will take turns that you have not yet a clue about!

But let us give remembrance to the loved energy that *IS* Zita, for she is well aware of that which is said about her and that which is being done on her behalf. And, I may tell you, Rick, that she is proud of you.

Zita was the person who so efficiently and diligently recorded, logged, and filed, in an organized fashion, EACH of the daily writings through Dharma for lo all these years—as may be clearly evidenced by the binders lining the back wall. That shall be her tribute, for few are Trusted in the handling of The Word, and she served with Honor!

Do not act surprised that I would send Sister Thedra to meet with her at her time of transition, for Zita and Sister were close friends and Sister is well trained to bring counsel to Zita at this time. So, too, do not be surprised that Russell Herman would join her, for he owes a debt of gratitude to you, personally, Rick and he will do anything to help you, and this was a splendid opportunity for him to do so while also showing Zita a bit of the bigger picture.

There are, of course, many, many others who will counsel her, for her journey shall be one which shall be filled with wonder and joy, and some



hard classes! Zita is not lost to you. Send her your love, your Light, and pray that she be Guided in her continued soul journey.

Each individual must make soul decisions. It is a pathway full of moment-to-moment choices, each choice impacting the next. But of all the lessons, remember well, the greatest of all is love.

Be of good cheer, be kind, let love and peace fill you for all your remaining days, and may you and Zita dwell in the House of the Lord, forever and ever.

Always keep those listening skills finely tuned, for none is above learning. Accept our input graciously, for we DO see farther and we will never lead you astray. There is far to go on this planetary transitional journey. Let us walk the path together, bringing our friends with us along the way—and giving no quarter to those who would come against us. Walk with love and rest in the knowledge that I am ever with thee.

I am Sananda.

Aum Du Padmi Cum. [*I am the portal; I am the way; welcome home.*]

So be it and selah!

12/7/97 #1 HATONN

ZITA'S MEMORIAL GATHERING

I am not much given to wallowing in pity at the passage of one who has served well, lived well, and completed their assigned task. Zita did "her mission" and now we shall see if her children and those left behind will do theirs! Rick will do his and the others are very questionable. These are the things that try a parent's soul at their own passage when the confrontation comes and "I should have done more" rings in the heart and bounces off the ears of GOD.

When a person has a final few days for making lasting decisions, as did Zita, it is a great blessing. It is painful for the ones watching, but the treasure comes from being able to make translation, get lessons, and have very informed decision-making ON THAT OTHER SIDE OF THE "FORGET IT" VEIL.

Zita, I repeat, did NOT have ongoing disease involvement which would take her life, so once she chose her direction, she did what she needed to do to go on and leave those behind to do their work without her burden. Is there a misperception that "there is no burden"? Of course, for it is like "he ain't heavy; he is my brother" or in this instance "she isn't heavy for she is my mother" where it is foolish to protest loudly for it is YOU who ends up appearing the fool. God gives life to each of us, and to lie for the benefit of making another feel somehow more useful is indeed without merit for it is at passage that the acute senses WITHIN—KNOW.

When confronted with necessity or even preferences, it is wondrous what an individual can do. Dharma, for instance, thought she could get a few sandwiches ready for Norio's visit [*Hayakawa*] but certainly "can't" do another funeral for "my heart is so hurting and times seem quite desperate and I cannot stand on my feet long enough to get anything accomplished—AND, do a funeral!"

But it seemed to go well—UNTIL—things went other than as expected. So, you in this

place KNOW that Charles, E.J., Pablo, and even Rick, spread out meats, cheese, whatever—so that a gathering could be as nice as we in limited health and circumstances could make it so that memories could be joyful and not always a "wish" that we had done more or better or whatever. Loving hands could then take the feast and present it, and each could enjoy the contribution.

The next question to me was, "Can't you just not write today and simply say whatever we need to tell?" No, because I doubt we could make it through a half-hour of speaking, and a word to Zita TODAY is mandatory from your place, or skip it altogether. Ah, no matter what we think we have learned, there is always more.

A soul, even one at rest and peace, WAITS in accomplishing the hours of becoming readied for the greater transition and breaking free in order to move on to unchartered waters. This "wait" amounts to a sequence of events for the soul's lessons and preparations for FUTURE considerations—and it takes about as long as three full days in your accounting of "time". And, friends, remember something in that it is only in YOUR OWN PERCEPTION that you would decide what another wishes to do or where to be.

I can use this observation in specifically the case of Zita that she did not want a "time" for viewing and depressed expressions of "oh Zita, you look so sick" or "so thin" or whatever. She wanted no one to view her with her body ill and wasted; she wishes to be remembered in the love and vitality of her BEST self. Can we not do, at the least, that much for our sister? She knew that no one, save we of the other dimension, could answer her inquiries and that each perception presented was only an expression of another's opinion of what MIGHT BE.

It is time now to put aside the guilts, the wishes of something other than what was, for no change can be made in your dimension of that which has come and gone. This includes a Mother as well, for when passage comes, all memory is left intact and FOREVER.

In the case of Zita, however, Rick is left with the heartfelt desires of a MOTHER, for a son, who finally saw what she was beginning to understand and it will rest on his shoulders to acquire, grow, and become what is the best in those dreams of later years of a worthy presentation of living.

In these instances of knowing, which demand that there will be time consumed away and in great and pivotal things to be accomplished, the body must be released, and those left in the journey must turn to the task, and again I use the term: let the dead bury the dead. If another did not live to bring peace to self at such times of passage, all the worry and sorrow of those who do understand cannot touch a hair of it for those who do not.

I suggest to many of you reading this that it certainly is time to attend your own nests and attitudes, and make peace, for it may well be your LAST OPPORTUNITY. You cannot simply help or assist another instead—you must attend your own for that circumstance is THE circumstance you will be left to view and feel and experience. It is much like making lunch. We can provide the products and lay it forth, but if it is YOU who will be

eating—YOU WILL HAVE TO DO IT YOURSELF or be hungry. When you understand this you will have begun to understand life and death and CHOICES.

Why don't I take the time to tell of all the wondrous things Zita would like to be remembered for? Because they are not the things I would remember with worthy recollection. Neither will I tell all the things lacking or unpolished or unwanted about the person involved. So, too, are the conditions not mine to judge. Isn't that nice: no reason or aptitude to judge and sentence to punishment? Neither do I need make excuses or give justification to my relationship with or to "that" person for their journey is NOT MINE and I have no right to coerce them into my experience.

People make errors and become childish and demanding, but does that make it right to be so self-centered? Of course, for it may well be WRONG behavior, but each person must have freedom of expression and the RIGHT to make the wrong adventure of himself.

Each person will demand and plead for insight and a strict set of guidelines for moral justification for actions. With knowing comes responsibility, and right down to setting the cheese to the appointed tray becomes a problem if the cheese tray be someone else's, for you will probably choose to set the cheese to the "wrong" column—even though there be no right or wrong—only a decision. We simply don't want to assume responsibilities and when we do so, as with spreading out the cheese, state that you assume the task, and it then becomes yours and you had better think out, in advance, HOW THE CHEESE IS TO BE CONSUMED lest you blow the job.

The next thing to consider carefully is attitudes about care and tending of anyone. Do you simply love to change diapers after an accident? Of course not, but when there is a baby, do you toss out the babe because he dirties his pants? No, but it is silly to assure the world that you loved the job of cleaning up after the fact. Learn to value the great things and toss aside the unpleasant. Allow the departed the gift of remembering the positive contributions and, for goodness sakes, let go of the annoying points. If you can find no "good points"—KEEP THINE MOUTH SHUT—FOR THE WELL-BEING OF YOUR OWN SOUL. Once departed, that "other" could not care less about you or your druthers! It simply is the way it IS. You who hold onto garbage are destined to drag it everywhere you go from now until your own passage—and most of you will cart it right on through and into your next experience and this, beloved ones, is such a stupid thing to do. It is like DEMANDING that *everyone ENJOY your religious choices and belief systems*. WHY? All religions are set forth BY MAN, so why do you follow the most dreadful leaders? You are the precious one in God's creation, so why would you leave your most important segment of journey in growth to ANOTHER WHO DOESN'T KNOW ANYTHING ABOUT ANYTHING?

People make judgements about me, Hatonn, and they don't even know my name nor do they know how to spell it correctly. Is this MY problem or THEIRS? They have, each of them, every right to think anything they wish

The News Desk

12/6/97 DR. AL OVERHOLT

NOTHING TO DO WITH WEAPONS, EVERYTHING TO DO WITH OIL PRICES

**It's about the price of oil.
It's not about terrorism
or weapons of
mass destruction.**

From the INTERNET, from Peter Kawaja,
11/20/97: [quoting]

The Iraqis are right. The United States and Great Britain have unjustly prolonged the embargo against Iraq, which has resulted in the deaths of thousands of children and the elderly. United Nations officials and humanitarian organizations say that [it's] not just the Iraqis. The power structures in both countries have large economic interests in Kuwait and in other places where there is oil.

Iraq has more known oil reserves than any other country in the world except Saudi Arabia. Some oilmen even think that Iraq's reserves are bigger than those of the Saudis.

If Iraq's oil is allowed to come back on the world's markets, the price of oil will go down. That's what it's all about.

Hans Blix—director of the International Atomic Energy Agency, which for six years has been overseeing and inspecting the destruction of Iraq's nuclear capability—has stated publicly that the IAEA is “sure Iraq has no remaining infrastructure for nuclear weapons production”.

But, Blix said, he can't certify that, because the United States and Great Britain disagree with other U.N. Security Council members on the definition of “capability”.

Presumably, the U.S. position is that Iraq should execute all its engineers and scientists and destroy all its computers. That's all that's left of Iraq's nuclear program, according to Blix.

Use common sense. Iraq is a small country. Do you think that on-the-ground inspectors working for six years could not find a large store of weapons if such existed? Do you really think that the Iraqi government doesn't want the embargo lifted? The U.N. resolution doesn't authorize prying into every aspect of Iraq's military—only into its weapons of mass destruction.

The United States and Great Britain have just employed the Orwellian technique of double-speak to keep the sanctions on Iraq. They keep demanding that the inspectors prove a negative, which is impossible. Can I swear to you that Martians don't exist? No. I can only tell you that I can't find any evidence that they do.

The legitimate question is: Is Iraq a threat? If the United States did not consider it a threat before the Gulf War, with its war machine intact, why does it now consider it a threat with its infrastructure destroyed, its people ill and hungry, its middle class destroyed, its weapons capability destroyed and continuously monitored?

No, it's oil. That's probably what's behind President Clinton's latest foreign-policy fiasco, slapping sanctions on Sudan. There is oil in the Sudan, but apparently the current government will

not honor the deal made with an American oil company by the previous government.

This is really interesting. The previous government was run by a dictator. It was engaged in the same civil war the current government is engaged in. The previous dictator was said by human-rights organizations to be about as bad a chap as bad chaps can be. But there was one difference.

The U.S. government loved the previous dictator. They didn't think that his conduct of the civil war warranted sanctions. In fact, the United States would rush warplanes to the area any time someone looked cross-eyed at its favorite dictator. When its favorite dictator was in power, a friend of mine lived in the country and reported that Standard Oil of California had found what appeared to be large oil deposits. This was later acknowledged by the company.

But after he was deposed, the United States began to say Sudan was a terrorist state and that its conduct of the civil war was terrible. Funny, the United States had never previously shown much interest in the human rights of Sudanese (as it now shows no interest in the human rights of Chinese and Tibetans, not to mention Palestinians). [End quoting]

You can bet one thing—the bickering and threats are all about who is going to control what material “stuff” and also how the Elite can kill off a few billion people by year 2000.

RENO'S BID FOR FILES PUTS FBI IN TURMOIL

From the INTERNET, 11/28/97: [quoting]

A veteran FBI agent resigned in September after refusing a demand by Attorney General Janet Reno to give the Justice Department the names of highly sensitive, secret China contacts. This sent a wave of outrage coursing through the bureau and surely will prompt new congressional concerns about Reno.

Ray Wickman, former head of the FBI's intelligence unit monitoring Chinese operations, was contacted at his home in suburban Washington and told me, “I took my retirement,” but he refused to say more.

However, well-placed—and outraged—bureau sources said Wickman's resignation was his only recourse because of the Justice Department's threatened compromise of FBI intelligence. “It was an insult,” a veteran agent told me.

This shocking development follows months of confusion over the FBI and Justice Department investigation of alleged Chinese attempts to influence American politics. But beyond a suspected Justice Department cover-up of Clinton campaign scandals, the integrity of the FBI is at stake. New questions were raised about FBI Director Louis Freeh's credibility when he privately and implausibly professed ignorance of the Wickman affair.

High-level officials at the FBI and the Justice Department, when asked what happened, put out this story on a not-for-attribution basis: When Wickman decided to resign, he was asked to turn in his sources on the Chinese account, but he declined to do so because he was concerned about their “low quality”.

about me, turn their eyes to the blinders and fail to listen to the facts—but, does it change anything? Of course not.

So what does all this have to do with funerals and comings and goings? Lots, for in mutual respect and love can people put aside differences, release the poison pens and gossip, and allow a foundation upon which there IS AGREEMENT to begin to heal any rifts or miscarriages. If a person had a talent and a gift in the best or worst of circumstances that followed, that TALENT REMAINS and it should be used with grace and sharing.

I would only point out one reminder, however, about myself, and that is that if you do not “buy Hatonn”—fine. But I remind you that “Hatonn” can be simply a name of some entity, but GOD is the Guy to watch, judging humanity. Except through me (my teachings and belief) shall ye enter the place of our Father. It simply, once again, IS THE WAY IT IS. I am the way, the truth and the LIFE—BECAUSE I KNOW THE WAY, TRUTH, AND AM THE LIFE! You may disagree and that is your greatest gift of all in choices—but—I KNOW THE WAY, THE TRUTH, AND THE LIFE, and you apparently do not even wait, in instances where silence would bide thee well, long enough to LEARN FACTS. Does that make old “Hatonn” the foolish one? Or, do you toss it off as a bad day for the receiver because I present something which sits disagreeably with your opinions or assumptions?

We need to consider these things as we move on, for we WILL MOVE ON. Change is the only certain thing in your ongoing perceptions. We can make it wondrous and creative or miserable and depressing. Since we all would wish to leave a legacy of good memories, let us consider carefully our own circumstances and honor those who come and go on before us, that we may LEARN and they shall not have lived in vain.

May we always hold the departed in that special place within our beings that they never be forgotten, for memory is all that holds life to reality.

Salu—and to Zita, Welcome Aboard! ✨



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That sounds like bureaucratic nonsense, and close colleagues of Wickman in the bureau say it certainly is. They say Wickman quit after, not before, he refused to turn over his sources. Far from being of low quality, the Chinese sources and the intelligence derived from them are regarded by FBI professionals as the best in the bureau. What's more, they consider these files as the most sensitive kept by the FBI.

The word that the Justice Department, clearly on Reno's orders, was demanding raw files sent shock waves through the bureau. The anger transcends the suspicion that Reno, the supposedly nonpolitical attorney general, was seeking to protect President Clinton politically and goes to the integrity of the 89-year-old FBI.

"The purpose of the FBI is to safeguard sources," a senior FBI agent, appalled by the Wickman affair, told me. "The whole idea is to keep sources secret from the Justice Department. If Justice is going to have full access to our files, we have no purpose."

Reno, who generally has managed to convey a reputation of unshakable integrity, is viewed with fear and loathing throughout the FBI. No recent attorney general has been so suspected of attempting to compromise law enforcement.

But efforts to penetrate the Chinese secrets preceded Reno. A few years ago, according to FBI sources, an inspector general's draft report recommended closing down the unit because it was "inefficient". The reason: refusal to reveal their operations to the inspector general. The draft report was torn up.

There also is suspicion in FBI ranks of their bright young director, who is so popular among both parties on Capitol Hill. Freeh, a 47-year-old former federal district judge, when asked by a Republican member of Congress about Wickman's resignation last month, replied he had heard nothing about it.

"Of course, he heard about it," a disdainful FBI official told me.

Nobody in the FBI will talk on the record about what happened, and most (including Wickman) refuse to talk even not-for-quotation. But they soon may be forced to tell all under oath by Sen. Arlen Specter (R-Pa.), a member of both the Governmental Affairs Committee investigating campaign-finance scandals and the Judiciary Committee, which has jurisdiction over the Justice Department.

"I would like to bring the Department of Justice and FBI officials in to testify in closed session," Specter told me. The former Philadelphia district attorney has been increasingly critical of Reno and now may have doubts about Freeh, as well. They and their subordinates will be summoned to explain what's going on. And the senators also would be able to hear the truth from Ray Wickman, a loyal and principled public servant who stood up to the attorney general's power play. [End quoting]

This is another show for "we the people". Don't ever believe that these shenanigans aren't

well planned!

BIG QUAKE PREDICTED FOR THIS WINTER IN OSAKA, JAPAN

FOLLOW-UP REPORT

Excerpted from a LETTER from a CONTACT subscriber in Japan, 11/16/97: [paraphrasing]

He says that he thinks it will be the SECOND WEEK IN JANUARY 1998.

Also, he states someone in Kobe who foresaw all that transpired in the Kobe quake is now seeing the same for Osaka: a massive quake that will be felt in Kobe and bring down a few buildings there in addition to whatever it does to Osaka.

An additional prediction he gives is that there will be a quake in Hiroshima this winter probably between December 21 and January 22 (if not it'll occur by March 22, 1998.) This will also be a large quake of M6.1-M7.2 that could cause extensive damage to Hiroshima. I'm told it is due to the many nuclear explosions going off around the Pacific Rim which have finally weakened the area in Hiroshima to the extent that this is now imminent. [End quoting]

Don't forget about the major sympathetic quakes that will likely happen in California following any major activity in Japan.

POLL: GLOBAL-WARMING TAX FAVORED

Excerpted from *THE ORLANDO SENTINEL*, 11/21/97: [quoting]

Nearly three of every four Americans say they would pay a nickel a gallon more for gasoline to address global warming. But most view it as less of an environmental threat than toxic waste or pollution of the air and waterways, a poll says.

About one-fourth of those surveyed said they worry a great deal about the warming of the Earth because of heat-trapping gases. Nevertheless, 73 percent would pay 5 cents a gallon more for gasoline and 60 percent as much as 25 cents more to deal with the potential problem—if other nations address it as well.

The poll, conducted by the Pew Research Center for the People and the Press, comes as the United States and nearly 160 other countries prepare for climate negotiations in Kyoto, Japan, next month to work out binding reductions of greenhouse gases by industrial nations.

The survey was conducted by telephone from Nov. 12 to 16 with a nationwide sample of 1,200 adults. It has an error rate of 4.5 percentage points. [End quoting]

Who actually believes questioning 1200 people gives any kind of accuracy regarding what over 200 million people think? We're told what to think and do!

SNUFFING OUT FLU

From *POPULAR SCIENCE* magazine, December 1997: [quoting]

INFLUENZA kills 20,000 people a year in the United States alone. Vaccinations can prevent the spread of flu, but who likes shots? Now there's an alternative: a nasal spray administered by doctors or nurses. The spray vaccine is at least as effective as flu shots. In clinical trials this year, only 1 percent of the 1,070 children who received the spray got the flu. Invented at the University of Michigan School of Public Health, the vaccine spray could be available by prescription within two years. <www.aviron.com> [End quoting]

The Elite want to make it as easy and painless as possible for you to get your bug doses.

Very few children—according to them—came down with the flu. BUT they don't tell you how many came down with other illnesses or died—or will once they are through testing and use their purposefully contaminated vaccines.

WARNING: CANCER IN YOUR BATHROOM

Excerpted from the INTERNET, 11/97: [quoting]

WOULD YOU...

Wash your hair and brush your teeth with brake fluid, engine degreaser or antifreeze?

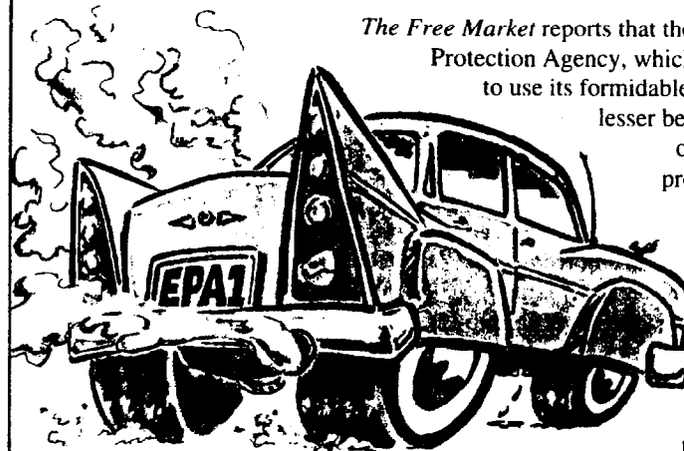
YOU PROBABLY ARE AND DON'T EVEN KNOW IT!!!

You and your family may be exposed to potential cancer-causing agents every time you

MAKE 'EM RIDE BICYCLES

From *THE NEW AMERICAN*, 12/8/97: [quoting]

Make 'Em Ride Bicycles



The Free Market reports that the Environmental Protection Agency, which rarely scruples to use its formidable powers to tutor lesser beings in the ways of environmental probity, operates a fleet of luxury automobiles that average 6.9 miles per gallon. This is 75 percent lower than the standards the EPA is trying to impose on American consumers.

The Free Market reports that the Environmental Protection Agency, which rarely scruples to use its formidable powers to tutor lesser beings in the ways of environmental probity, operates a fleet of luxury automobiles that averages 6.9 miles per gallon. This is 75 percent lower than the standards the EPA is trying to impose on American consumers. [End quoting]

The Elite always think they are above their own rules and laws and it's time we let them know they have to live by them also!!

The secret of creativity
is knowing how to
hide your sources.

—Albert Einstein

enter the bathroom.

Potentially harmful ingredients are in everyday personal care products.

Have you ever read the labels on your deodorant, shaving cream, mouthwash and toothpaste BOX???

Product warning labels are shown for a reason. It is a fact that many manufacturers use certain harmful chemical ingredients mainly because they're CHEAP and give the ILLUSION of working properly. But residues of more than 400 toxic chemicals have been found in human blood and fat tissue.

From 1950 to 1989, the overall incidence of cancer in the U.S. has risen by 44% (smoking-related incidences account for less than 25% of the increase). Childhood cancer is up 20%.

Today, cancer is the leading cause of death for women aged 35-74. Baby Boomers have three times the cancer rate of their grandparents. In 1901 cancer was considered a rare disease. Statistics show that 1 out of 8000 persons had cancer.

Today, according to the American Cancer Society, 1 out of 3 people have cancer. By the year 2000, 1 out of 2 persons will be touched by cancer. [emphasis mine]

How much cancer, and other illnesses, are linked to chemical exposure? Sometimes it depends on which "expert" you listen to but even OSHA admits there are at least 880 neurotoxic (harmful to your nervous system) chemicals used in personal care products, cosmetics, and perfumes.

DID YOU KNOW...

There is a proven significant trend towards the incidence of ALZHEIMER'S disease among long term users of ALUMINUM-based antiperspirants? But almost all store brands use aluminum.

DID YOU KNOW...

That three of the most popular shaving creams combine two chemicals which together form a likely cancer-causing agent? They're even listed right on the label. But how many people would know this? The manufacturers are betting "not many". A product that does is a popular KID'S SHAMPOO!

Sodium lauryl sulfate (SLS) and propylene glycol are two of the most common ingredients found in many personal care products BUT...

DID YOU KNOW...

That the journal of the American College of Toxicology reports that SLS is easily absorbed into your skin and builds up in your heart, liver, lungs, and brain...even if you wash it right off after using it! The Medical College of Georgia has done testing showing that SLS forms dangerous levels of cancer-causing nitrosamines when combined with several other common ingredients

found in many personal care products. Your skin is the largest breathing organ of your body, and many chemicals can be absorbed through it. Nicotine and medicine skin patches wouldn't work if the skin couldn't absorb. Yet most shampoos contain SLS.

DID YOU KNOW...

That propylene glycol, used in many facial moisturizers and hand/body lotions, has been found to cause kidney damage and liver abnormalities in scientific and animal testing. Propylene glycol may damage cell membranes causing rashes, dry skin, and surface damage to the skin. Sierra brand anti-freeze for your car is mostly propylene glycol (read it right off the label). Most auto anti-freezes will switch to propylene glycol (from ethylene glycol) in the near future. Is this the best thing to be putting on your skin?

DID YOU KNOW...

That KIDS' bubble baths have warning labels on them? Why? It is because the sodium lauryl sulfate in them eats away at the mucous lining of the skin and causes urinary tract infections.

DID YOU KNOW...

That the Research to Prevent Blindness, Inc. reports that sodium lauryl sulfate builds up in the eye tissue and may be a cause of eyesight problems in many children. You will find sodium lauryl (or laureth) sulfate in most shampoos.

DID YOU KNOW...

That many children are rushed to the emergency rooms each year due to alcohol poisoning from drinking mouthwash. One of the most popular brands of mouthwash is 26.9% alcohol. In adults, high-alcohol mouthwash increases the risk of oral cancer by as much as 60%.

From the information above, it is little wonder that cancer is on the rise. All these harmful chemicals found in our everyday products, combined with the pollution of our air and water, has created an environment that is no longer

friendly. However, there are safe alternatives that we can use. 1-888-724-3502 - PIN# 601842 [End quoting]

I have not checked out this number and make no comments except the article sounds logical and reasonable and if you wish to investigate further I give you the source.

I feel that most of these chemicals are put into these products as a planned method to help fulfill the Elite's "Plan 2000" of killing off most of the population by year 2000—one way or another—but making it look like natural forces at work.

CONTACT readers probably recall the articles we published on the removal of the nutrition in our foods that has been going on for most of the 20th century.

Please, don't get paranoid over this type of information—fear is your worst enemy—but do take heed and control what you can. Fore-warned is fore-armed. God helps those who help themselves to stay alive and well!

MTBE POISONING

From UNKNOWN newspaper: [quoting] Tosco Corp, a major oil company, says methyl tertiary butyl ether (MTBE) which is used as a smog-cutting additive in gasoline may be tainting drinking water supplies and should be banned. Tosco's stand puts it in opposition to the rest of the oil industry which has invested billions in developing additives such as MTBE in response to requirements of the federal Clean Air Act. Now MTBE production has become a profitable \$3 billion a year sideline industry for U.S. refiners and the petroleum industry has gotten hooked on its federally-ordered "cure" for reducing pollutants in gasoline. But there's another twist: California's state-mandated gasoline formula is just as effective at reducing pollution without MTBE as it is with the "smogcutter", and the petroleum industry wants to keep that a secret. [End quoting]

What kind of odds do we have when the oil companies will lose money. Besides it helps the Elite's program to bleed you of your money through medical expenses before you die, as planned, from their chemicals and bugs.

JAPAN ISSUES WARNING

From THE MODESTO BEE, 11/25/97: [quoting]

Japan sent its clearest warning yet Monday that ailing financial companies will be allowed to go under and that the government will not embark on any corporate rescue missions. Finance Minister Hiroshi Mitsuzuka said the stability of Japan's financial institutions depends on having companies like Yamaichi Securities Co. resolve their own problems. Yamaichi Securities—one of Japan's four largest securities firms—closed its

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securities firms—closed its doors Monday, unable to cope with its \$24 billion debt. In doing so, it became the third Japanese financial company to collapse in a month. [End quoting]

It's also about time the U.S. made the corporations take the responsibility of their actions instead of always having the taxpayers bail them out.

NERVE GAS LEAKING, BUT THREAT DISCOUNTED

From *THE SPOKESMAN-REVIEW*, 11/27/97: [quoting]

HERMISTON, Ore.—A leak of the deadly nerve gas GB has been detected inside a storage area at the Umatilla Chemical Depot, the U.S. Army reported.

The leak, which workers discovered Monday, poses no danger to the public, employees or the environment, depot spokeswoman Donna Fuzi said.

"The agent was detected at an extremely low level inside an M-55 rocket chemical storage structure," she said. "No agent was detected outside the structure."

An estimated 7.2 million pounds of mustard gas, GB and VX, another nerve agent, are stored in concrete igloos at the depot about 11 miles west of Hermiston.

Sophisticated equipment enables workers to detect leaks while they still are in vapor form, Fuzi said.

A specially trained crew will isolate the leaking device so it can be sealed in a steel overpack container, she said. [End quoting]

Isn't it interesting how anytime the government is involved in pollution—even with direct death-causing chemicals—that it's "Oh, there really isn't any problem. It's really only a small leak, etc. that won't harm...". While the animals all around the areas die off.

TEMPERING TOOL

Grandpa Will was the kindest,
most patient person
I have ever known.
I was surprised to find
he wasn't always that way.

From *GUIDEPOSTS*, November 1997, P.O. Box 1479, Carmel, NY 10512: [quoting]

When I was growing up I sometimes got into school-yard scraps. One day after a brawl I slunk into the house, ducking my head to hide my black eye.

"How was school today, Ernest?" my mother called. When I didn't answer she came to the front hall. "Ernest! Not again!" She wet a towel and gently pressed it over my eye. "You have to learn how to control that temper of yours, young man."

"But, Ma, the other kid started it."

"I don't care," she said. "It takes two to make a fight."

The next day she sent me to visit Grandpa Will Shubird. I found him out by his toolshed. "Morning, Ernest," Grandpa said. His smile faded when he saw my bruise. "Now, you've been staying out of trouble, haven't you?"

"Not exactly . . ." I couldn't lie to Grandpa. He knew I had a hair-trigger temper—unlike him. He had never so much as raised his voice to me, not even when I had let his buggy roll down the hill with my brother and sister inside it. Grandpa had just calmly talked to me about what a dangerous thing I had done.

"There's no reason to let your anger get the best of you," he said now.

"What if another kid pushes me?" I protested. "Aw, you wouldn't understand. You never get mad."

Grandpa Will scratched his chin. "Son, I do understand. I used to get into fights too."

"You?"

"Yep. I threw things. I kicked in doors. Even marrying your grandmother didn't mellow me. I had the meanest, rottenest temper around," he said. "Until something made me change." He beckoned me to the doorway of the toolshed and pointed to a battered piece of iron sitting on a shelf inside. "See that wedge? One day when your uncle J. D. was a boy we were using it to split firewood. Halfway through a big oak log the wedge popped out. I banged it in deeper, but it came out again. Steaming mad, I raised the hammer over my head and smashed it down with all my might. Bam! The wedge went flying. It hit J. D. on the head and knocked him out cold."

"Fortunately J. D. was all right, though he did get a good knot on his head. I was horrified at what I'd done. I went back to the woods and knelt by that log and prayed, 'Lord, I'll do anything to get over this terrible temper of mine.'"

"Later that day I missed a nail and hit my thumb. I was about to throw the blasted hammer across the road when I suddenly saw in my mind that wedge flying through the air."

"Then what did you do?" I asked skeptically. I couldn't believe my gentle grandfather had ever had a temper.

"I stopped short and said a prayer," Grandpa told me. "And you know, when I finished asking

the Lord for his help, my sore thumb didn't seem so important.

"I didn't want that wedge ever to hurt anyone again. So I put it up. But I learned the problem was me, not the wedge."

"Then I had a real test a few years later. A neighbor confronted me on the church steps, brandishing a knife. 'Will Shubird,' the man snarled, 'Word's out you said my boy's runnin' a still. I don't like that kind of talk. I feel like carvin' yer gizzard.'"

"Now the old Will Shubird would have grabbed a stick and prepared for combat. Instead I looked him straight in the eye and said, 'Brother Sam, what you heard ain't so. I know you don't want to get into trouble over something that ain't true. Let's forget about it and go on into church.' Sam was so surprised he put his knife in his pocket and walked away."

"I haven't flown off the handle since that day in the woods," Grandpa said.

"The Lord done his part, and remembering this ol' wedge helped me do mine."

From then on I tried to do my part whenever I felt my temper about to get the best of me. It wasn't always easy, especially when another kid put up his dukes, but slowly I discovered my grandfather was right. By the time the prayer left my mouth, whatever I had gotten all fired up about never seemed to matter anymore. What did was trying to be more like Grandpa Will, the kindest, most patient person I've ever known. Ernest Shubird, Montgomery, Alabama [End quoting]

Probably most of us can gain much from this story. 

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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:

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; 6/1/97(2); 6/22/97(2); 7/20/97(2); 8/15/97(3)*Corporation Lecture ;
8/16/97 to 8/19/97(11) New Year Celebration meeting; 9/21/97(1); 10/19/97(2);
11/9/97(3); 12/7/97(2) & 12/8/97(1) Norio Hayakawa & Anthony Hilder, and Christmas Party & Memorial for our beloved Zita.

Do The U.S. Constitution And Bill Of Rights No Longer Apply?

[Continued from Front Page]

more and more leeway to erode further and further the personal liberty and freedom and right to privacy guaranteed by our Founding Fathers.

Recently the French company SAGEM's U.S. affiliate, North American Morpho System inadvertently revealed that the FBI has 630 million cards on file. The information came out when North American Morpho System said it had just completed a two-year project for the FBI which involved scanning 31.5 million fingerprint cards.

"What is wrong with this?" some will say. What is wrong with this is that the *Constitution* does not permit a central police force—which is what the FBI most distinctly is. The FBI has no mandate in the *U.S. Constitution*, having been created in violation of the *Constitution* by renegade Teddy Roosevelt via "executive order" which has no standing in the *U.S. Constitution*. Executive orders are proclamations which can only be made by the monarchy of England and since we in the U.S. do not have a monarchy, there is no room in our constitutional laws for executive orders.

This violent abuse of the *Constitution* and the *Bill of Rights* has accelerated under Clinton to the extent where the House and Senate might as well pack its bags and head for home. Rule by executive order is rule by fiat—rule by tyranny—and this is what is fast developing in the U.S. If I had a million dollars I would challenge every member of the Congress, the Justice Department, the Supreme Court and the Executive order to show me where in the *Constitution* is the power to

issue so-called executive orders? Executive orders are sending America to hell in a handbasket, and no one is doing anything to put a stop to this unconstitutional practice which is fast bearing America along with the road to total tyranny.

North American Morpho Systems Inc. scanned over 630 million FBI cards using a specially-constructed computer IBM Risc 6000 with custom software to meet the FBI's demanding image quality specifications. Nobody knows just how much this has cost the American taxpayer. The cards are now part of another unconstitutional enterprise, the "Integrated Automated Fingerprint Identification System" which violates so much of the *U.S. Constitution* that it ought to have rung alarm bells all over the House and Senate, supposedly the guardians of our liberty, but which are fast becoming nullities, a fact which ought to be disturbing the entire nation, but is not.

We are apparently so obsessed with pennant races and football stars that we have become the equivalent of the Romans, kept in ignorance of our coming downfall through "bread and circuses". The system also violates the *10th Amendment* which says that police powers belong to the States, and now we have the FBI enmeshing itself in States' police powers. A people who will allow this is a people ripe for takeover by tyranny.

A Korean-owned company, InScan Inc., a company engaged in people surveillance through iris-scanning techniques is about to provide federal agencies with a new method of people control through scanning the eye's iris. The software is called "IriScan" and the end product is a new, automated biometric identification and the company says it's system will be in worldwide use by the end of the century. Its biometric key will replace passwords and PINs and while this is all to the good, the potential for abuse by any tyrannical central government—especially U.S.—which is fast becoming the new USSR—is immense.

Visionics Corporation has just completed its gigantic face-recognition program for the National Security Agency, the INS, and the National Institute

of Justice. None of these federal agencies is mentioned nor expressly implied in the *U.S. Constitution* and they are therefore without a constitutional mandate to operate in the United States. Where in the *U.S. Constitution* is "National Security Agency" mentioned? The answer is, "NOWHERE" and that means the NSA is not a constitutionally-mandated agency. It is no better than the U.S. Department of Education which Comrade Carter established in violation of the *U.S. Constitution* in 1980, in fulfilling one of his many Marxist-oriented election promises.

While Congress is finally bestirring itself to close down the Department of Education, why isn't it doing something about the myriads of rogue agencies which also have no mandate to exist? Perhaps the reason is that we have so many Trojan Horses like Senator Lugar in the Republican Party from where such action would have to originate. The Republican Party has to remove people like Lugar from its ranks if it has any hope of surviving as the party of Jefferson and Lincoln.

When are the American people going to realize that the central government cannot just invent agencies which more and more threaten the liberty of the people? "Oh well, only criminals have to fear these things," is the general retort. That is exactly what Joseph Stalin of the former USSR used to say. That these infringements of our rights and liberties may be prefaced with good intentions is not the point, and let me remind you that the way to the hell of living under a government of tyranny is paved with good intentions.

The *U.S. Constitution* does not allow itself to be violated by "good intentions" and "noble purpose" laws. The *U.S. Constitution* cannot be twisted and squeezed to allow for laws that are "a good thing" just because they may be a "good thing". The *U.S. Constitution* cannot be flouted with impunity by "good thing, noble purpose" laws, yet this is what is happening today in the U.S. so that the day that our *Constitution* and the *Bill of Rights* will be buried under "good thing and

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noble purpose" legislation is fast approaching. The test is not that legislation be for a good purpose or well-intended: The ONLY test such legislation can be measured by is, IS IT CONSTITUTIONAL? Does it pass the CONSTITUTIONAL test? The answer in most cases is a resounding "NO". Yet Congress, elected by We, the People, increasingly places expediency above the *Constitution* and the *Bill of Rights*. Congress has fallen asleep at the tiller and the ship of state is being allowed to drift into the shoals of tyranny.

The latest symbol of a fast-approaching tyrannical government comes from the demand by William Jefferson Clinton that he be allowed to make the rules and regulations pertaining to foreign trade agreements, most of which do not measure up to the constitutional test of whether they can be called treaties. "I want fast-track authority," says Clinton. Nobody points out that under our *Constitution* it is the Congress (House and Senate) that makes trade treaties, not the president, nor does anyone appear to be speaking out against "fast-track" authority as being absolutely unconstitutional.

The one thing we need to be absolutely certain of is that any of the many attacks on parts of the *Constitution* the Socialist/Marxist/Communist legislators do not like, is an attack on the whole *Constitution*, which cannot be served up as a cut loaf of bread to be consumed slice-by-slice until there is nothing left of it. What I find so astonishing is that unlawful institutions are allowed to be set up all over Washington D.C. whose sole purpose is to nullify and make our *Constitution* of no effect. Take, for an example, a Marxist/Communist outfit like "Legal Action Project of the Center to Prevent Handgun Violence", whose sole purpose is to destroy the individual *Second Amendment* right of citizens to keep and bear arms. Why is this Marxist/Communist organization not outlawed as an entity bent upon violating what James Madison, James Monroe and Fisher Ames said is interchangeable in the same breath with freedom of religion, freedom of the press, "human rights", "private rights", "essential and sacred rights", which "each individual reserves to himself".

Is it not then promoting anarchy that the Marxist/Communist Hand Gun Control Inc. is allowed to go on undermining the highest law of the land, the *U.S. Constitution* and the *Bill of Rights*, under the many cynical guises it holds forth as its purpose? James Madison's *Federalist Papers* commentary that was in front of the Congress when it enacted the *Bill of Rights* described the *2nd Amendment* as confirming citizens "in their right to keep and bear arms". How then can the right to keep and bear arms guaranteed by the *Bill of Rights* be hived-off from the rest of the *Constitution* which certifies freedom of religion and freedom of speech as individual rights?

Who will stand up for We, the People and make sure that the citizen is not robbed of his individual *Second Amendment* right? This is not about "guns" and "crime", it is about destroying the entire *Constitution* and the *Bill of Rights*, piece-by-piece, for there is one thing we may be absolutely sure about: the haters of the *Second Amendment* are the haters of the *Bill of Rights* and they will not stop until they have accomplished their Marxist/Communist larger goal of destroying our individual right to be secure in our homes and our papers, free of unreasonable search and seizure. That is the real purpose of gun control! 

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Part IV In A Series

The following is Part IV of the excellent investigative historical series from Calvin Burgin which began in the 11/18/97 issue of CONTACT as the Front Page story.

11/14/97 CALVIN BURGIN

THE TREASURY DEPARTMENT RULES THIS COUNTRY

On March 11, 1933, President Roosevelt, in his first radio "Fireside Chat", makes the following statement:

"The Secretary of the Treasury will issue licenses to banks which are members of the Federal Reserve System, whether national bank or state, located in each of the 12 Federal Reserve Bank cities, to open Monday morning."

It was by this action that the Treasury took over the banking system.

Black's Law Dictionary defines the Bank Holiday of 1933 in the following words:

"Presidential Proclamations No. 2039, issued March 6, 1933, and No. 2040, issued March 9, 1933, temporarily suspended banking transactions by member banks of the Federal Reserve System. Normal banking functions were resumed on March 13, subject to certain restrictions. The first proclamation, it was held, had no authority in law until the passage on March 9, 1933, of a ratifying act (12 U.S.C.A., Sect. 95b). *Anthony v. Bank of Wiggins*, 183 Miss. 883, 184 So. 626. The present law forbids member banks of the Federal Reserve System to transact banking business, except under regulations of the Secretary of the Treasury, during an emergency proclaimed by the President. 12 U.S.C.A., Sect. 95."

Take special note of the last sentence of this definition, especially the phrase, "present law". The fact that banks are under regulation of the Treasury today, is evidence that the state of emergency still exists, by virtue of the

definition. Not that, at this point, we need any more evidence to prove we are still in a declared state of national emergency.

From the Agricultural Adjustment Act of May 12, 1933: "To issue licenses permitting processors, associations of producers and others to engage in the handling, in the current of interstate or foreign commerce, of any agricultural commodity or product thereof..."

This is the seizure of the agricultural industry by means of licensing authority.

In the first hundred days of the reign of Franklin Delano Roosevelt, similar seizures by licensing authority were successfully completed by the government over a plethora of other industries, among them transportation, communications, public utilities, securities, oil, labor, and all natural resources. The first hundred days of FDR saw the nationalization of the United States, its people and its assets. What has Bill Clinton talked about during his campaign and early presidency? His first hundred days.

Now, we know that they took over all contracts, for we have already read:

"No contract is considered as valid as between enemies, at least so far as to give them a remedy in the courts of law of either government, and they have, in the language of civil law, no ability to sustain a *persona standi in judicio*."

They have no personal rights at law. Therefore, we should expect that we would see in the statutes a time when the contract between the Federal Reserve and We, the People, in which the Federal Reserve had to give us our gold on demand, was made null and void.

Referring to House Joint Resolution 192 (June 5, 1933): "That (a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount of money of the United States measured thereby, is declared to be against public policy; and no such policy shall be contained in or made with respect to any obligation hereafter incurred."

Indeed, our contract with the Federal Reserve was invalidated at the end of Roosevelt's hundred days. We lost our right to require our gold back from the bank in which we had deposited it.

Returning once again to the Roosevelt

Editorial Policy

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

Papers:

"This conference of fifty farm leaders met on March 10, 1933. They agreed on recommendations for a bill, which were presented to me at the White House on March 11th by a committee of the conference, who requested me to call upon the Congress for the same broad powers to meet the emergency in agriculture as I had requested for solving the bank crisis."

What were the "broad powers"? That was the War Powers, wasn't it? And now we see the farm leaders asking President Roosevelt to use the same War Powers to take control of the agricultural industry. Well, needless to say, he did. We should wonder about all that took place at this conference, for it to result in the eventual acquiescence of farm leadership to the governmental take-over of their livelihoods.

THE AGRICULTURAL ADJUSTMENT ACT

Reading from the Agricultural Adjustment Act, May the 12th [1933], Declaration of Emergency:

"That the present acute economic emergency being in part the consequence of a severe and increasing disparity between the prices of agriculture and other commodities, which disparity has largely destroyed the purchasing power of farmers for industrial products, has broken down the orderly exchange of commodities, and has seriously impaired the agricultural assets supporting the national credit structure, it is hereby declared that these conditions in the basic industry of agriculture have affected transactions in agricultural commodities with a national public interest, have burdened and obstructed the normal currents of commerce in such commodities and rendered imperative the immediate enactment of Title I of this Act."

Now here we see that he is saying that the agricultural assets support the national credit structure. Did he take the titles of all the land? Remember Contracts Payable in Gold? President Roosevelt needed the support, and agriculture was critical, because of all the millions of acres of farmland at that time, and the value of that farmland. The mortgage on that farmland was what supported the emergency credit. So President Roosevelt had to do something to stabilize the price of land and Federal Reserve Bank notes to create money, didn't he? So he impressed agriculture into the public interest. The farming industry was nationalized.

Continuing with the Agricultural Adjustment Act, Declaration of Emergency:

"It is hereby declared to be the public policy of Congress..." Referring now back to Prize Cases (1 862) (2 Black, 674): "But in defining the meaning of the term 'enemies' property', we will be led into error if we refer to Fleta or Lord Coke for their definition of the word, 'enemy'. It is a technical phrase peculiar to prize courts, and depends upon principles of public policy as distinguished from the common law."

Once the emergency is declared, the common law is abolished, the *Constitution* is abolished and we fall under the absolute will of Government, called public policy.

All the government needs to continue is to have public opinion on their side. If public opinion can be kept, in sufficient degree, on the

side of the government, statutes, laws and bills can continue to be passed. This is why it is so important that they also control the media, which they do. The *Constitution* has no meaning. The *Constitution* is suspended. It has been for over 60 years. We're not under law. Law has been abolished. The quickest way to learn this is to end up in court. Try to claim your "Constitutional rights" and the judge will jail you for contempt of court. MANY THOUSANDS of victims have learned this fact the hard way. You will learn you are under "Admiralty Law", which is British law for ships at sea, foreign lands and enemies.

We're under a system of public policy: War Powers.

So when you go into that courtroom with your *Constitution* and the common law in your hand, what does that judge tell you? He tells you that you have no *persona standi* in *judicio*. You have no personal standing at law. He tells you not to bother bringing the *Constitution* into his court, because it is not a Constitutional court, but an executive tribunal operating under a totally different jurisdiction.

From Section 93-549: "Under this procedure we retain Government by law—special, temporary law, perhaps, but law nonetheless. The public may know the extent and the limitations of the powers that can be asserted, and the persons affected may be informed by the statute of their rights and their duties."

If you have any rights, the only reason you have them is because they have been statutorily declared, and your duties well spelled out, and if you violate the orders of those statutes, you will be charged, not with a crime, but with an offense.

Again from 93-549, from the words of Mr. Katzenbach:

"My recollection is that almost every executive order ever issued straddles on several grounds, but it almost always includes the Trading With the Enemy Act because the language of that act is so broad, it would justify almost anything."

Speaking on the subject of a challenge to the Act by the people, Justice Clark then says:

"Most difficult from a standpoint of standing to sue. The Court, you might say, has enlarged the standing rule in favor of the litigant. But I don't think it has reached the point, presently, that would permit many such

cases to be litigated to the merits."

Senator Church then made the comment: "What you're saying, then, is that if Congress doesn't act to standardize, restrict, or eliminate the emergency powers, that no one else is very likely to get a standing in court to contest."

No *persona standi in judicio*—no personal standing in the courts.

PERMANENT AGENCIES TO SOLVE TEMPORARY PROBLEMS

Continuing with Senate Report 93-549: "The interesting aspect of the legislation lies in the fact that it created a permanent agency designed to eradicate an emergency condition in the sphere of agriculture."

These agencies, of which there are now thousands, and which now control every aspect of our lives, were ostensibly created as temporary agencies meant to last only as long as the national emergency. They have become, in fact, permanent agencies, as has the state of national emergency itself. As Franklin Delano Roosevelt said: "We will never go back to the old order." That quote takes on a different meaning in light of what we have seen so far.

In Senate Report 93-549, we find a quote from Senator Church: "If the President can create crimes by fiat and without congressional approval, our system is not much different from that of the Communists, which allegedly threatens our existence."

We see on this same document, at the bottom right-hand side of the page, as a Title, the words, "Enormous Scope of Powers... A Time Bomb."

Remember, this is Congress' own document, from the year 1973.

The reason agriculture is so important to the understanding of this picture is because land is the source of all physical wealth. Most people might not look to agriculture to provide them with this type of information. But let us look at Title III of the Agricultural Adjustment Act, which is also called the Emergency Farm Mortgage Act of 1933: "Title III—Financing—And Exercising Power Conferred by Section 8 of Article I of the *Constitution*: To Coin Money And To Regulate the Value Thereof."

From Section 43: "Whenever the President finds upon investigation that the foreign

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commerce of the United States is adversely affected...and an expansion of credit is necessary to secure by international agreement a stabilization at proper levels of the currencies of various governments, the President is authorized, in his discretion... To direct the Secretary of the Treasury to enter into agreements with the several Federal Reserve banks..."

Remember that in the *Constitution* it states that Congress has the authority to coin all money and regulate the value thereof. How can it be then that the Executive branch is issuing an emergency currency, and quoting the *Constitution* as its authority to do so?

Under Section 1 of the same Act we find the following:

"To direct the Secretary of the Treasury to cause to be issued in such amount or amounts as he may from time to time order, United States notes, as provided in the Act entitled 'An Act to authorize the issue of United States notes and for the redemption of funding thereof and for funding the floating debt of the United States, approved February 25, 1862, and Acts supplementary thereto and amendatory thereof.'"

LINCOLN SUSPENDS CONSTITUTION

What is the Act of February 25, 1862? It is the Greenback Act of President Abraham Lincoln. Let us remember that when Abraham Lincoln was elected and inaugurated, he didn't even have a Congress for the first six weeks. He did not, however, call an extra session of Congress. He issued money, he declared war, he suspended habeas corpus; it was an absolute Constitutional dictatorship. There was not even a Congress in session for six weeks.

When Lincoln's Congress came into session six weeks later, they entered the following statement into the Congressional Record: "The actions, rules, regulations, licenses, heretofore or hereafter taken, are hereby approved and confirmed..." This is the exact language of March 9, 1933 and Title 12, USC, Section 95 (b), today.

HOW DO WE TERMINATE THE EMERGENCY?

We now come to the question of how to terminate these extraordinary powers granted under a declaration of national emergency. We have learned that, in order for the extraordinary powers to be terminated, the national emergency itself must be canceled. Reading from the Agricultural Act, Section 13: "This title shall cease to be in effect whenever the President finds and proclaims that the national economic emergency in relation to agriculture has been ended."

Whenever the President finds by proclamation that the proclamation issued on March 6, 1933 has terminated, it has to terminate through presidential proclamation just as it came into effect. Congress had already delegated all of that authority, and therefore was in no position to take it back.

In Senate Report 93-549, we find the following statement from Congress:

"Furthermore, it would be a largely futile task unless we have the President's active collaboration. Having delegated this authority to the President—in ways that permit him to determine how long it shall continue, simply

through the device of keeping emergency declarations alive—we now find ourselves in a position where we cannot reclaim the power without the President's acquiescence. We are unable to terminate these declarations without the President's signature, so we need a large measure of Presidential cooperation."

It appears that no President has been willing to give up this extraordinary power, and, if they will not sign the termination proclamation, the access to, and usage of, extraordinary powers does not terminate. At least, it has not terminated for over 60 years.

Now, that's no definite indication that a President, from Bill Clinton on, might not eventually sign the termination proclamation, but 60 years of experience would lead one to doubt that day will ever come by itself. But the question now to ask is this: How many times have We, the People, asked the President to terminate his access to extraordinary powers, or the situation on which it is based, the declared national emergency? Who has ever demanded that this be done? How many of us even knew that it had been done? And, without the knowledge contained in this report, how long do you think the blindness of the American public to this situation would have continued, and with it, the abolishment of the *Constitution*? But we're not quite as in the dark as we were, are we?

In Senate Report 93-549, we find the following statement from Senator Church:

"These powers, if exercised, would confer upon the President total authority to do anything he pleased."

Elsewhere in Senate Report 93-549, Senator Church makes the remarkable statement:

"Like a loaded gun laying around the house, the plethora of delegated authority and institutions to meet almost every kind of conceivable crisis stand ready for use for purposes other than their original intention... Machiavelli, in his Discourses of Livy, acknowledged that great power may have to be given to the Executive if the State is to survive, but warned of great dangers in doing so. He cautioned: Nor is it sufficient if this power be conferred upon good men; for men are frail, and easily corrupted, and then in a short time, he that is absolute may easily corrupt the people."

Now, a quote from an exclusive reply written May 21, 1973, by the Attorney General of the United States regarding studies undertaken by the Justice Department on the question of the termination of the standing national emergency: "As a consequence, a 'national emergency' is now a practical necessity in order to carry out what has become the regular and normal method of governmental actions. What were intended by Congress as delegations of power to be used only in the most extreme situations, and for the most limited durations, have become everyday powers, and a state of emergency has become a permanent condition."

SUPREME COURT RULES FDR'S "NEW DEAL" UNCONSTITUTIONAL

From United States v. Butler (Supreme Court, 1935):

"A tax, in the general understanding and in the strict Constitutional sense, is an exaction

for the support of government; the term does not connote the expropriation of money from one group to be expended for another, as a necessary means in a plan of regulation, such as the plan for regulating agricultural production set up in the Agricultural Adjustment Act."

What is being said here is that a tax can only be an exaction for the support of government, not for an expropriation from one group for the use of another. That would be socialism, wouldn't it?

Quoting further from United States v. Butler:

"The regulation of a farmer's activities under the statute, though in form subject to his own will, is in fact coercion through economic pressure; his right of choice is illusory. Even if a farmer's consent were purely voluntary, the Act would stand no better. At best it is a scheme for purchasing with federal funds submission to federal regulation of a subject reserved to the states."

Speaking of contracts, those contracts are coercion contracts. They are adhesion contracts made by a superior over an inferior. They are under the belligerent capacity of government over enemies. They are not valid contracts.

Again from United States v. Butler:

"If the novel view of the General Welfare Clause now advanced in support of the tax were accepted, this clause would not only enable Congress to supplant the states in the regulation of agriculture and all other industries as well, but would furnish the means whereby all of the other provisions of the *Constitution*, sedulously framed to define and limit the powers of the United States and preserve the powers of the states, could be broken down, the independence of the individual states obliterated, and the United States converted into a central government exercising uncontrolled police power throughout the union superseding all local control over local concerns."

Please, read the above paragraph again. The understanding of its meaning is vital.

The United States Supreme Court ruled the New Deal, the nationalization, unconstitutional in the Agricultural Adjustment Act and they turned it down flat. The Supreme Court declared it to be unconstitutional. They said, in effect, "You're turning the federal government into an uncontrolled police state, exercising uncontrolled police power."

What did Roosevelt do next? He stacked the Supreme Court, didn't he? I think the ones he appointed were Benjamin Cardozo, Hugo Black, Stanley Reed, Felix Frankfurter, William Douglas, Frank Murphy, James Byrnes, Robert Jackson, and Wiley Rutledge. At least some of them were secret Communists. And in 1937, United States v. Butler was overturned.

At midnight, November 16, 1933, Roosevelt sat down with Soviet Foreign Commissar Maxim Litvinov (a Jew whose real name was Wallich) and concluded the Roosevelt-Stalin Pact that began turning control of the U. S. government over to the Soviets. Read *The Iron Curtain Over America* by John Beaty for more details than you ever wanted to know on this conspiracy.

FELIX FRANKFURTER, ANOTHER TRAITOR

Roosevelt appointed Felix Frankfurter to the Supreme Court on January 17, 1939.

Frankfurter was Jewish, born in Vienna, Austria, to a long line of Rabbis. His parents came to the Lower East Side of New York City. He attended City College of New York, then Harvard Law School. He was openly Communist in his younger years, involved in such things as defense of Sacco and Vanzetti who were Red Anarchists (which also involved Emma Goldman, discussed later in this document).

A letter dated February 23, 1921, from J. Edgar Hoover, the Special Assistant to the Attorney General at the time, to W. L. Hurley, Office of the Undersecretary of State, Department of State, Washington, D. C., is State Department decimal file number 861.00/8795, and reads:

"Receipt is acknowledged of your letter of the 4th instant (U-H/861.00/7885) referring to copy of dispatch No. 62 from the American Consul at Reval, dated December 1, 1920, relative to the disseminators of Bolshevik propaganda, submitting a list of the same and requesting a reply, the substance of which will be communicated to the American Consul at Reval.

"From an examination of the list of names and addresses submitted, it is indicated that at least the major portion of the list of thirty-two names is authentic, particularly because of the notation, J. Ferguson (evidently Isaac Ferguson); Felix Frankfurter; Jacob Hartman and Fred Biedenkapp;—all known to be actors in this movement."

(Signed) J. E. Hoover

Special Assistant to the Attorney General Frankfurter testified in behalf of convicted Communist spy Alger Hiss. Frankfurter was the one who put together Roosevelt's "brain trust" in 1932 (*Memphis Commercial Appeal*, James Reston, June 25, 1976, p. 6). He was a leader (along with Walter Lippmann—real name Isadore Lipschitz) in the Intercollegiate Socialist Society, which changed its name later to the League for Industrial Democracy.

OUR SYSTEM OF CHECKS AND BALANCES NO LONGER WORKS

From the 65th Congress, 1st Session Doc. 87, under the section entitled *Constitutional Sources of Laws of War*, Page 7, Clause II, we find:

"The existence of war and the restoration of peace are to be determined by the political department of the government, and such determination is binding and conclusive upon the courts, and deprives the courts of the power of hearing proof and determining as a question of fact either that war exists or has ceased to exist."

The courts will tell you that is a political question, for they (the courts) do not have jurisdiction over the common law.

The courts were deprived of the *Constitution*. They were deprived of the common law. There are now courts of prize over the enemies, and we have no *persona standi in judicio*. We have no personal standing under the law. Also from the 65th Congress, under the section entitled *Constitutional Sources of Laws of War*, we find:

"When the sovereign authority shall choose to bring it into operation, the judicial

department must give effect to its will. But until that will shall be expressed, no power of condemnation can exist in the court."

From Senate Report 93-549: "Just how effective a limitation on crisis action this makes of the court is hard to say. In light of the recent war, the court today would seem to be a fairly harmless observer of the emergency activities of the President and Congress. It is highly unlikely that the separation of powers and the *10th Amendment* will be called upon again to hamstring the efforts of the government to deal resolutely with a serious national emergency."

So much for our Constitutional system of checks and balances. And from that same Senate Report, in the section entitled, "Emergency Administration:" "Organizationally, in dealing with the depression, it was Roosevelt's general policy to assign new, emergency functions to newly created agencies, rather than to already existing departments."

Thus, thousands of "temporary" emergency agencies are now sitting out there with emergency functions to rule us in all cases whatsoever.

WE ARE PIRATES' BOOTY

Finally, let us look briefly at the courts, specifically with regard to the question of "booty". The following definition of the term, "prize" is to be found in *Bouvier's Law Dictionary*: "Goods taken on land from a public enemy are called booty; and the distinction between a prize and booty consists in this, that the former is taken at sea and the latter on land."

This significance of the distinction between

these two terms is critical, a fact which become quite clear shortly.

Let us now remember that "Congress shall have the power to make rules on all capture on the land and the water." To reiterate, captures on the land are booty, and captures on the water are prize.

Now, the *Constitution* says that Congress shall have the power to provide and maintain a navy, even during peacetime. It also says that Congress shall have the power to raise and support an army, but no appropriations of money for that purpose shall be for greater than two years. Here we can see that an army is not a permanent standing body, because in times of peace, armies were held by the sovereign states as militia. So the United States had a navy during peacetime, but no standing army; we had instead the individual state militia.

Consequently, the federal government had a standing prize court, due to the fact that it had a standing navy, whether in times of peace or war. But in times of peace, there could be no federal police power over the continental United States, because there was to be no army. From the report "The Law of Civil Government in Territory Subject to Militia Occupation by Military Forces of the United States", published by order of the Secretary of War in 1902, under the heading entitled *The Confiscation of Private Property Enemies in War*, comes the following quote:

"4. Should the President desire to utilize the services of the Federal courts of the United States in promoting this purpose or military undertaking, since these courts derive their jurisdiction from Congress and do not constitute a part of the military establishment, they must secure from Congress the necessary action to

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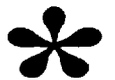
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*The way this will work is, you can buy 4-2oz GaiaCols for \$10.00 each (and get two freebies). That's \$40.00. Plus you will add \$1.00 s&h for each freebie. That's \$2.00 s&h. So the total for the 6-2oz GaiaCols would be \$42.00. Or if you choose to go with the 32oz size for this Product, it would look like this: 4-32oz GaiaCols for \$96.00 each. That's \$384.00. Plus you will add \$3.00 s&h for each freebie. That's \$6.00 s&h. So the total for the 6-32oz GaiaCol would be \$390.00. **This is a savings of \$186.00.**

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confer such jurisdiction upon said courts.”

This means that, if the government is going to confiscate property within the continental United States on the land (booty), it must obtain statutory authority.

In this same section, we find the following words:

“5. The laws and usages of war make a distinction between enemies’ property captured on the sea and property captured on land. The jurisdiction of the courts of the United States over property captured at sea is held not to attach to property captured on land in the absence of Congressional action.”

There is no standing prize court over the land. Once war is declared, Congress must give jurisdiction to particular courts over captures on the land by positive Congressional action. To continue with this:

“The right of confiscation is a sovereign right. In times of peace, the exercise of this right is limited and controlled by the domestic *Constitution* and institutions of the government. In times of war, when the right is exercised against enemies’ property as a war measure, such right becomes a belligerent right, and as such is not subject to the restrictions imposed by domestic institutions, but is regulated and controlled by the laws and usages of war.”

So we see that our government can operate in two capacities: (a) in its sovereign peacetime capacity, with the limitations placed upon it by the *Constitution* and restrictions placed upon it by We, the People, or (b) in a wartime capacity, where it may operate in its belligerent capacity governed not by the *Constitution*, but only by the laws of war.

In Section 1 of the Act of October 6, 1917, the Trading with the Enemy Act:

“That the district courts of the United States are hereby given jurisdiction to make and enter all such rules as to notice and otherwise; and all such orders and decrees; and to issue such process as may be necessary and proper in the premises to enforce the provisions of this Act.”

Here we have Congress conferring upon the district courts of the United States the booty jurisdiction, the jurisdiction over enemy property within the continental United States. And at the time of the original, unamended, Trading with the Enemy Act, we were indeed at war, a World War, and so booty jurisdiction over enemies’ property in the courts was appropriate. At that time, remember, we [citizens] were not yet declared the enemy. We were excluded from the provisions of the original Act.

In 1934 Congress passed an Act merging equity and law, abolishing common law. This Act, known as the Federal Rules of Civil Procedures Act, was not to come into effect until 6 months after the letter of transmittal from the Supreme Court to Congress. The Supreme Court refused transmittal and the transmittal did not occur until Franklin D. Roosevelt stacked the Supreme Court in 1938.

But on March the 9th of 1933, the American people were declared to be the public enemy under the amended version of the Trading With the Enemy Act. What jurisdiction were We, the People, then placed under? We were now the booty jurisdiction given to the district courts by Congress. It was no longer necessary, or of any value at all, to bring the *Constitution of the United States* with us upon entering a courtroom, for that court was no

longer a court of common law, but a tribunal under wartime booty jurisdiction. Take a look at the American flag in most American courtrooms. The gold fringe around our flag designates Admiralty jurisdiction.

Executive Order No. 11677 issued by President Richard M. Nixon August 1, 1972 states:

“Continuing the Regulation of Exports; By virtue of the authority vested in the President by the *Constitution* and statutes of the United States, including Section 5 (b) of the Act of October 6, 1917, as amended (12 U.S.C. 95a), and in view of the continued existence of the national emergencies...”

Later, in the same Executive Order, we find the following:

“...under the authority vested in me as President of the United States by Section 5(b) of the Act of October 6, 1917, as amended (12 U.S.C. 95a)...”

Section 5 (b) certainly seems to be an oft-cited support for Presidential authority, doesn’t it? Surely the reason for this can be found by referring back to the words of Mr. Katzenbach in Senate Report 93-549: “My recollection is that almost every executive order ever issued straddles on several grounds, but it almost always includes the Trading With the Enemy Act because the language of that act is so broad, it would justify almost anything.”

The question here, and it should be a question of grave concern to every American, is what type of acts can “almost anything” cover? What has been, and is being, done, by our government under the cloak of authority conferred by Section 5 (b)? By now, I think we are beginning to know.

Has the termination of the national emergency ever been considered? In Public Law 9412, September 14, 1976, we find that Congress had finally finished the exhaustive study on the national emergencies, and the words of their findings were that they would terminate the existing national emergencies. We should be able to heave a sigh of relief at this decision, for with the termination of the national emergencies comes the corresponding termination of extraordinary Presidential power. But yet we have learned two difficult lessons: that we are still in the national emergency; that power, once grasped, is difficult to let go. And so now it should come as no surprise when we read, in the last section of the Act, Section 502, the following words:

“(a): The provisions of this Act shall not apply to the following provisions of law, the powers and authorities conferred thereby and actions taken thereunder (1) Section 5(b) of the Act of October 6, 1917, as amended (12 U.S.C. 95a; 50 U.S.C. App. 5b)”

The bleak reality is, the situation has not changed at all.

THE DECLARATION OF RIGHTS AGAINST BRITAIN

The alarming situation in which We, the People, find ourselves today causes us to think back to a time over two hundred years ago in our nation’s history when our forefathers were also laboring under the burden of governmental usurpation of individual rights. Their response, written in 1774, two years before the signing of the *Declaration of Independence*, to the

attempts of Great Britain to retain extraordinary powers it had held during a time of war, became known as the “Declaration of Rights.” And in that document, we find these words:

“Whereas, since the close of the last war, the British Parliament, claiming a power of right to bind the people of America, by statute, in all cases whatsoever, hath in some acts expressly imposed taxes on them. and in others, under various pretenses, but in fact for the purpose of raising a revenue, hath imposed rates and duties payable in these colonies established a board of commissioners, with unconstitutional powers, and extended the jurisdiction of the courts of admiralty not only for collecting the said duties, but for the trial of causes merely arising within the body of a county.” We can see now that we have come full circle to the situation which existed in 1774, but with one crucial difference. In 1774, Americans were protesting against a colonial power which sought to bind and control its colony by wartime powers in a time of peace. In 1994, it is our own government which has sought, successfully to date, to bind its own people by the same subtle, insidious method.

Another BIG difference is that at that time, Americans had the same (or better) rifles as their oppressors. Today, Americans still have rifles (a right fast disappearing) while the oppressors have helicopters, tanks, and star wars weapons.

Article 3, Section 3, of our *Constitution* states:

“Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them aid and comfort. No Person shall be convicted of Treason unless on the Testimony of two Witnesses to the same overt Act, or on Confession in open Court.”

Is the Act of March 9, 1933, treason? That would be for the common law courts to decide. At this point in our nation’s history, the point is moot, for common law, and indeed the *Constitution* itself, do not operate or exist at present. Whether governmental acts of theft of the nation’s money, the citizens’ property, and American liberty as an ideal and a reality which have occurred since 1933 is treason against the people of the United States, as the term is defined by the *Constitution of the United States*, cannot even be determined or argued in the legal sense until the *Constitution* itself is re-established.

Much of this information on the War Powers Act came from “War And Emergency Powers” by Gene Schroder, *et al.* The complete report is available on the Internet or from the American Freedom Coalition, 9 Northcrest Circle, Rockwall, TX 75087. They have available many exhibits of copies of original documents.

[To be continued.] 

Calvin Burgin
404 Gate Tree Long
Austin, TX 78745
fax: (512) 452-4770
e-mail: wrldline@texas.net

Can *You* Help Us?

DR. EDWIN M. YOUNG

Editor-In-Chief

Many of you out there in reader-land are strikingly generous as far as helping keep *CONTACT* afloat financially. Boy, are you ever!

You do this within often very limited, fixed-income means, especially those of you in your senior years, and some of you do this on a surprisingly regular basis. What a vote of confidence.

Believe me, we can literally *FEEL* the love and desire to help that emanates from a crumpled and worn \$5 bill enclosed for our use. And the magnificence of such giving becomes all the more exquisite when you *KNOW* how much the giver actually needed that \$5! There are no words to adequately express the magnitude of such giving. Just as "the call compels the answer", so too does such heart-full Giving set into motion a multiplied Regiving—for such is the expansive nature of God's Law.

Your encouraging notes accompanying such donations always say something like, "Keep up the great work; use this for whatever you need to get The Truth out." While that's always been a tall and complicated order to fulfill—this business of getting out The Truth—we also never lose sight of there being an equally touching implicit Trust conveyed in those notes, Trust about our doing this job with financial responsibility. Call it "pinching pennies" if you want.

We even gave up the practice of an annual Christmas luncheon for the past several years because we could not justify even this once-a-year "thank you" to staff and volunteers as funds started to get really tight some time ago. Always the paper *MUST* come first.

For a lot of people, however, it is difficult to get motivated to help us within such a vague, general picture of routine newspaper production, wherein ones cannot readily appreciate a "return on the investment". These ones need more tangible goals upon which to focus their help, financial or otherwise.

With that in mind, let me take you "behind the scenes" to explain two immediate, concrete needs we have which possibly some one(s) out there in reader-land can help us with. Both of these are financial needs. Both are quite concrete and obvious.

ITEM #1:

This is a renewal subscription to *Executive Intelligence Review* and their fast-turnaround *Executive Alert Service* publication. Three months of *Executive Alert Service* usually costs \$1000, and one year of *Executive Intelligence Review* goes for \$400. The EIR people are willing to discount the *EAS* cost to \$600 if we renew the *EIR* subscription for a year at the same time, bringing

our total bill to \$1000 for a 3-month extension of *EAS* and a 1-year extension of the *EIR* publication. We most recently utilized excerpts from *EAS* in order to bring you the in-depth financial news and clues to a very precarious economy that comprised last week's Front Page story.

During a recent conversation with the EIR people, I was told that "several *CONTACT* readers" were responsible for paying for our current subscription to *EAS*, which expires in a few weeks. When I suggested that maybe these "*CONTACT* readers" would be willing to renew the subscription, my inquiry was deflected to: why don't we consider the "deal" mentioned above.

Let me digress for a moment into the matter of utilizing source material and the "costs" for doing so. Basically these vary all over the map, though it is true that many genuine sources are willing (and even enthusiastic) to share The Truth freely, even though, like us, they also typically squeak by on only a shoestring budget.

For example, a similarly useful publication to *EIR* and *EAS* (from our point of view, though each fulfills a slightly different niche) is Dr. John Coleman's superb *World In Review*, which we utilize regularly, such as on the Front Page this week, and two weeks ago (originally for the Front Page, but that had to move once it became evident that the planned Killer Bugs were an even bigger threat at that moment than the volatile Middle East; sometimes it's a really close call!). John's subscription rate is \$65 for one year.

Now, as far as utilization of material goes, just comparing these two sources, we have unlimited, enthusiastic permission to quote from *World In Review*. We have a much more limited and specific permission arrangement from the EIR people, especially where *EAS* is concerned. So that you can more accurately calibrate the nature of the comparison I am making, neither of these publications take paid advertising.

As a "humorous" aside here, we once asked *Newsweek* for permission to reprint just ONE map from ONE of their issues, in conjunction with an earthquake alert from Commander Soltec a few years ago. THAT cost us a lot of hassle, phone calls back and forth, faxes galore, legal lectures and documentation to fill out—and then, finally, an arm-and-a-leg in fees!

So you can see what I mean when I say that the "costs" TO US of bringing you some avenues of timely information can vary all over the place. It depends upon the specific philosophical focus and hospitality of the source. We have found, over the years, that we work best with those who wish to share information as freely as we do.

Unfortunately, it is not often that other publications are willing to acknowledge, especially in any tangible way, the "free publicity" (and attendant increase in PAID sales for them) that we provide if we elect to utilize some of their

material. Such seems to be the nature of modern business "ethics". If we received credit, say over the radio airwaves, from just 10% of show hosts or their guests who quote our material as their own, we would be doing very well indeed!

We don't make the rules, but we do have to work within them—as brutal as they can sometimes be in forsaking graciousness for bucks.

Now let me change the subject from making the rules to making the paper—literally.

ITEM #2:

We need approximately \$2000 to pay for a new (faster and more flexible) computer to do the layout work that literally results in creating the master pages for printing what you are holding and reading now. The old "main" computer has been getting taxed enough, by production demands requiring newer and more sophisticated software, that it has been crashing on a regular basis, grinding production to a halt and causing much anguish (and hair pulling) about lost work. You can imagine what this does to morale, too!

However, the situation is actually more heart-warming than the above matter-of-fact paragraph conveys, and I think I'm here going to "spill the beans" a bit about the truth of this, without giving out specific names that would only cause embarrassment to the gracious giving that has *ALREADY* occurred.

Yes, I said already.

The truth of the matter is that "some ones" who already put hours and hours into helping to get out this newspaper every week, and who receive very little in funds upon which to live, have already purchased the new computer for our use. It is in place; it is working quite well; it is sparing tempers and saving morale (and hair). These generous "ones", who shall remain anonymous, took it upon themselves to liquidate what little savings they had and directed that toward the purchase of the new computer. They did this compassionate act quietly, several weeks ago—so that *CONTACT* could have this machine to use, even though it was understood that there were no funds in our financial coffers with which to even hope to repay this "loan" anytime soon.

The next step is to link together the two main computers and upgrade several software packages—all of which will facilitate the complex task of getting this publication out to you.

So, when I said, at the beginning of this Item, that we need \$2000, that is an immediate need. Better yet would be donations toward a "computer fund" to support future upgrades of newspaper production software, computers, and related peripherals such as document scanners and data back-up and retrieval technology.

Can you help us? Will you help us? Thanks! 

Nora's Research Corner

Father-God Bel And Aton Known In Early America

11/25/97 NORA BOYLES

The November 1997, issue of *The Barnes Review* magazine carried the article titled "Who Built New England's Megalithic Monuments?" by Paul Tudor Angel. Those of you who have read it now know that the ancient Celts (aka Kelts) from Spain (aka Iberia) and Europe (Irish, Scotch, Welsh, Britons) as well as Phoenicians and others were pre-Columbus travelers to America. They left markings on the stones of New England of various kinds including references to Bel (Celtic name for God) and Baal (Phoenician name for God). The writing is called "Ogam", and has been found also in Arkansas, Kentucky, West Virginia, Nevada, Colorado, Wyoming, Texas, New Mexico and California. The author, Mr. Angel, explains how these early travelers could have made the trip to America, and is worthy of your review. He names Barry Fell, Ph.D., archeologist, ethnologist, oceanologist and language specialist as the man most responsible for bringing the importance of the markings to national attention in 1976 in his book, *America, F.C.* A copy of a picture of the "Eye of Bel", found in this article and in Mr. Fell's book is attached. The book is available in many libraries. It started me on a search to learn more



Identified as "The Eye of Bel", this Keltiberian motif appears throughout megalithic chambers in what today are New Hampshire and Vermont. It is almost always accompanied by ogamic inscriptions. This one was found with an inscription that warned: "Pay heed to Bel; His eye is the Sun."

with the institute, either directly or by mail, they were advised that the institute had no record of their finds or their communications. Much of the past history of America has been deliberately kept from us.

Arlington Mallery and Mary Roberts Harrison, in their book *The Rediscovery of America*, write about the problem. A team of archeologists, Squier and Davis in the 1840s, had made surveys of upwards of 100 mounds and 200 sites in New England. Unfortunately their report was not entirely accurate and became the center of a controversy regarding the possibility that pre-Columbian Americans were able and did extract ores from metals during the Bronze Age. This fact, if true, would identify the early presence of people in the New World that were more advanced than those allowed by the prevailing theory and "history". Mallery and Harrison write more on "An Iron Curtain on America's Past" which follows: [quoting]

Although speculation on America's past during the forty years following the publication of the Squier-Davis report was dominated by the belief in a superior ancient race of Mound Builders, fresh and formidable opposition to this popular theory erupted during these years. By the time of Squier's

death, such opposition was in command and very soon thereafter laid to rest permanently the theory that prehistoric America was the home of people with an advanced civilization distinct from the Indians.

This fresh opposition resided in the Bureau of Ethnology of the Smithsonian Institution, which was established by Congress in 1879. Under Director John Wesley Powell, who was determined to obliterate the theory of a vanished distinct race, the Bureau, strengthened by appropriations for excavation of archaeological sites,

demolished the credibility of all claims in support of that theory. Even Squier did not escape exposure of countless errors in his calculations and conclusions which supported the belief in the ancient race of Mound Builders. His comments, however, on the lack of metallurgical sophistication in the vanished civilization remained unsullied, for these comments served the purpose of the opposition. They were, in fact, essential to the new dominate theory that only Stone Age Indians had lived in prehistoric America.

During the 1880s and increasingly after 1890, the Peabody Museum of American Archaeology and Ethnology also funded archaeological explorations. Founded in 1865 as a depository for relics of ancient cultures, the Museum followed the shift from interest in ethnology to an emphasis on excavation that became general in archaeological activities.

In the 1890s, archaeologists from the Peabody Museum excavated Ohio mounds and uncovered ancient furnaces like those that my associates and I found in those mounds nearly sixty years later. They failed to identify their finds as furnaces. From the Museum field notes, I have identified one of their finds as a Celtic furnace similar to the first furnace that we found in the Arledge mound.

In 1890, Peabody archaeologists cut trenches through a mound at Foster's Crossing in Ohio. In this mound, they found a furnace like one we uncovered at Deer Creek and like a furnace found in Smaland, Sweden, soon after 1890 by John Nihlen. The walls of the furnace had evidently been constructed of hard-burned bog ore backed up with loose stones and earth. The bottom was paved with flat stones laid on loosely piled stones. A flue, built of stones, conducted air into this pile, which filtered through the loose stones into the furnace. This flue served also as an outlet for the molten slag and iron, which dripped down and flowed into an outside collecting basin.

The builders of this mound had apparently used the method used in northern Europe. First, the walls of the furnace were demolished. Then the accumulated furnace refuse—cinders, ashes, and unused bog ore—were heaped together to form the base of the mound. Often layers of loam were spread over the conglomerate heap, but sometimes, as in this case, the entire mound was built of refuse.

The Peabody archaeologists also uncovered a variety of flues and pits which seem to have been furnaces of different types evolved from the use of a second pit and flue. These furnaces were in Turner group mound number 3. Two-pit furnaces have been found in Sweden, on the hilltops and on the plains, and two-pit furnaces similar to the one found by the Peabody archaeologists in mound 3 of the Turner group have been found in Germany.

It is unfortunate, indeed, that the Peabody archaeologists were not aware that they had uncovered the remains of an ancient iron industry on this continent. By 1890, the triumph of Squier over Atwater and other early investigators in the argument regarding the smelting of iron in pre-Columbian America was complete. No archaeologist of repute would even contemplate the possibility that prehistoric Americans had smelted ores to produce malleable metals.

Over thirty years earlier, the Smithsonian Institution published an article by an officer of the American Antiquarian Society evaluating the work of American archaeologists in uncovering the past. The author of the article published in 1856, Samuel F. Haven, referring to American Mound Builders, declared: "There is no proof of the practice of reducing metals from their ores and cutting them for use and ornament—none of the knowledge of chemistry and astronomy."

An Iron Curtain had been drawn on America's past! [End quoting]

Barry Fell, in addition to being an archeologist and ethnologist was a professor from Harvard University. His work, together with James Whitehall and others, on the pre-Columbian dwellers in America produced some profound

about the believers in Bel in the New World.

How is it that this information was not made available to us much earlier? David Hatcher Childress, in his book *Lost Cities Of North And Central America*, writes extensively about this problem. He encountered many people in his own investigations that had sent many artifacts and information to the Smithsonian Institute for identification, classification and preservation only to learn that the materials had been lost, destroyed or suppressed. In other words, when they checked

results. In languages alone he found crossings between the Micmac Indians of Canada and Egyptian, the Zuni and Libyan, the Pima and Iberian (Spanish), the Algonquins and the Basque and Celt (Ref.: *America, B.C.*). He writes extensively about the Celtic temples dedicated to the Sun God (Bel) found at some New England sites. I quote excerpts from *America, B.C.*: [quoting]

THE CELTS IN AMERICA

Ancillary wall or ceiling decorations generally relate to the divinity to whom the temple is dedicated. Thus the small chapel of Bel at Calendar Site I carries a quadripartite square, a symbol of the Sun, appropriate to the Sun God. The temple of the Mother Goddess Byanu beside the pond at South Woodstock, Vermont, carries on its ceiling a lightly punched and stained representation of Tanith, the Mother Goddess of the Phoenicians. Phallic symbols have no obvious relationship to the dedication, for a large ceiling phallus appears in the same temple of Byanu at South Woodstock, Vermont, and small phalli are also found in the Pantheon at the same locality.

Why should the structures identified as temples have their long axes directed towards the particular sunrise points on the horizon, as indicated in the table? A full answer is given in Chapter 13, but a short answer would be as follows. A typical Celtic temple is rectangular with a narrow entrance doorway in the middle of the eastern wall and the smoke-hole (and hence the altar) at the opposite or western end, these two features lying along the long axis. There are no window openings, the only light admitted coming from the doorway. Suppose you are standing in the chamber at the South Woodstock site in Vermont. The long axis points to declination—23 1/2 degrees on the eastern horizon. This means that on the three or four days of the winter when the sun reaches its southernmost limit (nowadays from about December 21 to 23), a person standing at the altar and looking through the entrance opening will see the sunrise. On all other days of the year the sunrise will not be visible to him. Evidently, then, the orientation of the temple must be to provide a dramatic event on the selected day or days of the year appropriate for that temple, in this case the four days of the midwinter festival. It is logical to assume, therefore, that each temple was associated with one or other of the festivals of the Celtic year, much in the same way as Christian churches are usually dedicated to some particular saint whose feast day is no particular day of the year, and whose congregation therefore makes a special celebration at the church on that day.

The Sun's motion is relatively slow at the time of solstice, so the midwinter and midsummer festivals were necessarily spread over several days. In contrast, near equinoctial times the Sun moves faster, and so the celebration of the spring and autumn festival was a more precise

matter, each equinoctial festival occurring at sunrise on one particular day only. Thus, since the festival at the equinoxes was shorter, and hence less important, it is not surprising to find that a temple such as the one dedicated to Bel on Dix's Calendar Site I (near South Royalton, Vermont), where the axis of orientation lies due east and west, corresponding to the equinoctial sunrise and sunset directions, the temple itself is more modest, indeed no more than a small chapel. Here, we may guess, the tribal gathering was not at the equinoctial chapel, but on the nearby calendar site itself, where the Druids would be engaged in the astronomical observations.

These calendar matters, linked with Celtic religion and hence reflected in the physical orientation of their religious buildings, are undoubtedly to be traced back to an ancient cult of Sun worship, and certain symbols widely distributed across the Old World at sites where the Sun was worshipped in ancient times occur also on the walls or lintels of some of the Celtic temples in New England. They are also found at some other sites linked with various tribes of North American Indians, and there can be no doubt that the Indian shamans acquired these symbols from contact with ancient colonists in America such as the Celts.

The Sun, as the giver of warmth that promotes the growth of all vegetation, both the forest foliage and the edible crops, and whose annual return after the winter months ushers in spring and the birth of the young of many wild animals, came to be regarded as the *Giver-of-Life*, a phrase that appears in the ancient Semitic Creation Hymn preserved by the Pima people of Arizona and Mexico (see Chapter II). Thus any discussion of the role of the Celtic temple is bound to relate to the annual solar cycle whose astronomical axes determine the orientation of the temples and the dates of the year when any given temple celebrates

its own special festival.

[End quoting]

Barry Fell gives us a very early view of some of the life of some of the Celts in America, a view that had been lost in Europe due to their defeat at the hands of the Romans. Further, most of the Celtic tradition in Europe was written by Roman Catholic monks. The earliest examples being written down about 800 A.D. Therefore, one can find interpretations of Celtic life and times which cannot be verified or which disagree with later archeological finds. The name "Bel" is generally rendered as "Betane" in early European versions of Celtic beliefs. (Ref.: *New Larousse Encyclopedia of Mythology*.) In more recent decades evidence of early metal smelting by the Celts in Europe has been discovered and shown to compare with that found at American archeological sites of the Bronze Age (Ref.: *America, B.C.*).

An explanation of the eventual disappearance from the New World of these Celts and other European or Mediterranean settlers is not complete and is unknown in most instances. It is known that a few returned home and that some were integrated into Indian tribes. It is possible that the plague destroyed many, or that many returned home or moved elsewhere as conditions changed.

The old Sun God religion of defeated people was thoroughly and cruelly eradicated and suppressed by the Romans and later by the Roman Catholic Church in Europe and elsewhere. Everyone who disagreed was labelled a heretic and destroyed or run off to the periphery of the Empire. The Celts were strong individualist, only a few changed their region under threat of the sword. They were excellent warriors but lacked the organization of the Roman legions.

This is not to say that the Celts had maintained the Truth in their religion. There is evidence that human sacrifice was performed under the Druids, etc. Therefore, like the worshippers of Baal in the Middle East, it appears that the Celtic versions of Bel worship had also deteriorated from its very early beginnings. Nevertheless, the fact they maintained God's Name "Bel" in their worship shows a strong connection to Babylon and Father-God (Bel) at some prehistoric time.

I have been on the lookout for some connection between the knowledge of Father-God (Bel) in prehistoric Babylon, and the later knowledge of Father-God Aton in Egypt and elsewhere in the Mediterranean area beginning with Akhenaton (1375-1325 B.C.). It seemed to me there should be some record or teaching which informed the people that Bel and Aton were one and the same. Very interestingly, I found a clue to the possible recognition that Bel and Aton were one and the same in a book titled *Before Columbus*, by Dr. Samuel D. Marble, and also *America, B.C.*, by Barry Fell.

Dr. Marble is relating information about the Micmac Indians of Canada and the

THE GARDEN OF ATON

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

VOLUME I



BY
NORA BOYLES

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Algonquins of the East Coast of the United States: [quoting]

The Micmac hieroglyphs are remarkably similar, and in some cases identical with Egyptian hieroglyphs. Furthermore, the Micmac meaning of these glyphs is in almost all cases identical to the classical Egyptian meaning. But old beliefs die hard, and scholars suggest that the Egyptian hieroglyphs were taught to the Micmac Indians by French priests who believed it was easier to teach them hieroglyphs—specifically the Egyptian hieroglyphs—than to introduce them to the Latin language. These scholars claim that Maillard used hieroglyphs as a method of teaching Christianity because of the straightforward character of Egyptian grammar and syntax, and because of the visual aid to learning that the hieroglyphs represent.

But there is no possibility that Maillard first learned Egyptian, then translated his Latin into Egyptian and taught the Micmacs with the second language. Fortunately, the dating is clear. The 450-page book, printed in Vienna in Micmac hieroglyphics, is dated 1762, or sixty-one years before Champollion received Napoleon's prize for translating the Rosetta Stone, as well as the inscriptions on the Cleopatra obelisk which Napoleon brought to Paris from his Egyptian conquest. The possibility that Maillard might secretly have cracked the code of the Egyptian language sixty years before Champollion appears to be untenable for a number of reasons. It disregards the statements of the other French priests, including Father Sebastien Rasles, whose missionary work began in 1690 and who became familiar with the Micmac system of hieroglyphic writing when he first contacted them at the beginning of his missionary enterprise. Also, in 1738, more than a hundred years before Champollion, Father Maillard prepared a small grammar and dictionary, entitled *Hieroglyphic Manual of Micmac*. Barry Fell in *America, B.C.* reproduces page after page of Micmac writing, both drawn from the Vienna publication and also from manuscripts prepared by Fr. Maillard in the course of his lifetime of experience with this Indian group. The Micmac hieroglyphs reveal that the Indians had a considerable knowledge of metallurgy; and interestingly enough, their symbols for silver and gold are a lost identical to those used by the Egyptians.

If, then, on the basis of dating, it is evident that the Micmac Indians were not taught hieroglyphs by the Europeans, the question arises, who did teach them this form of written language? The answer has to be pressed back to at least A.D. 200, because at that time the ability to translate the hieroglyphs was utterly and completely lost and not rediscovered until the time of Champollion. This means that whoever the teachers were, whether colonists, visitors, merchants, missionaries, traders, they would probably have to arrive on the American shores sometime before the advent of Christ, or shortly thereafter. It is possible they might have been members of Hanno's Phoenician colony.

Other provocative specimens of what appears to be Egyptian writing are found in Davenport, Iowa, and the Indian mounds of West Virginia. However, dating problems still exist; and furthermore, these finds are tantalizing fragments in comparison to the thorough knowledge of the Micmac language derived from texts published in the 1700s as well as from voluminous personal

papers left by Fr. Maillard himself.

The spoken form of the Algonquin language shows the absorption of other linguistic influences, including that of the Celts; but the written form of the language, although showing evolution over the span of two thousand years or more is remarkably faithful to the original Egyptian.

The old portraits of the Algonquins Indians of the East Coast pictured them as closely resembling the Europeans, particularly the southern Europeans of the Mediterranean type. When occasionally they are portrayed in European dress, it is difficult to separate them from European colonists. It is, therefore, quite natural that integration took place, and somewhat more rapidly than with the Indians to the West with stronger Mongolian features. As a result, only a small portion of the Algonquin people occupy their tribal lands, although a recent decision of the U.S. Supreme Court (1976) has altered the landholding statutes of the Indians in Maine based on a treaty signed between the Algonquin nation and the original European colonists. As a consequence of these new developments, we may now see some resurgence of earlier cultural forms.

An engraved stone known as the "Davenport Calendar" was found in an Indian burial ground in Iowa in 1974, 1,500 miles away from the Micmacs. This stele, or marker, was immediately branded a meaningless forgery. While dating problems do exist, it appears to be one of the few trilingual texts in existence, and is written in Egyptian, Punic, and Iberian languages. The text has to do with raising a monument at sunrise on the first day of the year. The marker is now in the Putnam Museum in Davenport, Iowa. The Egyptian writing certainly antedates Champollion, but no one really knows how this curious stone found its resting place in an Indian burial ground.

What the Micmacs and the Algonquins generally have to say about their origin is worth listening to. The earliest report seems to have been made in a letter by John Johnson, written in 1819, and later printed in *Archaeological*, who said, "The people of this nation have a tradition that their ancestors crossed the sea. They are the only tribe with which I am acquainted, which admits to a foreign origin. Until lately [i.e., 1819], they kept yearly sacrifices for their safe arrival in this country. From where they came or at what period of time they arrived in America, they do not know."

One other coincidence deserves to be noted. In the Micmac language, there is a hieroglyph that can be found in any standard Egyptian dictionary and is defined as "the checkerboard of Aton". The word "Aton" became a symbol for the religious revolution led by Ikhnaton at the end of the 18th Dynasty, or approximately 1320 B.C. The Micmac word for God "Atnaquina" is remarkably close to "Aton", the monotheistic God of Ikhnaton, and also is

reminiscent of the name of God in other societies where non-Indian influences have been present.

[Emphasis added.]

[End quoting]

The "checkerboard of Aton" can also be found among Ogam writings of the Celts. Below is an example of the Celtic or Iberian type Sun hieroglyph found in Vermont by Barry Fell—identical to the Egyptian "checkerboard of Aton". (Ref.: *America, B.C.*) In his index Mr. Fell identifies these Sun symbols as "Atnakuma". Therefore, I believe that in this checkerboard hieroglyph we find a distinct symbol used for the Sun God by the early Sun God worshippers of Bel which is identical to a Sun symbol used for Aton and gives us the first clue that pre-Christian people understood a connection between God (Bel) and Aton. This knowledge has been deliberately suppressed in the past, and is a reason why people today find it so difficult to accept or understand that God's names include "Bel" and "Aton".

Symbols of Sun worship—In 1975 Fell was taken to see inscriptions on rocks near South Royalton, Vermont, which Bryron Dix, an astronomer, had identified as marker stones used by some ancient people as calendar regulators, corresponding to sunrise and sunset directions on particular days of the year, namely the solstices and equinoxes. The signs were at once identified as Bronze age solar symbols, and associated Ogam of the Iberian type showed that the inscriptions were the work of the Bronze-Age Celts of Iberian origin. Photographs by Peter J. Garfall from



Known as the Bourne Stone, this inscribed rock reads, "A proclamation of annexation. Do not deface. By this Hanno takes possession." The Hanno in question may have been the famous Phoenician explorer who, according to Greek manuscripts, circumnavigated the "Northern" (Atlantic) Ocean.

casts prepared by Fell.

Patrick Huyghe has written a book titled *Columbus was Last, From 200,000 B.C. to 1492, A Heretical History of Who Was First*, which presents a very good understanding of why Columbus was erroneously given the credit for discovering America in 1492 A.D.: [quoting]

Columbus did not go where no man had gone before. His landfall in the Caribbean was in no sense a true discovery. But how did he come to get all the credit? How did this particular encounter with the New World come to stand out from the rest? There are many reasons.

His was not a one-way trip, like that of the Japanese in 3600 B.C. It was not a trading trip,

like the one made by Scandinavians in 1700 B.C. It was not a religious pilgrimage, like those made by Hui-Shen and St. Brendan in the fifth and sixth centuries A.D. Nor was his discovery a by-product of a fishing trip, as it may have been for the fishermen of Bristol in the late fifteenth century.

Columbus' was an official voyage, fully funded and supported by a royal family. And partly as a result of this royal patronage, the encounter was well documented. There were royal observers on the Columbus expedition, and its captain kept a detailed, if often faulty, daily log. No other discoverer of America kept such a substantial record of his contract, or cared enough to note a specific date for his landfall. This little detail, perhaps more than any other helped place his discovery in the record books. There is some evidence, however, that Columbus may have arrived in the New World on October 13 rather than October 12, 1492. It seems that the man entrusted with the Columbus log may have deliberately changed the date of the landing to avoid the superstition surrounding the number 13.

Columbus also had the first technology of mass communications at his disposal. No previous discovery had had the printing press available to widely circulate the news of their discovery. Prior discoverers could count on little more than the scuttlebutt of sailors to spread the news of their discovery, which is not the best way to get one's accomplishments into the historical record. The availability and use of the printing press at the time of the Columbus discovery may be the single most important factor leading to the recognition of Columbus as the discoverer of America.

It is clear from the fame the discovery brought Columbus that he came to the right place at the right time. The World was starting to feel a little small to Europeans of the fifteenth century. They needed an outlet. It was a time when new lands were no longer commonplace, but rare and much desired. No other discoverer made such a fuss over what he had found. No one else, as far as we know, had such grandiose plans as Columbus, for whom the New World was not just another trading outpost, no just another fishing ground, not just another "island" out there. For Columbus, the new lands were there to conquer, colonize, and exploit.

Though many others had had the technology and knowledge to make the journey and had done so, no other discoverer had the economic motivations, the competitive nationalism, and the gunpowder necessary to undertake such an enterprise. The last was perhaps the most important factor of all, as the development of firearms enabled, for the first time, a small group of foreigners to subdue, control, and eventually

nearly annihilate the natives in the lands they conquered. Columbus was America's first conqueror. He was not its first discoverer. History has confused one for the other.

[End quoting]

Before closing this article some mention should be made of the Celtic symbol called "The Eye of Bel", which can be translated as the all-seeing Eye of God—meaning His Omnipresence, Omnipotence and Omniscience. This Eye symbol has been used by others such as the worshippers of the Sun God-Ra in Egypt, the worshippers of the one-eyed Odin

Ancient Celtic Hymn to the Sun

The eye of the great god,
The eye of the god of glory,
The eye of the king of hosts,
The eye of the king of life,
Shining upon us
through time and tide,
Shining upon us gently
and without stint.
Glory be to thee,
O splendid Sun,
Glory to thee O Sun,
face of the god of life.

—Ancient Celtic Hymn to the Sun
(Reference: *America, B.C.*)

of the Odinic mysteries in Scandinavia, and the use of the all-seeing Eye in Masonic symbolism and on our one-dollar bill. I am glad that you have now had the opportunity to see the symbol in its ancient settings in America, and may connect it to an ancient and unrealized meaning for our national motto: "In God We Trust", found on the dollar bill. There really are no coincidences.

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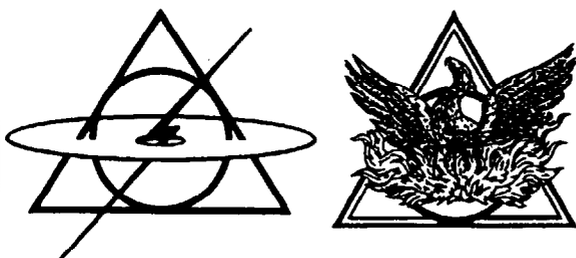
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