

Phoenix Journal

#206



By Gyeorgos Ceres Hatonn

Table Of Contents

CHAPTER 1	1
V.K. DURHAM PUTS CONGRESSMAN	
JOHN SHIMKUS ON NOTICE by V.K. Durham	1
CHAPTER 2	4
MASSIVE SANCTIONED RIP-OFF?	4
MULTILATERAL INTER-AMERICAN INVESTMENT CORP.	
AN AGREEMENT BETWEEN USA & OTHER COUNTRIES	
PART I by Rick Martin 5/19/97	4
WHAT IS THE INTER-AMERICAN INVESTMENT CORPORATION?	4
ARTICLE I PURPOSE AND FUNCTIONS	4
ARTICLE II MEMBERS AND CAPITAL	5
ARTICLE III OPERATIONS	7
ARTICLE VII JURIDICAL PERSONALITY, IMMUNITIES,	
EXEMPTIONS AND PRIVILEGES	9
ARTICLE X GENERAL PROVISIONS	12
ARTICLE X FINAL PROVISIONS	12
ANNEX A SUBSCRIPTIONS OF SHARES IN THE AUTHORIZED	
CAPITAL STOCK OF THE CORPORATION (Shares of US\$10,000 each)	13
WHAT HAS “GRANDMA” HERRMAN STATED THUS FAR?	14
IRAN-CONTRA WHISTLEBLOWER NAVY LT. COMMANDER (RETIRED)	17
ALEXANDER (AL) MARTIN	17
BACK TO V.K. DURHAM	19
V.K. DURHAM TAKES OFF THE GLOVES	22
DFG, INC.	23
CHESTERTON INVESTMENTS LIMITED RE: BELMONT BANK LTD.	24
BACK TO DFG, INC.	25
V.K. CONTINUES	26
RETURNING TO THE INTER-AMERICAN INVESTMENT CORP.	26
AS IF THAT WEREN’T ENOUGH, V.K. CONTINUES	27
CONSTITUTIONAL CONSIDERATIONS IGNORED	28
RETURNING TO AL MARTIN	28
LAWS ARE CONTRACTS	29
TAKING A CLOSER LOOK	29
THE DEPOSITORY TRUST COMPANY	30
THE UNKNOWN \$9.1 TRILLION COMPANY	30
WAIT A MINUTE	34
CHAPTER 3	35
THE NEWS DESK by Dr. Al Overholt 5/24/97	35
McDONALD’S HEIRESS SERVES UP PHILANTHROPY	35
NEW ANTHRAX ‘THREATENS ARMAGEDDON’	35
YOUR VOICES HEARD; PATENT RIGHTS SAVED	36

PROTECT OUR BORDERS	37
CALIFORNIA ATTORNEY INVITES RACISM AT UNIVERSITY OF MISSISSIPPI	37
STATE-SPONSORED HATE	38
FACTIONAL FRICTION	38
HUBBLE CONSPIRACY	39
MAD COW MOUNTAINS SAVE DANE SOVEREIGNTY	41
HOUSE ENDORSES BILL TO HASTEN ADOPTIONS OF FOSTER-CARE KIDS	41
WOULD YOU BE A GOOD SAMARITAN?	42
BILL GATES' \$50 MILLION HOUSE NEAR SEATTLE	43
ACTION BY FED COULD END GUESSING	43
RIGHT TONE	44
UNITY: AFRICA'S AGENDA FOR THE 21ST CENTURY	44
NEWS ANALYSIS	44
GADHAFI WANTS AFRICA TO REJECT	45
U.S. MILITARY FORCE IDEA	46
DR. HASSAN TURABI: CHIEF "TERRORIST" OR A CHAMPION OF ISLAM?	46
CHAPTER 4	49
AUTHOR DAVID ICKE IN TEHACHAPI A SERIES PART IV 4/13/97 HATONN & DAVID ICKE	49
CHAPTER 5	51
BLOOD MONEY, OR: THE HOLOCAUST IS BIG BUSINESS by Frank Stuckert 4/18/97	51
CHAPTER 6	56
THE NEWS DESK SPECIAL by Dr. Al Overholt 5/24/97	56
CHINA VS. THE BRITISH EMPIRE	56
YOU, TOO, MAY BE FUNDING CHINA'S ARMY	56
RED CHINESE CONTINUE U.S. OFFENSIVE	58
RED CHINA IN MASSIVE MILITARY BUILDUP WITH HELP FROM AMERICA'S 'BEST ALLY'	59
SECRET MEMO FROM US TO THEM	60
ROOTS OF CHINA-GATE GO AS FAR BACK AS LITTLE ROCK IN '77	61
'MY MAN'	62
ON THE LAM	62
CHAPTER 7	64
HILARION: UNDERSTANDING YOUR BIO-ELECTRIC SENSING MACHINE (PART II OF A SERIES)	64
5/24/97 MASTER HILARION	64
CHAPTER 8	69
THE NEWS DESK by Dr. Al Overholt 5/31/97	69
SYRIAN TANKS LEAVE LEBANON;	69
TENSION ON SYRIA-TURKEY BORDER	69

ANOTHER POSSIBLE HYDROGEN FUEL BREAKTHROUGH	69
FROM QUARKS TO THE COSMOS	70
PENTAGON'S NEW INFORMATION WAR	71
EJUKASHUN NASHUN DEVELOPMENTS OF LATE ON THE SORRY STATE OF AMERICA'S CLASSROOMS	72
THE WAR ON THE INTERNET HAS BEGUN—REVOLT BREWING AGAINST GOVERNMENT CONTROL	73
LEFT LOSING PATIENCE WITH CLINTON	74
NASA TO SEND PROBE CARRYING PLUTONIUM TO SATURN	76
PROTOCOLS OF THE LEARNED ELDERS OF ZION	76
EU UNHAPPY WITH BOEING MERGER	77
MEDICINE CRACKDOWN	77
REPORT ALARMS GENERAL	78
JUDGE BLOCKS CALIFORNIA ADS	78
VIRTUE AND THE FREE SOCIETY BY JEB BUSH	78
GIGATRENDS FOR THE NEXT HALF-CENTURY	79
COURT RULES CLINTON CANNOT USE PRESIDENCY TO AVOID JONES SUIT	79
“STRIPTEASE” IN THE CLASSROOM	80
WHAT'S IN A NAME?	80
CHAPTER 9	81
THE NEWS DESK SPECIAL by Dr. Al Overholt 5/31/97	81
ON THE DAY I DIE by Deborah Marie Pulaski	81
CHAPTER 10	87
REP. RON PAUL'S HOUSE BILL TO GET THE U.S. OUT OF THE U.N. by Ray Bilger 6/1/97	87
CHAPTER 11	88
THE NEWS DESK by Dr. Al Overholt 6/10/97	88
SOCIALIZED MEDICINE BEING BROUGHT IN BY A TROJAN HORSE!	88
LIBYA DEFENDS FLIGHTS TO RELIGIOUS CELEBRATIONS	89
DEAR CITIZENS: DO YOU KNOW WHERE YOUR TAXES ARE GOING?	89
RE: WHISTLES AND MISSILES	90
FLIGHT SYSTEM FAILS	91
CLINTON, BLAIR SEE OWN REFLECTIONS	91
CAMPUS TENSE OVER ISLAMIC SPEAKER	92
INSIDE CONGRESS	93
FEAR OF CONGRESS	95
SPIKES NEWS STORY	95
NOTE	96
ANTIBACTERIAL SOAPS MAY SPAWN GERM HAZARDS STRAINS DEFY KNOWN DRUGS	96
TOYOTA'S HYBRID RACES AHEAD OF TECHNOLOGY CURVE	97
WEB DOUBLES SURFERS	98

ECONOMIC AND POLITICAL THEORY 101	98
WHAT PRAYER CAN DO	99
CHAPTER 12	101
A SPECIAL ALERT TO FARMERS (AND ALL AMERICANS)	
by V.K. Durham & Ray Bilger 6/5/97	101
CHAPTER 13	105
ESU SANANDA: YOUR DESTINY IS	
GROWING TOWARD THE INFINITE	105
6/7/97 ESU “JESUS” SANANDA	105
CHAPTER 14	109
THE NEWS DESK by Dr. Al Overholt 6/17/97	109
“GOODBYE AND GOOD RIDDANCE,” SAY CLINTONS TO	
EVANS-PRITCHARD	109
CREDIT	110
AXIOM	111
BIOCHIP TWINS?	112
JOBLESS PERCENTAGE IS LOWEST SINCE ‘73	113
SLIMLINE BORIS GIVES THE RUSSIANS A TONIC	114
JEWS BOAST OF CONTROL OF DEMOCRATIC PARTY	115
BANKS WANT CREDIT UNIONS BANNED	115
CLINTON’S NEW JOBS FOR WELFARE	
PEOPLE WILL HURT WORKERS	116
BANK MONOPOLIES FORGET “SERVICE” BY REFUSING TO CASH	
THEIR OWN CHECKS!	116
ATLANTA CONSTITUTION NO HELP TO CONSUMERS	116
CLINTON RENTS LINCOLN ROOM FOR \$100,000	117
READ THIS SHOCKER!	117
STUCK WITHOUT PAPERS	118
GAMBLING AND RISE OF CRIME RATES	119
WORD TO THE BIRD	119

CHAPTER 1

V.K. DURHAM PUTS CONGRESSMAN
JOHN SHIMKUS ON NOTICE
by V.K. Durham

P.O. Box 477
Okawville, Illinois 62271
Telephone (618) 243-5615
Fax (618) 243-5501

April 18, 1997

U.S. Congressman John Shimkus
301 N. 6th Street, Suite 100
Springfield, Illinois 62701

Ref: Case No. 96-739-WLB; U.S. District Court, Article III Jurisdiction, for the Southern District of Illinois.

Ref: Impeachment of U.S. District Court Judge William L. Beatty as presiding judge, including inferior magistrates of said U.S. District Court.

Congressman Shimkus,

I, V.K. Durham, plaintiff in Case No. 96-739-WLB, U.S. District Court, Article III jurisdiction for the Southern District of Illinois, do herein and hereafter request the exercising of your duly constituted congressional powers of Office of Public Trust for impeachment of said U.S. District Court Judge, William L. Beatty.

Said U.S. District Court Judge, William L. Beatty, as presiding judge for said U.S. District Court, Article III Jurisdiction for the South District of Illinois, has failed his Oath of Public Trust as a U.S. District Court Judge, failing the U.S. constitutional Article VI, Clause 2 by failure and denial of said U.S. constitutional laws made in pursuance of the *Constitution*, as cited by plaintiff in case 96-739-WLB.

Said U.S. District Court Judge, William L. Beatty, as presiding judge:

- (1) Failed to apply and/or acknowledge the federal civil judicial procedures and rules of court;
- (2) Failed to uphold the laws made in pursuance of the *Constitution of the United States*;
- (3) Controverted said laws made in pursuance of the *Constitution of the United States*, by violation of Article I, Section 10, whereas said controverting of U.S. constitutional laws made in pursuance thereof, were denied, and ex-post facto laws made 48 and 53 years after the date of contract, being inferior

statutory laws in their nature, allowing a perverse verdict, in color of all laws to prevail over a constitutional jurisdiction case, whereas said U.S. District Court Judge, William L. Beatty, did fail his sworn duty as a U.S. District Court Judge, to enforce the laws made in pursuance of said *Constitution of the United States*, as the primary law of the land.

(4) Said U.S. District Court Judge, William L. Beatty, by failure of his sworn duty as a U.S. District Court duly constituted judge, did allow:

(a) Obstruction of justice;

(b) Outside influence;

(c) Parties not related and/or co-related to said case 96-739-WLB, to

(1) Intimidate;

(2) Use coercion;

(3) Coercion by intervening force and;

(4) Intervention by a third party (Social Security Administration, individuals, employees, agents, agencies, appointees, delegees, nominees, et al.), not a party to the original case, but claiming an interest in the subject matters of estate(s) while failure to lawfully enter into said case 96-739-WLB, while application of coercion, intimidation, and extortion methods were exerted by said Social Security Administration individuals, employees, agents, agencies, appointees, delegees, nominees, et al., on SSA letterhead, in writing, demanding access and/or information related to said case 96-739-WLB more particularly described as "estate".

Said U.S. Court was Noticed by accepted federal civil judicial procedure and rules, more particularly defined as mandatory notice. Said mandatory notices stated the facts of Social Security Administration's heavy handed tactics which exceeded jurisdiction of said federal agency, employees, individuals, agents, agencies, appointees, delegees, nominees, et al., authority and/or duly constituted lawful jurisdiction. Said U.S. District Court Judge, William L. Beatty, refused to acknowledge said mandatory notices.

(d) Said U.S. District Court Judge, William L. Beatty, did refuse to acknowledge:

(1) A duly constituted contract known as a "Sum Certain Contract" dated October 9, 1941;

(2) Perfection of said contractual collateral on said "Sum Certain Contract" duly recorded, duly filed, in Illinois Secretary of State's Records;

(3) The Rules of Court for mandatory 20 days for summary judgement on perfected title collateral instruments;

(4) Rule of Decision of Declaration of Choice of Constitutional Common Law of the Land.

Said U.S. District Court Judge, William L. Beatty, alleges plaintiff cited laws which he had never heard of, and which were not (per the defendants) his (the court's) jurisdiction, whereupon said defendant's allegations of no jurisdiction were held by said U.S. District Court. William L. Beatty did refuse to acknowledge and/or employ said duly constituted laws made in pursuance of the *Constitution of the United States*, in conformance with and to the Rule of Decision, the Judiciary Act of 1789, and Admiralty Law Sec. 1-9 saving of constitutional common law, when requested, in cases not related to Maritime matters.

(1) Said saving of constitutional common law of the land did prevail, as no ships, ships' manifest, cargo, or ships' carpenters, etc., were involved in said case at issue;

(2) Nor, at any time, was Maritime Law cited in said case by said plaintiff, V.K. Durham, for Durham cited the constitutional common laws made in pursuance of the *Constitution of the United States* as prevailing laws at the date and time of contract.

The citing of duly constituted constitutional laws, made in pursuance and in conformance with said Article VI's mandatory provisions, while prevailing upon the Article I, Sec. 10 provisions, prohibiting the impeding of contracts was cited, in res judicata, supported by prior decisions of the U.S. Supreme Court cases of (1) Marbury v. Madison, (2) Fletcher v. Peck, (3) Laws at the time of contract, by Durham.

Said U.S. District Court Judge, William L. Beatty, did refuse plaintiff the mandatory constitutional laws made in pursuance of the *Constitution of the United States*, thereby denying original jurisdiction of constitutional, duly constituted constitutional laws, and access to ancillary jurisdiction of misprision of felony, and U.S. criminal codes as duly constituted in 18 U.S.C., Sec. 1512, Obstruction of Justice, Sec. 1961, Extortion and Racketeering Practices.

Congressman Shimkus, your duly constituted, congressional powers of impeachment of said U.S. District Court Judge, William L. Beatty, et al., as related and correlated, is herein requested, and required by constitutional duties of powers of duly constituted office of the United States.

Please respond—

/s/ V.K. Durham, Plaintiff, Attorney in Fact,

Common Lawyer, Executrix

Certified hard copy to follow.

CHAPTER 2

MASSIVE SANCTIONED RIP-OFF?

MULTILATERAL INTER-AMERICAN INVESTMENT CORP. AN AGREEMENT BETWEEN USA & OTHER COUNTRIES PART I

by Rick Martin 5/19/97

CONTACT readers paying attention to V.K. Durham's writings have been hearing about the Inter-American Investment Corporation for months now. There have been accusations by V.K. that the Inter-American Investment Corporation is the same as the Contra drug cartel, the Contra arms cartel, and Contra money laundering. But in reading through the material presented thus far, what is fact and what is fiction? How can the discerning reader make sense of such broad strokes of the brush when lacking visible, hard evidence to substantiate such claims? Is there evidence to support V.K.'s statements or are these suppositions? Let's take a closer look and see if it becomes possible to separate the wheat from the chaff.

WHAT IS THE INTER-AMERICAN INVESTMENT CORPORATION?

On the cover document in hand, I read: "Inter-American Investment Corporation, an Agreement Between the United States of America and Other Governments. Done at Washington November 19, 1984; Entered into force March 23, 1986. *Note by the Department of State: Pursuant to Public Law 89-497, approved July 8, 1966 (80 Stat. 271; 1 U.S.C. 113)...the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence...of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof.*"

Now, it is not really possible to carefully examine the Inter-American Investment Corporation without first taking a careful look at the actual articles of incorporation. Therefore, at the risk of losing my audience, let's begin by reading from the actual "Agreement Establishing the Inter-American Investment Corporation" but without bogging down by reprinting the entire document we'll examine only key sections. [*Quoting:*]

The countries on behalf of which this Agreement is signed agree to create the Inter-American Investment Corporation, which shall be governed by the following provisions:

ARTICLE I PURPOSE AND FUNCTIONS

Section 1. *Purpose*

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

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

Section 2. *Functions*

In order to establish its purpose, the Corporation shall undertake the following functions in support of the enterprises referred to in Section 1:

- (a) Assist, alone or in association with other lenders or investors, in the financing of the establishment, expansion and modernization of enterprises, utilizing such instruments and/or mechanisms as the Corporation deems appropriate in each instance;
- (b) Facilitate their access to private and public capital, domestic and foreign, and to technical and managerial know-how;
- (c) Stimulate the development of investment opportunities conducive to the flow of private and public capital, domestic and foreign, into investments in the member countries;
- (d) Take in each case the proper and necessary measures for their financing, bearing in mind their needs and principles based on prudent administration of the resources of the Corporation; and
- (e) Provide technical cooperation for the preparation, financing and execution of projects, including the transfer of appropriate technology.

ARTICLE II MEMBERS AND CAPITAL

Section 1. *Members*

- (a) The founding members of the Corporation shall be those member countries of the Bank that have signed this Agreement by the date specified in Article XI, Section 1(a) and made the initial payment required in Section 3(b) of this Article.
- (b) The other member countries of the Bank may accede to this Agreement on such date and in accordance with such conditions as the Board of Governors of the Corporation may determine by a majority representing at least two-thirds of the votes of the members, which shall include two-thirds of the Governors.

(c) The word “members” as used in this Agreement shall refer only to members countries of the Bank which are members of the Corporation.

Section 2. *Resources*

(a) The initial authorized capital stock of the Corporation shall be two hundred million dollars of the United States of America (US\$200,000,000).

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

(c) The Board of Governors may increase the authorized capital stock as follows:

(i) by two-thirds of the votes of the members, when such increase is necessary for the purpose of issuing shares, at the time of initial subscription, to members of the Bank other than founding members, provided that the aggregate of any increases authorized pursuant to this subparagraph does not exceed 2,000 shares;

(ii) in any other case, by a majority representing at least three-fourths of the votes of the members, which shall include two-thirds of the Governors.

(d) In addition to the authorized capital referred to above, the Board of Governors may, after the date in which the initial authorized capital has been fully paid in, authorize the issue of callable capital and establish the terms and conditions for the subscription thereof, as follows:

(i) Such decision shall be approved by a majority representing at least three-fourths of the votes of the members which shall include two-thirds of the Governors; and

(ii) the callable capital shall be divided into shares with a par value of ten thousand dollars of the United States of America (US\$10,000) each.

(e) The callable capital shares shall be subject to call only when required to meet obligations of the Corporation created under Article III, Section 7(a). In the event of such a call, payment may be made at the option of the member in United States dollars, or in the currency required to discharge the obligations of the Corporation for the purpose for which the call is made. Calls on the shares shall be uniform and proportionate for all shares. Obligations of the members to make payments on any such calls are independent of each other and failure of one or more members to make payments on any such calls shall not excuse any other member from its obligation to make payment. Successive calls may be made if necessary to meet the obligations of the Corporation.

(f) The other resources of the Corporation shall consist of:

(i) amounts accruing by way of dividends, commissions, interest, and other funds derived from the investments of the Corporation;

- (ii) amounts received upon the sale of investments or the repayment of loans;
- (iii) amounts raised by the Corporation by means of borrowings; and
- (iv) other contributions and funds entrusted to its administration.

[And now, moving past Section 3 (Subscriptions); Section 4 (Restriction on transfers and pledge of shares); Section 5 (Preferential subscription right); and Section 6 (Limitation on liability), we read, quoting:]

ARTICLE III OPERATIONS

Section 1. *Operating procedures*

In order to accomplish its purposes, the Corporation is authorized to:

- (a) Identify and promote projects which meet criteria of economic feasibility and efficiency, with preference given to projects that have one or more of the following characteristics:
 - (i) they promote the development and use of material and human resources in the developing countries which are members of the Corporation;
 - (ii) they provide incentives for the creation of jobs;
 - (iii) they encourage savings and the use of capital in productive investments;
 - (iv) they contribute to the generation and/or saving of foreign exchange;
 - (v) they foster management capability and technology transfer; and
 - (vi) they promote broader public ownership of enterprises through the participation of as many investors as possible in the capital stock of such enterprises;
- (b) Make direct investments, through the granting of loans, and preferably through the subscription and purchase of shares or convertible debt instruments, in enterprises in which a majority of the voting power is held by investors with Latin American citizenship, and make indirect investments in such enterprises through other financial institutions;
- (c) Promote the participation of other sources of financing and/or expertise through appropriate means, including the organization of loan syndicates, the underwriting of securities and participations, joint ventures, and other forms of association such as licensing arrangements, marketing or management contracts;

- (d) Conduct cofinancing operations and assist domestic financial institutions and bilateral investment institutions;
- (e) Provide technical cooperation, financial and general management assistance, and act as financial agent of enterprises;
- (f) Help to establish, expand, improve and finance development finance companies in the private sector and other institutions to assist in the development of said sector;
- (g) Promote the underwriting of shares and securities issues, and extend such underwriting provided the appropriate conditions are met, either individually or jointly with other financial entities;
- (h) Administer funds of other private, public or semi-public institutions; for this purpose, the Corporation may sign management and trustee contracts;
- (i) Conduct currency transactions essential to the activities of the Corporation; and
- (j) Issue bonds, certificates of indebtedness and participation certificates, and enter into credit agreements.

Section 2: *Other forms of investments*

The Corporation may make investments of its funds in such form or forms as it may deem appropriate in the circumstances, in accordance with Section 7(b) below.

Section 3: *Operating principles*

The operations of the Corporation shall be governed by the following principles:

- (a) It shall not establish as a condition that the proceeds of its financing be used to procure goods and services originating in a predetermined country;
- (b) It shall not assume responsibility for managing any enterprise in which it has invested and shall not exercise its voting rights for such purpose or for any other purpose which, in its opinion, is properly within the scope of managerial control;
- (c) It shall provide financing on terms and conditions which it considers appropriate taking into account the requirements of the enterprises, the risks assumed by the Corporation and the terms and conditions normally obtained by private investors for similar financings;
- (d) It shall seek to revolve its funds by selling its investments, provided such sale can be made in an appropriate form and under satisfactory conditions, to the extent possible in accordance with Section [unreadable portion of faxed document] above;
- (e) It shall seek to maintain a reasonable diversification in its investments;

(f) It shall apply financial, technical, economic, legal and institutional feasibility criteria to justify investments and the adequacy of the guarantees offered; and

(g) It shall not undertake any financing for which, in its opinion, sufficient capital could be obtained on adequate terms.

Section 4. *Limitations*

(a) With the exception of the investment of liquid assets of the Corporation referred to in Section (7b) of this Article, investments of the Corporation shall be made only in enterprises located in developing regional member countries; such investments shall be made following sound rules of financial management.

(b) The Corporation shall not provide financing or undertake other investments in an enterprise in the territory of a member country if its government objects to such financing or investment.

[Now, jumping past: Section 5. Protection of interests; Section 6. Applicability of certain foreign exchange restrictions; Section 7. Other powers; Section 8. Political activity prohibited; Article IV: Organization and Management, Section 1. Structure of the Corporation; Section 2. Board of Governors; Section 3. Voting; Section 4. Board of Executive Directors; Section 5. Basic organization; Section 6. Executive Committee of the Board of Executive Directors; Section 7. Chairman, General Manager and officers.]

Section 8. *Relations with the Bank*

(a) The Corporation shall be an entity separate and distinct from the Bank. The funds of the Corporation shall be kept separate and apart from those of the Bank. The provisions of this Section shall not prevent the Corporation from making arrangements with the Bank regarding facilities, personnel, services and others concerning reimbursement of administrative expenses paid by either organization on behalf of the other.

(b) The Corporation shall seek insofar as possible to utilize the facilities, installations and personnel of the Bank.

(c) Nothing in this Agreement shall make the Corporation liable for the acts or obligations of the Bank, or the Bank liable for the acts or obligations of the Corporation.

[Moving on past Section 9. Publication of annual reports and circulation of reports; Section 10. Dividends; Article V: Withdrawal and Suspension of Members, Section 1. Right of withdrawal, Section 2. Suspension of membership, Section 3. Terms of withdrawal from membership, Article VI: Suspension and Termination of Operations, Section 1. Suspension of operations, Section 2. Termination of operations, Section 3. Liability of members and payment of debts, Section 4. Distribution of assets.]

ARTICLE VII **JURIDICAL PERSONALITY, IMMUNITIES,**

EXEMPTIONS AND PRIVILEGES

Section 1. *Scope*

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

Section 2. *Juridical personality* [Black's 6th: *Relating to the Administration of Justice. Done in conformity to the law of the country and the practice where this is observed.*]

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

- (a) to contract;
- (b) to acquire and dispose of immovable and movable property; and
- (c) to institute legal and administrative proceedings

Section 3. *Judicial proceedings*

(a) Actions may be brought against the Corporation only in a court of competent jurisdiction in the territories of a member country in which the Corporation has an office, has appointed an agent for the purpose of accepting service or notice of process, or has issued or guaranteed securities. No action shall be brought against the Corporation by members or persons acting for or deriving claims from member countries. However, such countries or persons shall have recourse to such special procedures to settle controversies between the Corporation and its member countries as may be prescribed in this Agreement, in the by-laws and regulations of the Corporation or in contracts entered into with the Corporation.

(b) Property and assets of the Corporation shall, wheresoever located and by whomsoever held, be immune from all forms of seizure, attachment or executive before the delivery of final judgment against the Corporation.

Section 4. *Immunity of assets*

Property and assets of the Corporation, wheresoever located and by whomsoever held, shall be immune from search, requisition, confiscation, expropriation or any other form of taking or foreclosure by executive or legislative actions.

Section 5. *Inviolability of archives*

The archives of the Corporation shall be inviolable.

Section 6. *Freedom of assets from restrictions*

To the extent necessary to enable the Corporation to carry out its purpose and functions and to conduct its operations in accordance with this Agreement, all property and other assets of the Corporation shall be free from restrictions, regulations controls and moratoria of any nature, except as may otherwise be provided in this Agreement.

Section 7. *Privilege for communications*

The official communications of the Corporation shall be accorded by each member country the same treatment that it accords to the official communications of other members.

Section 8. *Personal immunities and privileges*

All Governors, Executive Directors, Alternates, officers, and employees of the Corporation shall have the following privileges and immunities:

- (a) Immunity from legal process with respect to acts performed by them in their official capacity, except when the Corporation waives this immunity;
- (b) When not local nationals, the same immunities from immigration restrictions, alien registration requirements and military service obligations and the same facilities as regards exchange provisions as are accorded by a member country to the representatives, officials, and employees of comparable rank of other member countries; and
- (c) The same privileges in respect of traveling facilities as are accorded by member countries to representatives, officials, and employees of comparable rank of other member countries.

Section 9. *Immunities from taxation*

- (a) The Corporation, its property, other assets, income, and the operations and transactions it carries out pursuant to this Agreement, shall be immune from all taxation and from all customs duties. The Corporation shall also be immune from any obligation relating to the payment, withholding or collection of any tax or duty.
- (b) No tax shall be levied on or in respect to salaries and emoluments paid by the Corporation to officials or employees of the Corporation who are not local citizens or other local nationals.
- (c) No tax of any kind shall be levied on any obligation or security issued by the Corporation, including any dividend or interest thereon, by whomsoever held:
 - (i) which discriminates against such obligation or security solely because it is issued by the Corporation; or
 - (ii) if the sole jurisdictional basis for such taxation is the place or currency in which it is issued, made payable or paid, or the location of any office or place of business maintained by the Corporation.
- (d) No tax of any kind shall be levied on any obligation or security guaranteed by the Corporation, including any dividend or interest thereon, by whomsoever held:

(i) which discriminates against such obligation or security solely because it is guaranteed by the Corporation; or

(ii) if the sole jurisdictional basis for such taxation is the location of any office or place of business maintained by the Corporation.

Section 10. *Implementation*

Each member country, in accordance with its juridical system, shall take such action as is necessary to make effective in its own territories the principles set forth in this Article and shall inform the Corporation of the action which it has taken on the matter.

[Moving on past Section 11. Waiver, Article VIII: Amendments, Section 1. Amendments, Article IX: Interpretation and Arbitration, Section 1. Interpretation, Section 2. Arbitration.]

ARTICLE X GENERAL PROVISIONS

Section 1. *Headquarters of the Corporation*

The headquarters of the Corporation shall be located in the same locality as the headquarters of the Bank. The Board of Executive Directors of the Corporation may establish other offices in the territories of any of its members countries by a majority representing at least two-thirds of the votes of the members.

[Moving past Section 2. Relations with other organizations; Section 3. Channels of communication.]

ARTICLE XI FINAL PROVISIONS

Section 1. *Signature and acceptance*

(a) This Agreement shall be deposited with the Bank, where it shall remain open for signature by the representatives of the countries listed in Annex A until December 31, 1985 or such later date as shall be established by the Board of Executive Directors of the Corporation. In case this Agreement shall not have entered into force, a later date may be determined by the representatives of the signatory countries of the Final Act of the Negotiations of the Creation of the Inter-American Investment Corporation. Each signatory of this Agreement shall deposit with the Bank an instrument setting forth that it has accepted or ratified this Agreement in accordance with its own laws and has taken the steps necessary to enable it to fulfill all of its obligations under this Agreement.

(b) The Bank shall send certified copies of this Agreement to its members and duly notify them of each signature and deposit of the instrument of acceptance or ratification made pursuant to the foregoing paragraph, as well as the date thereof.

(c) On or after the date of which the Corporation commences operations, the Bank may receive the signature and the instrument of acceptance or ratification of this Agreement from any country whose membership has been approved in accordance with Article II, Section 1(b).

Section 2. *Entry into force*

(a) This Agreement shall enter into force when it has been signed and instruments of acceptance or ratification have been deposited, in accordance with Section 1 of this Article, by representatives of countries whose subscriptions comprise not less than two-thirds of the total subscriptions set forth in Annex A [March 23, 1986], which shall include:

(i) the subscription of the member country with the largest number of shares, and

(ii) subscriptions of regional developing member countries with a total of shares greater than all other subscriptions.

(b) Countries whose instruments of acceptance or ratification were deposited prior to the date on which the agreement entered into force shall become members on that date. Other countries shall become members on the dates on which their instruments of acceptance or ratification are deposited.

Section 3. *Commencement of Operations*

As soon as this Agreement enters into force under Section 2 of this Article, the President of the Bank shall call a meeting of the Board of Governors. The Corporation shall begin operations on the date when such meeting is held.

DONE at the city of Washington, District of Columbia, United States of America, in a single original, dated November 19, 1984, whose English, French, Portuguese, and Spanish texts are equally authentic and which shall remain deposited in the archives of the Inter-American Development Bank, which has indicated by its signature below its agreement to act as depository of this Agreement and to notify all those governments of the countries whose names are set forth in Annex A of the date when this Agreement shall enter into force, in accordance with Section 2 of Article XI. [End of quoting Articles of Incorporation.]

ANNEX A SUBSCRIPTIONS OF SHARES IN THE AUTHORIZED CAPITAL STOCK OF THE CORPORATION (Shares of US\$10,000 each)

Summarizing the number of paid-in capital shares by member countries:

Argentina—2,327; Brazil—2,327; Mexico—1,498; Venezuela—1,248; Chile—690; Columbia—

690; Peru—420; Bahamas—43; Barbados—30; Bolivia—187; Costa Rica—94; Dominican Republic—126; Ecuador—126; El Salvador—94; Guatemala—126; Guyana—36; Haiti—94; Honduras—94; Jamaica—126; Nicaragua—94; Panama—94; Paraguay—94; Trinidad and Tobago—94; Uruguay—248; United States of America—5,100; Austria—100; France—626; Fed. Rep. of Germany—626; Israel—50; Italy—626; Japan—626; Netherlands—310; Spain 626; Switzerland—310.

GRAND TOTAL: 20,000

WHAT HAS “GRANDMA” HERRMAN STATED THUS FAR?

On July 18, 1996, Herrman wrote, [quoting, in part:]

The Iran-Contra arms, the Contra arms, Contra drugs, Contra money laundering was used through such as BCCI Bank, Republic National Bank, Marine Midland, etc., who covered the action on the laundering. There is a difference in the source, for the Iran-Contra charade was the Middle East and European dissidents such as Ireland, Afghanistan, Iraq and so forth, while the “Contra” money was used on the American Continent.

The U.S. Government also set up an Inter-American Investment Corporation to cover the action of this money laundering. Capital stock shares were sold at \$10,000 per share. The Corporate “By-Laws” hold these member drug runners free from prosecution. The by-laws state only members can monitor or sanction members. They then are *above the law*.

Let’s look at the parent Corporation. The major single capital stock holder is the U.S. Government, as it owns a fourth of the Capital Stock. Then there are the “also known as”. In law enforcement lingo-jargon these are called “AKAs”. The Inter-American Investment Corporation, aka: Contra Money Laundering, aka: U.S. Government’s Inter-American Investment Corporation, aka: U.S. Central Intelligence Agency operating under the U.S. Department of State and U.S. Department of Agriculture. [Still quoting, further into the article:]

The Mexico connection of Inter-American Investment Corporation was Banco de Londres y Mexico, also known as the Bank of London in Mexico, called the Banco Serfin. This Banco or “Bank” tied in with ALL European Banks and banks of the United States. Mr. Greenspan, Mr. Bush, Mr. North, Mr. Baker, Mr. Wright, Mr. Bentsen and all presidents since the Kennedy administration, have been and are, allegedly, involved, as is Whitewater. This should provide very interesting reading.

It is beyond comprehension that the U.S. Government would “loan” buy-in moneys to these Contra nations for capital shares in this Inter-American Investment Corporation and then keep on lending the Contra nations money while they put U.S. dollars “loaned” to them into Swiss accounts, or into accounts in Liechtenstein.

Now let us look at these Swiss and “other” accounts. A casual drive through Europe looks like a trip through Disneyland with new industry, new homes, new, new, new—all courtesy of the U.S. dollar! [End quoting.]

On October 1, 1996, Grandma Herrman wrote, [quoting:]

Thanks to Congressman Jerry Costello, Senator Paul Simon, Representative Durbin, Poshard, et al., Russell Herrmann-Herrman-Herman's murder has been concealed, calling for the investigation of: (1) Medi-care fraud ring, (2) drug and money-laundering ring, (3) marketing of body parts, (4) murder, (5) concealment of homicides, (6) misconstruction and abuse of powers of office by theft of bonus 3392 contract/certificate, which was stolen by methods employed by Whitewater, or code name Trojan, Idem Sonans.

Idem Sonans is a usage employed by those who fraudulently take something which is owned by someone else by the use of a sound-alike name.

George Bush, Marion Akin/Aikens/Akiens, NSA employees, and the CI, Ltd. (Central Intelligence, Limited) did exactly that. They employed Cosmos, Ltd., to take over Cosmos Seafood Energy Marketing, Ltd. (the owner of the certificate).

Cosmos, Ltd., showed up in Japan, in savings and loans, credit unions, travel agencies, on a global scale. 6-7 more Japanese banks went down. Next move, on to the Middle East, into Bahrain. Credit Lyonnaise underwrote Cosmos, Ltd., Barings Bank underwrote Cosmos, Ltd., Lloyds of London, the old woman on Thread Needle Street, i.e., Bank De Londres (Bank of London), etc., etc. Credit Lyonnaise [*the Paris office*] was burned to conceal or to destroy the paper trail.

All of the above could possibly, if audited by the U.S. Treasury, be discovered as a vehicle for the Inter-American Investment Alliance Treaty, which can be found in the Library of Congress. The Inter-American Investment Alliance Treaty consists of standard charter banks, Banco de Esponol, Banco de Londres, Banco de Mexico, Banco de France, etc., etc., serving as laundering facilities for the Inter-American Investment Alliance Treaty cartel of drug lords and organized criminal activities.

Under the Federal Advisory Committee Act, the President of the United States can, without the authorization of Congress, send \$30 billion to Mexico, \$30 billion to Israel, \$30 billion to Russia and another \$30 billion to Israel and still another \$30 billion to England, who just so happen (probably by accident or coincidence) to have bankos, which are used or accessed by the Inter-American Investment Alliance Treaty boys; who, incidently, bought shares with American taxpayers' dollars!

Mexico was smart—she did not buy all her shares, she socked her money in Swiss accounts and Chase Manhattan Bank, CitiCorp, etc. (Used the President's family members' names to hide the money.) [End quoting.]

In a letter addressed to U.S. Congressman Dan Burton, dated April 6, 1997, V.K. Durham writes, [quoting, in part:]

Congressman Burton, to assist you in your questing of what government is allowed and not allowed to do—please Sir, CHECK THIS OUT. “Library of Congress Catalog Constitutional intent”, and “laws protecting the *Constitution*”.

As relating to the Constitutional Laws mentioned in this 1832 Constitution “intent of the *Constitution*”, if you are unable to obtain these Laws made in Pursuance to the *Constitution of the united States* let me know, for I have most of them in my reference library.

Congressman Burton, in my considered opinion, you will get absolutely nowhere unless:

- (A) You approach this hearing from “A Conflict of Interest” standpoint, and
- (B) Conduct your investigation and hearing based strictly on Constitutional law,
- (C) Go back to the Bretton Woods Agreement (your real problem), PUBLIC LAW 94-564,
- (D) Then, go the The Reorganization Plan No. 1 & No. 2, and then
- (E) Go to the Federal Advisory Committee Act. Under the FACA (5 U.S.C.[A]); Sec. 2. Findings and Purpose. (b), (1). “The need for many existing advisory committees has not been adequately reviewed.”

Under this FACA Sec. 2 (b), (1) provision, you in your capacity, may repeal this Act. You, Congressman Burton, have that power, which in the event it is not used, the President will most assuredly invoke Sec. 6 of FACA, and tell you, and your Committee: He invokes the National Security issue, and he is not required to answer any issues, or questions requiring answers from him, and he most assuredly will use Sec. 6 of FACA. And

(F) In the Federal Depository of Records (Treaties), you will find TIAS 12087. This, Congressman Burton, is the Inter-American Investment Corporation.

In this Inter-American Investment Corporation, if the computer records were carefully checked, would in all probability disclose the names of those you presently are investigating. Also, this would allow access to “the Bank” members, and those who have accounts in “the Bank” aka the World Bank.

Also, Congressman Burton, it is thought by me you will find Chelsie’s “account” in “the Bank”.

Congressman Burton, I firmly believe if this is carefully investigated:

- (1) The Contra cartel monies will be discovered, and
- (2) The Contra arms cartel monies will be discovered, and
- (3) The Contra drug and money laundering will be discovered, as used by the Inter-American Investment Corporation, aka “The Bank” which;
- (4) Accessed the “Bancos” (Charter Banks) of those Inter-American Investment Alliance Corporation group members accounts.

Congressman Burton, these “Bancos” of Central and South America, tie directly in to Banco de Paris

(Credit Lyonnaise) and Banco de Londres (Bank of London) and “other Bancos world wide”...Movements of monies can be checked by a “subpoena” upon the S.W.I.F.T. wire, and K.T.T.s and A.B.A.s of participating Bancos equipment.

Many, many prime banks were deliberately caused to go down to cover the paper trail. Credit Lyonnaise was burned to destroy the paper trail.

President Clinton is currently in Mexico. [*Remember, this document is dated April 6, 1997*]. This would be a prime time to hook up the computer connection and monitor Banco de Mexico, and Sofina Bank in Brownsville, Texas to check on transfers into “the Bank”.

Congressman Burton, the funds used to bankroll “the Bank” in the beginning were tax dollars of the united States Treasury Trust.

Initially, Congressman Burton, this was a CIA operation for the Contras. It had its beginning: “Done at Washington, November 19, 1984.”

Congressman Burton, in this Inter-American Investment Corporation, also known as a Treaty, made by the President’s appointed Secretary of Commerce, you will discover in reading this Agreement/Treaty, wherein the Articles of Incorporation: These Treaty “organized crime groups” have so structured said Corporation, in its Articles of Incorporation, under “International Public Law 89-497, to be a private “owned personality law governed” organized crime group, governed by their own laws, with immunity to “any law” other than their own. This is THE LAW, Congressman Burton.

The only way this corporate veil can be pierced is the misconstruction, abuse and misuse of public funds, aka: tax dollars used to bankroll “the Bank”.

Sadly, Congressman Burton, the only way you can be successful, is to repeal (based on misconstruction and abuse of Office of Public Trust, and Trust “Tax Dollars” by Breach of Public Trust, Conflict of Interest of those past and present “Presidents of the united States”) and impeach those Executive Orders, the reorganization plans, and the Federal Advisory Act.

This can be done by Constitutional law, and the primary case, which the courts have never overturned, is Marbury v. Madison. It will stop the controverting and perverting of Congressional authority, and make those unwholesome international “Public Laws” notwithstanding, “to the Laws made in Pursuance to the *Constitution of the united States.*” [End quoting.]

IRAN-CONTRA WHISTLEBLOWER
NAVY LT. COMMANDER (RETIRED)
ALEXANDER (AL) MARTIN

Al Martin is best known for his key role in setting up the financial laundering banking network to support “the cause” aka: Iran-Contra. In an interview I conducted with Al Martin on May 16, 1996 for *CONTACT*, Al stated, [quoting:]

No one gave a shit about forty million dollars of illicit weapons sales to Iran, the concept being that the profits of these sales were scooped-off to support a rag-tag guerilla army in Nicaragua. That wasn't even what it was all about. That is what was proffered by the government.

Iran-Contra was the largest and most egregious covert operation of state ever mounted, involving at its peak in 1985, over 5,000 people. It had very little to do with the surreptitious arming of a rag-tag guerilla army in Nicaragua to blunt what was then perceived as a growing Red Tide. "Its real purpose," as Richard Secord was fond of telling me, "was that the concept of arming a guerilla army, that was simply a ruse. The real concept was to replenish the coffers in the shadows." That is a direct quote from Richard Secord. That there exists in this country, as Richard Secord and Elliott Arbams—Elliott Abrams said so publicly in the Kerry Committee hearing of 1987—there exists in the United States a government within a government, a shadow government, as it were, of some thirty to forty thousand people. A government within a government, that legitimate government turns to when it wishes to commit certain covert activities which are deemed to be illegal by Congress. This government within a government needs funding. And the problem was, by the early to mid-1980s this government within a government was, essentially, broke. As Secord was fond of pointing out, there had been no opportunity to replenish the coffers, really since the end of Vietnam. And the heroin trafficking that went on in Vietnam even when I was there; the denuding of the South Vietnamese treasury of its gold bullion towards the end of the war. There really had been no covert operations of state, *to wit* fraud could have been committed, to garner surreptitious monies. Therefore, Iran-Contra—which is really what it was all about—involved a state-sponsored operation to defraud the American Treasury, and by consequence, the American people, of a large sum of money. This was officially estimated by Congress to be at least 3-to-4 billion dollars. A state-sponsored, organized operation to commit bank fraud, securities fraud, insurance fraud, fraud of all manner; the cost of which, ultimately, had to be picked up by the taxpayers. That's really what it was all about. The shipping of illicit arms to Central America was really of minor consequence, that served only to legitimize what was a covert and illegal operation, should it ever become known. And, certainly in the Congressional hearings thereafter, the government made sure the attention was focused on that concept. [End quoting.]

Elsewhere in the same interview, Al Martin says, [quoting:]

You've got to divide Iran-Contra three ways: narcotics, weapons, and money. I was on the money end of it, which is the most complex and tedious, certainly, but is also the least publicly revealed.

I'm a political fundraiser. That's what I am. That's where my talents lie; that's what I've always done. And as an adjunct to raising political money I also raised money or in concert with, (not in adjunct to), in the past, for special right-wing projects for military operations, political operations, cover-ups, that sort of thing. That's what I do and that was my mandate during Iran-Contra. [*General*] Richard Secord approached me in 1984 and I was given a mandate to devise a series of corporate artifices to provide a continuing and ongoing covert revenue stream, pursuant to the application and supplication of illegal, covert actions of state. That was my exact mandate, but as a consequence of that, I would end up getting involved in narcotics and weapons to a very small degree only because money generated from those state-sponsored operations would end up flowing through accounts that I controlled.

Rick: Were you working all offshore?

Al: No. As a matter of fact most of my stuff was domestic.

Rick: Really?

Al: I worked through all Iran-Contra sympathetic banks in the United States, of which there were three or four hundred. Banks that were controlled by people, by right-wing Republicans who were sympathetic to, as Oliver North used to say, “the cause.”

Rick: How is your relationship with North these days?

Al: None at all; we’re very hostile towards each other. I haven’t talked to him in a couple of years. We, literally, don’t have anything to say to each other anymore.

Rick: Is the same true with you and Secord?

Al: Secord I’m even more hostile towards. I mean, I have helped the Civil Division of the Dept. of Justice in their civil lawsuit against Secord—the famous Light Resources case attempting to recover those secreted funds from Switzerland. I have filed several whistleblower complaints with the Dept. of Justice detailing illicit deposits of money offshore, which still exist, which were accumulated through illegal activities by those in the government or in the immediate shadows thereof. I don’t have any relationships with any of my former cohorts. [End quoting.]

And still further into the interview, Al tells *CONTACT*, [quoting:]

I was the Chairman of Southeast Resources, Inc., which was a holding group, which had a prime marketing contract with the infamous Gulf Coast Investment Group Companies, which were run by Larry Hammel. That name wouldn’t mean anything to you unless you were a real Iran-Contra aficionado, and I had marketing contracts with Neil Bush’s Gulf Stream, and several with Jeb’s entities. But I was essentially a holding company which marketed fraudulent investment products of other people. That was the whole nature of the scheme that Richard Secord had developed. In other words, a bulk of people, mostly doctors, lawyers, professional people who were very right wing and wanted to contribute to, quote, *the cause*, as Oliver North called it; *the enterprise*, as Richard Secord called it; *the shadows*, as Elliott Abrams called it, and so on. But they wanted to contribute. The problem is, as citizens, you can’t contribute to an illegal act of state. Therefore, you needed a legitimizing factor in the middle. And what was the best legitimizing factor was an investment product.

Rick: Sure.

Al: So we would offer oil and gas limited partnerships, mining limited partnerships, real estate limited partnerships, and so on, but they never existed other than on paper. They were strictly an artifice to legitimize the flow of funds from supporters within the civilian populace that wanted to support these illegal operations of state and receive a tax write-off for it in [*the form of*] some favor. [End quoting.]

BACK TO V.K. DURHAM

On May 8, 1997, V.K. Durham writes, [quoting, in part:]

Well, dear readers, the Old Boys are up to their gills in conflict of interest, deceptive trade practices, scamming and skimming of American tax dollars, drug running, and money laundering—and its being done through NAFTA and GATT; under this Inter-American Investment Corporation Treaty Group.

Yes, they are running drugs right across the borders between Mexico and the United States—with immunity to all United States laws.

Approximately 2400 trucks roll across our borders daily, unchecked. Nearly all of these trucks are carrying drugs.

From appearances, what Clinton did not finish in Mena, he is hell-bent on finishing by and through the Inter-American Investment Corporation.

The Inter-American Investment Corporation is nothing more than Contra drug and money laundering. Check out when it was entered into an “Agreement” by the Secretary of State of the United States—November 19, 1984. It entered into force March 23, 1986. For all you Congressmen and women who read my “bombs”, check it out!

Inter-American Investment Corporation can run drugs, with treaty immunity. Check it out, read the Articles of Incorporation.

What a “pip”! All it takes to run drugs is to be a member of this Inter-American Investment Corporation “organized crime group”, and the President instructs his appointees to pull off inspections by the U.S. Customs, and allow this organized criminal activity—the diplomatic immunity privileges, enjoyed only by nations? I remember when a “gatt” was a gun held at the heads of victims of organized criminal racketeers. Come to think of it, it’s the same principle used by the Inter-American Investment Corporation. Americans are held in a hostage situation by this GATT and NAFTA organized crime group. [Still quoting:]

(A) The Inter-American Corporation

(1) has their own laws,

(2) they are immune to all United States laws.

(3) they have Articles of Incorporation which designate “Personality Laws” or, “Private International Public Laws”, which are outside the jurisdiction of our state civil courts or federal courts.

This is some fate accompli—! The Secretary of State (Federal Advisory Committee Act), is appointed by, yep, you guessed it, the President of the United States! The Prez., if challenged by Congress, can invoke Sec. 6 of the Federal Advisory Committee Act, and tell Congress to go to hell. “It’s a national security issue, claimed by the Prez and the Wifey Poo—and the Prez in charge of vice”. [End quoting.]

In a document written by V.K. Durham on August 30, 1996, we read, [quoting:]

Mr. Herrmann/Herrman/Herman was U.S. Coast Guard, U.S. Armed Forces “Special Forces”. He was known as “the German”, “the Pilot”, “Oscar”, “Rusty”, etc.—MOS, medic and demolitions expert. He held the Contra money accounts for Bush, Baker, Bentsen, Greenspan, North, Colby, etc.

The major account name is: Woodbridge, CI—Ltd. Of course, you realize, the CI—Ltd. is Central Intelligence, Ltd.

George Bush, as the President of the United States, utilized his NASA, NSA boys in LaJolla, California, to unlawfully and illegally use, or try to use, the interest accrued on that old contract/certificate of indebtedness of the Nation of Peru, to bankrupt the Japanese Yen, the Duetschmark, and to use the U.S. Dollar until it was “exhausted”, through Alan Greenspan’s connection with Trans Tech International in Moshi Ishi, Israel.

The ABAs, account numbers, banks—Merril Lynch, Goldman Sachs, Monex, et al. account numbers, bank officers, etc., have been previously made public.

This “fiasco” caused Barings, [*the Paris office of*] Credit Lyonnaise, German banks, Japanese banks, etc., to fall. Credit Lyonnaise was burned to cover the paper trail.

The \$240 billion in Certificates of Deposit of the S&L debacle was in part intercepted by Interpol in Copenhagen by Agent Arnie Gammelsgard, when a U.S. Treasury Agent, ex IRS Auditor, Marion Akiens/Akien/Aikens/Aiken tried to underwrite approximately \$50MM on their Bibkin Bank. This involved some very high personages, Ron Brown, Leahey, etc. Ron Brown used Terry Black as his legal representative in this mess. The document has been made public. U.S. Ambassador, Lynn Schively, blocked “Gammelsgard” in every move to gain assistance of the U.S. Treasury and the FBI. This is not fiction, it is fact. The code name on the CDs was “Trojan”; it corresponded with Whitewater.

Over 140 CIA personnel involved in this one way or the other have been terminated, and their military records gleaned!

[Still quoting, later in the letter.]

I told George Bush after I turned down [*signing-off on*] collateral in the amount of \$35 trillion dollars, to his minions, Lowell Eastland (Federal Reserve, Dept. of AG), John Warner/Werner (England’s MI-6), and Senator Leahey’s son, Steve, with the Atomic Energy Commission, in 1989, when old George sent them out to get me to underwrite the \$35T, so he could pay his old buddy, Saddam Hussein \$2.410 billion, 30 billion to Russia, 30 billion to Israel, 30 billion to England, and 30 billion to Mexico. I told George at that time that I would not be a party to anything which was contrary to the international communities “human rights provisions”, and, furthermore, if the collateral was good enough for the internationals, it was good enough to shore up this nation, restore the industry, and put jobs back in this country, for it was and is America and Americans first. [End quoting.]

In a faxed document with letterhead from the Association of American Sovereigns, Republic of Idaho, Alert Bulletin No. 94-01, we read, [quoting:]

Alert No. 94-01 is a composite of statements made by Leo Emil Wanta. Wanta claims to be an operative for the CIA, U.S. Customs, FBI, and other government agencies. He claims to have worked for the Reagan administration, the Bush administration, and the Clinton Administration. He claims to have been in charge of many sting operations for these agencies and claims to be a patriot who loves his country. He

claims to have been a means of these agencies moving money for their covert operations. Among these many operations over about thirty years are two significant money transactions. The first was a collateral transaction involving five (5) trillion dollars which was to generate about seventy (70) billion dollars in commissions.

He claims this transaction was to use collateral prime bank notes of major American and European banks and [it] was to give liquidity to these banks to save the American banking system. The commissions (about \$18 billion US\$) to be earned by a special government company, Ameritrust, Inc., was to be divided with two (2) billion dollars each for President Bush, President Clinton, and Secretary Bentsen, and others.

He claims that Vince Foster was to be given \$250 million for the Children's Defense Fund (Hillary Clinton, Chairman) and that this and other sensitive information he gave to Foster are the reason that Foster was murdered. He also claims that four other associates also met mysterious deaths and he fears for his life because he has secreted many sensitive documents and large funds. He was arrested and is now still in jail, without even a preliminary hearing, for over a year. He has been declared by the court as incompetent but has passed the mental examination three times but is being held for a fourth examination.

The second large money transaction was a forty-five (45) trillion Japanese Yen-Dollar transaction. He claims that Bush-Clinton-Bentsen, etc., were to get over \$200 billion in commissions. This transaction is apparently going on right now. Proof is that the Yen is gaining at the dollar's expense. Documents support most of his claims. [End quoting.]

V.K. DURHAM TAKES OFF THE GLOVES

Responding to this fax, which was written, I believe, in 1994, we read the following, dated June 20, 1996, [quoting:]

Got your fax. What the man is saying is absolutely true. He did not miss much.

The Japanese Yen-Dollar issue, you have the bank account numbers and the routing. This involved: Monex, Merrill Lynch, Goldman Sachs, Chemical, Chase Manhattan, Morgan, etc. You have the account numbers, and the players who were primarily hidden in Security Pacific National Bank—the National Security Agency, which was hidden in the DFG, Inc., also known as the Palm Springs Base Ball Club (Neil Bush's etaliis).

This, somehow, involved Russell, while he and Bush were still working together. The Japanese Yen and the German Duetschmark were involved, as was the U.S. dollar. Trans Tech International, Moshi Yishi in Israel, were also involved. Israel was going to exhaust the American dollar, then there was Hamilton and Hyun, Montreal and Korea, and also a man from China.

This went on up to the fall of the 1990s. I uncovered a bunch of this going on that Russell had overlooked, and I put the "stop" to all of it. English MI-6 was involved.

This was when the Contract-Certificate was for "sale", before it was recorded of public record. They underwrote the collateral, which this man is talking about—i.e., forgery.

The “Bush Boys” (Billionaire Boys) Club International used this forged collateral—it actually was the collateral Bush had to use for the payment of Saddam Hussein’s oil contract, the oil was purchased by Union Oil and Zapata Oil. George couldn’t come up with the payment. He told Saddam to “Go to the Port of Departure (Kuwait)’s banks and get his money.” Well, Kuwait did not have the money, or so they said. Then came Desert Storm!

I would love to see the file this man has on this.

By the time we finally figured it out, Bush had revved up a Cosmos corporation and was pretending to be us. I shut down the big Corp. We also uncovered the \$240B in Certificates of Deposit from the failed Texas S&Ls—were on the open market in Europe—of course this was a Depository Trust Company operative, a Black man who operated in Europe in international banking, and he went to prison in Copenhagen. Interpol was shut out at the gate by the U.S. Department of Justice. Interpol was never allowed access or assistance from “the Top” (White House).

These guys lost it all when the Contract was recorded of record—Bank of England, Lloyds of London, Barings, Credit Lyonnaise, three Japanese banks, all went down the tubes! And how many U.S. banks merged to cover up the paper trail?

The Yen and Duetschmarks were to be used to spring loose the Contra arms money.

The Contra Arms deal originated in Texas.

“The Bank” used: Republic National Bank (TX), to Republic National Bank in NY, from Republic National Bank (452 5th Ave., Bank officer—Terrance Lloyd), to the Anschbacher Account in one of the islands of England—Account No. 608103047, Telex 620-274, reference “Woodbridge”. Cable Name: BLIC-DANK, ANSWER BACK: ANSCHBACHER “CI-LTD” (Central Intelligence Limited). Answer: PCH-G, Attention: Mr. Hughes.

Of course, there is also the matter of Manuel Noreiga’s Sand Dollar account.

Isn’t it strange? Bush “whacked” Noriega—about the same time he could not pay his bill to Saddam, then he got caught with his fingers in the pie (contract) and his old buddy at Belmont, Ltd., a window bank in England, named David Glynn and the old man from San Clemente [*Nixon*—were awfully concerned about drug money going through Belmont, Ltd. when they were being pushed by NSA.

Leaves you a lot to be proud of, when you know what these Presidents are really all about, does it not? [End quoting.]

On August 1, 1991, Russell Herman and V.K. Durham signed an agreement with John F. D’Acquisto and William M. Peterson of DFG, Inc., a California corporation.

DFG, INC.

In a letter dated September 10, 1991 on DFG, Inc. letterhead, addressed to Phil Roberts, Dept. of

Treasury, Financial Group, 185 W. "F" St., Suite 600, San Diego, CA 92101 Re: Bank Fraud Division—Goldman Sachs, Mitsui of Tokyo, John F. D'Acquisto writes, [quoting:]

This letter is in reference to a particular Japanese Yen transfer which took place into our DFG, Inc.'s account at Goldman Sachs Company in Los Angeles, Calif.

On September 10, 1991, we received our August 1-August 31 statement from Goldman Sachs. The enclosed letter, dated August 7, 1991, from Goldman Sachs, shows the amounts that were to be transferred into our account and then converted to United States Dollars equivalent. On the statement enclosed, you will see that the Japanese Yen went to Mitsui Bank of Tokyo, which is Goldman Sachs' correspondent bank. The monies were then credited to the account and exchanged and deposited, U.S.D. equivalent at the rate of exchange. That part of the transaction was perfectly normal.

What happened next is what concerns me. On August 7, 1991, the funds were reversed and withdrawn from our account without our permission! There is no reference to the whereabouts, or disclosure of the whereabouts of this money, or of the receipt of acknowledgement that this transaction even took place.

Being an ex-banker of 16 years, I feel that my rights have been violated to the highest degree, and the laws of the United States have been broken. I think you would call this bank fraud?

According to Goldman Sachs, this was probably a clerical error on their part. I find it hard to believe that a company such as Goldman Sachs would be so negligent as to make a \$5,117,280 "clerical error".

We are in the process of confirming whether our bank in Germany, one, sent the 700,000,000 Japanese Yen to be exchanged, and two, received the \$5,117,280 United States Dollars in return. In the meantime, I ask you graciously to review the documents I have enclosed to see what you think.

As this is a matter of great urgency, please call me with any questions you may have. You can call 800 **** which is our other company, Ariel Life Systems, Inc., a government contracted corporation with NASA. Signed, John F. D'Acquisto, President, CEO, DFG, Inc., National Director, Ariel Life Systems, Inc., then also signed off by Russell Hermann [End quoting.]

CHESTERTON INVESTMENTS LIMITED
RE: BELMONT BANK LTD.

On September 16, 1991, C.P. Fisher, Managing Director of Chesterton Investments Limited in Ramsey on the Isle of Man, wrote to John D'Acquisto and Bill Peterson of DFG, Inc. the following, [quoting:] [*By the way, does anyone see Al Martin's finger-prints on these layered companies?*]

After speaking personally to David Glynn again this week-end, I need to re-emphasize to you the importance of communicating with him immediately and complying with his requests.

He does not need, at this point, nor has he asked to speak to the bank sending the Yen. He has, however, asked for one bank reference, that he may contact, who knows and can confirm a relationship with the COSMOS Trust. This is not an unreasonable request, as I am sure you will agree.

Since you are both Directors of Chesterton, I must appeal to you as a Director so you will realize the tremendous responsibility that Chesterton has to provide as much information to the bank as possible. Otherwise, we risk not only losing this transaction potential with Belmont but also our entire relationship which we have worked so very hard to establish.

I know you are concerned, and rightly so, about the events of late with Goldman-Sachs. But those events should have nothing to do with this request from Belmont, nor should they cause concern about moving forward in another area. I give you my full and personal guarantee that, if we exercise intelligent and consistent business acumen, we will enjoy a fantastic working rapport with David Glynn which will create incredible opportunities. Please help me with this situation.

If you would please contact me this morning, as soon as you get in, I would appreciate your efforts. Thanks for taking the time for the “old guy” in San Clemente [*Nixon*]. [End quoting.]

BACK TO DFG, INC.

On September 26, 1996, V. K. Durham wrote, in a letter addressed to Metzenbaum’s Senate Investigation Subcommittee, [quoting portions:]

On August 1, 1991, [*our corporation*] Cosmos Seafood Energy Marketing, Ltd. did enter into an agreement with a California corporation, DFG, Inc. Our corporation hereinafter identified as COSMOS.

We, Cosmos, are the owner and beneficiary of the world’s largest known gold certificate. DFG, Inc. was to act as our trustee only by the corporation’s two seals and signatures and the two corporate officers/beneficiaries. The two seals and signatures mandated to be evidenced on all documents of agreement on anything involving COSMOS.

Just days ago it was discovered, malicious intent to commit fraud by collusion between officers of corporations, other corporations and banks unknown and unauthorized by our corporation COSMOS has been conducted, directed on international and other financial institution levels.

Recent documentation obtained by COSMOS does reflect the “intent” by C.P. Fisher & Associates of San Clemente, Chesterton Investments, Ltd., of the Isle of Man and San Clemente, Calif., wherein and whereas the Directors are also corporate officers of DFG, Inc. DFG’s parent corporation is Ariel Life Systems, Inc., contracted by NASA. Senator Metzenbaum, attorney-client trust accounts have been set up at Security Pacific Bank Trust without our knowledge and/or acknowledgement signatures and seals mandatory to conduct business affairs in Security Pacific National Bank.

We, COSMOS, have discovered increments of monies in the amounts of: \$200MM, \$11MM, \$400MM, \$1.4B and evidenced in letters attached to this communication. Also, the banking fraud was directed by C.P. Fischer & Associates by telefax communication referencing and instructing DFG how to draft communications to Belmont Bank, Ltd. in London, England wherein it is stated COSMOS owns good clear funds, monies, i.e., Japanese Yen, which is untrue and [*it*] was never represented by COSMOS that we owned any Yen! Nor are there any “authorized sealed documents” so stating by COSMOS. Senator Metzenbaum, we are absolutely astounded by these acts of malicious intent against our corporation of

COSMOS. [End quoting.] [*See Exhibits A & B.*]

V.K. CONTINUES

In her letter to me, dated June 20, 1996, V.K. Durham writes, [quoting portions:]

Well, Rick, it appears we may have been able to “Crack the Walnut”. Or, at least that is the feeling I have.

It appears, judging from the break-down of the United Nations and other projects of the Global Society of G7, let’s see now, that is: (1) Bush, (2) Clinton, (3) Yeltsin, (4) Thatcher, (5) the Federal Reserve Trust Corp.—Capitol Management—Capital Management (Trusts), (6) Bentsen, (7) Israel, and their little henchmen, they have played the Game, and like Black Jack, they held off and went over the limit.

Interesting thing here. Take a look at the players who tried to steal the Contract back before it was Recorded of Public Record.

(1) Bush and his CI, Ltd. Boys of the “Club” (Central Intelligence, Ltd.); (2) National Security Agency, who in turn contracted out with the ADL to keep phone monitors on all conversations of anyone (including me) who just might “make the connections and two and two added up to four”; (3) Monex; (4) Merrill Lynch; (5) Goldman Sachs; (6) Chase Manhattan Bank; (7) CitiCorp.; (8) Security Pacific National Bank; (9) Marine Midland; (10) Trans Tech International (Israel); (11) Japan’s Prime Minister (Miazawa); (12) Cosmos Banking and Savings Group in Japan (Bush-Miazawa); (13) Lloyds of London; (14) Barings Bank; (15) Credit Lyonnaise; (16) Diawa Bank in Japan; (17) Bank of England; (18) Central Bank in Russia; (19) Ameritech; (20) Germany; (21) Korea (Hamilton & Hyun); (22) Belmont, Ltd. (England); (23) First Union Bank; (24) Paul Simon (U.S. Rep.); (25) Dan Rostenkowski (U.S. Rep.); (26) Depository Trust Company, and their representative Marion Akien-Akiens of Merkav International Bank Trust, with the \$240 billion in CDs, which involved Capitol-Capital Trust Management. [End quoting.]

RETURNING TO THE INTER-AMERICAN INVESTMENT CORP.

On July 16, 1996, Grandma Herrman-Herman wrote, [quoting portions:]

In this agreement, the Inter-American Investment Corporation, 24 American sister nations “bought in” with total shares of US\$10,000 each, totaling 11,000 shares equaling \$110 million. The United States of America bought 5,100 shares of \$10,000 each equaling \$51 million. Austria, France, Germany, Israel, Italy, Japan, the Netherlands, Spain and Switzerland bought in a total of 3,900 shares at the same price of \$10,000 per share—in capital stock of the corporation.

(1) The representatives of Argentina and Brazil stated that their participation in the capital of the Corporation should not only match their shares in the capital of the Bank, but also maintain their relative shares in the total amount contributed by the regional developing countries in the Bank.

(2) The Mexican delegation makes the subscription listed above in order to help eliminate the oversubscription that has prevented the Inter-American Investment Corporation from coming into operation.

Nevertheless, it wishes to put on record the desire of Mexico to achieve greater share participation in these multilateral organizations, to more adequately reflect through a system of objective indicators its size in terms of economy, population and requirements for financial support for its development process.

(3) Venezuela ratifies that it has decided to subscribe 1,248 shares of the Inter-American Investment Corporation, which gives it a participation of 6.23% of its capital, to enable the Corporation to begin operating as soon as possible. However, Venezuela states for the record that it has not abandoned its desire to achieve a greater share participation in the future.

***This is very interesting, for The Monroe Doctrine (“Messages and Papers of the Presidents”) prohibits such acts, especially “foreign nations on American soil of the Inter-American Alliance (Treaty) [a much older organization].*

Another interesting thing. The old boys from Hitler’s Germany of the Nazi era, called the “Boys from Brazil”, along with the other prime sanctuaries of Nazis—that being Argentina, Brazil, Mexico and Venezuela, purchased a total of 7,400 Capital Shares?

Let’s look at the other countries: Bahamas, Barbados, Bolivia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Haiti, Honduras, Jamaica, Nicaragua, Panama, Paraguay, Trinidad and Tobago, Uruguay—all of Contra arms, Contra drugs—Mena Valley Airport fame.

Let’s not forget Mexico’s Sofina Bank. There is a banking paper trail. [End quoting.]

AS IF THAT WEREN’T
ENOUGH, V.K. CONTINUES

In a letter dated August 30, 1996, addressed to Russell Monk of the U.S. Treasury Dept., V.K. writes [quoting portions:]

George Bush, as the President of the United States, utilized his CIA/NASA/NSA boys in LaJolla, Calif. [“*The President’s Men*”] to unlawfully and illegally use, or try to use, the interest accrued on that old Contract/Certificate of Indebtedness of the nation of Peru, to bankrupt the Japanese Yen, the Duetschmark, and to use the U.S. Dollar until it was “exhausted”, through Alan Greenspan’s connection with Trans Tech International in Moshi Ishi, Israel.

Mr. Monk, the ABAs, account numbers, banks, Merrill Lynch, Goldman Sachs, Monex, et.al., account numbers, bank officers, have been previously made public.

This fiasco caused Barings, Credit Lyonnaise, German banks, Japanese banks, etc., to fall. Credit Lyonnaise was burned to cover the paper trail.

The \$240 billion in Certificates of Deposit, of the S&L debacle was, in part, intercepted by Interpol in Copenhagen, Agent Arnie Gammelsgard, when a U.S. Treasury Agency, ex IRS Auditor, Marion Akiens/

Akien/Aikens/Aiken tried to underwrite approximately \$50MM on their Bibkin Bank. This involved some very high personages: Ron Brown, Leahey, etc. Ron Brown used Terry Black as his legal representative in this mess. The document has been made public. U.S. Ambassador Lynn Schievely blocked Gammelsgard in every move to gain assistance of the U.S. Treasury and the FBI. This is not “fiction”, Mr. Monk, it is fact. [End quoting.]

On Sept. 16, 1996, V.K. Durham wrote in the following Open Letter, [quoting portions:]

George Bush marches on. He bankrupts (1) Barings Bank, (2) Credit Lyonnaise, (3) prime Japanese banks, (4) National U.S. banks, (5) Lloyds of London, (6) bank after bank has fallen due to George Bush’s fraudulent conveyancing of the old Contract/Certificate.

George Bush bumped his nose in China when trying to use the fraudulent Contract/Certificate. The widow of “a Taipan” had noticed the Chinese of Bush’s fraud. China would not do business with old George.

George Bush defrauded the American people from recovery and resolution of the national debt. George Bush, with malicious intent, deceptive practices, and acts of treason, defrauded the U.S. Treasury of \$6 trillion lawful U.S. dollars.

In order to accomplish the fraud, he bought Secretary of State Frankie Sue Del Papa, State of Nevada, to steal the Contract/Certificate and the “sound alike” corporation. Including the resident agent of Cosmos Seafood Energy Marketing, Ltd., Shelly Brazier of Pacific Stock Transfer. [End quoting.]

CONSTITUTIONAL CONSIDERATIONS IGNORED

In an Open Letter written May 5, 1997, by V.K. Durham, she writes, [quoting a portion:]

The *Constitution* forbids U.S. tax dollars to be given away as exemplified in the private enterprise group, according to TIAS 12087 (Federal Depository Documents on Treaties) which is the Inter-American Investment Corporation, used to bankroll the New World Bank with U.S. tax dollars of the public Treasury Trust. [End quoting.]

RETURNING TO AL MARTIN

Once again, quoting from Al Martin’s interview with *CONTACT* on May 16, 1996, [quoting portions, repeating:]

Iran-Contra was the largest and most egregious covert operation of state ever mounted, involving at its peak in 1985, over 5,000 people. It had very little to do with the surreptitious arming of a rag-tag guerilla army in Nicaragua to blunt what was then perceived as a growing red-tide. “It’s real purpose,” as Richard Secord was fond of telling me, “was that the concept of arming a guerilla army, that was simply a ruse. The real concept was to replenish the coffers in the shadows.” [Still quoting, later in the interview:]

As Secord was fond of pointing out, there had been no opportunity to replenish the coffers, really since the end of Vietnam. And the heroin trafficking that went on in Vietnam even when I was there; the nuding of the

South Vietnamese treasury of its gold bullion towards the end of the war. There really had been no covert operations of state, *to wit* fraud could have been committed, to garner surreptitious monies. Therefore, Iran-Contra—which is really what it was all about—involved a state-sponsored, organized operation to commit bank fraud, securities fraud, insurance fraud, fraud of all manner, the cost of which, ultimately, had to be picked up by the taxpayers. [End quoting.]

LAWS ARE CONTRACTS

In one of her articles, “Tip of the Iceberg”, dated April 20, 1997, V.K. Durham writes, [quoting portions:]

Laws are contracts. Constitutional Law of the Land: *Fletcher v. Peck*, U.S. S.Ct. 6 Cranch 87, 3 L.Ed. 162 (1810). Therefore, if the laws are contracts, it only stands to reason that the *Constitution* is a contract between the sovereign civil governments (citizens) of the United States (territorial states), and the U.S. Central (Federal) government. [Still quoting, further in the article:]

Can the *Constitution* be controverted? No! It cannot! See *Marbury v. Madison*, 1 Cranch [1] 137, 2 L.Ed. 60, U.S. S.Ct. (1803).

Can the *Constitution* and the rights of the American citizens be overthrown by treaty laws? No! Not constitutionally. For, per *Marbury v. Madison*, the *Constitution* is the “first mentioned”. Treaties are secondary. Therefore, public laws are subservient to the constitutional laws of this nation, per *Article VI*. [End quoting.]

TAKING A CLOSER LOOK

In her article dated May 9, 1997, V.K. Durham writes, [quoting portions:]

Controverting and perverting constitutional law, whereas constitutional law is unlawfully (per *Article VI*) made subservient to federal international (Laws of Corporations). Public laws whereas in said Corporations Articles of Incorporation (*see* the Inter-American Investment Corporation, a “multilateral” treaty), these corporations have their own personality (owned, private laws) and operate with immunity. [Still quoting, later in the article:]

George Bush, as the President, began selling off the infrastructure. He sold off the assets of the Federal Government. This was the Federal underwriting of homes, farms, small businesses, agricultural loans, etc. These assets were sold off to the Inter-American Investment Corporation organized crime group.

While (Queen Bee) Hillary’s Whitewater organized lenders lent money for homes, farm loans, business loans, etc., stealing the equity from these unsuspecting desperate borrowers, this ring was running these moneys through HUDs front door, and into the Federal Reserve and out the back door of the Department of Agriculture.

When these unsuspecting homeowners or farmers or whatever would take out one of these Queen Bee equity loans, little did they suspect what would follow. As an example: If a buyer put \$40,000 into escrow to purchase a home, the money would be rolled in a double escrow on two or more properties (in one

example it was seven), under sound-alike names. Each name spelled differently, all of these would be insured. The insurance would be on the lives of the borrower. The \$40,000 was multiplied by 100. This \$40,000 increased to \$4,000,00. The hapless borrower, without his or her knowledge, now had a \$4,000,000 bounty on their heads. When these individuals, after losing their properties to the Inter-American Investment Corporation-owned courts, while attempting to obtain Constitutional real property, Common Law jurisdiction, these individuals were told, in court after court across this land: You have no Constitutional rights in this court!

Many of these borrowers, after losing their properties, committed suicide, had disabling strokes, or died of heart attacks.

Who walks off with the the \$4,000,000 life insurances? The Inter-American Investment Corporation's organized crime ring owned entity, more formally called "THE BANK", after the commissions were cut and paid to the ring members.

Where did the money come from to loan out on these equity loans? It was the laundered drug money brought in and sold to American children by the CIA on American streets. Laundered through the Federal Reserve, back out through the Department of Agriculture, into Credit Lyonnaise, the Swiss banks, back to England, over to Canada, from Canada into Chase Manhattan and CitiCorp banks, through Morgan Trust, out to Valley Bank and Trust, into Bank of America, Security Pacific Bank, and by now, First Interstate and Wells Fargo have been included. It does not stop there with just these banks. The standard charter banks known internationally as Bancos, such as Banco de Mexico, who launders out through Brownsville's Sophina Bank, then the Banco de Peru, Banco de Londres, Banco de Argentina, Banco de Chili, Banco de Paris, and Banco after Banco have bought in on "THE BANK" of the Inter-American Investment Corporation. This is the same organized crime ring which sells drugs openly on our American streets. The same organized crime ring which owns the laws, and Americans cannot obtain Constitutional remedy in ANY court in the U.S., and the same organized crime ring which was originally bankrolled with \$200,000,000 American tax dollars. [End quoting.]

THE DEPOSITORY TRUST COMPANY

The following information was sent to us this time by a third party but was first printed in *North Bridge News*, Vol I, Issue 14, Nov. 1995 and was published by *The Liberty Tree*. It is so important that we will repeat it. (This first appeared in the 6/4/96 issue of *CONTACT*.) [Quoting:]

THE UNKNOWN \$9.1 TRILLION COMPANY

The Depository Trust Company (DTC) is the best kept secret in America. Headquartered at 55 Water Street in New York City, this "financial institution" is perhaps the most powerful in the world, yet the public doesn't have a clue as to who they are or what they do. How can a "bank" hold assets of over 9 trillion dollars and be unknown?

In dealing with the trust department of a major New Jersey bank, one of our staff wanted to transfer his trust assets, comprising of stocks and bonds, to a new trust he had set up in another state. The bank said it would take at least 6 weeks to do so as none of his assets were currently held in his own name or in the name of his trust account! In a panic, he brought this before our entire staff and asked if we could investigate. We did, and the can of worms we've opened should frighten every American.

After encountering numerous “no comments” and a myriad of “that’s not my department” excuses, we eventually spoke with Mr. Jim McNeff, Director of Training at the DTC. He says he’s been employed there for 19 years and was very proud of his employer. By law, he should have disclosed to us that his employer(?) was recording our telephone conversation (our electronic equipment picked up on this immediately).

[See copies of documents at end of chapter.]

He informed us that “DTC is the largest limited trust company in the world with assets of 9.1 trillion”. Can you imagine? An unknown banking company could pay off the national debt and then some! Jeff went on to say, “DTC is a brokerage clearing firm and transfer center. We’re a private bank for securities. We handle the book entry transactions for all banks and brokers. **Every bank and brokerage firm must secure their membership with us in case they become insolvent, so your assets are secure with DTC.” Yes, you read that correctly. **DTC is a private entity that processes EVERY stock and bond (paper securities) for ALL U.S. banks and brokerage houses. The big question is “just who gave the company such a broad range of financial power and clout?”****

The reason the public doesn’t know about DTC is that they’re a private depository bank for institutional and brokerage firms ONLY. They process all of their book entry settlement transactions. Jeff told us “There’s no need for the public to know about us... it’s required by the Federal Reserve that DTC handle all transactions.” The Federal Reserve Corporation is a **private company, not an agency of our federal government. They mandated that DTC process every securities transaction in the U.S. It’s no wonder that the DTC is owned by the same stockholders as the Federal Reserve Corporation. In other words, the Depository Trust Company is really a front for the Federal Reserve Corporation. Now, let’s see how this affects the average working American.**

You go to a broker or bank and instruct them you want to purchase 100 shares of IBM stock, for example. They set up an account for you and act as your agent with power of attorney to conduct business on your behalf, upon your buy or sell instructions. The broker will place your stock or bond purchase into their safekeeping(?) under a “street name”. (According to DTC, no bank or broker can place the stock into their firm’s own name due to Federal Trade Commission and Security and Exchange Commission regulations.)

The broker or bank **must** then send the transaction to the DTC for “ledger posting” or “book entry settlement” under mandate by the Federal Reserve Corporation. Remember, since your bank or broker can’t use their name on the certificate, they use a fictitious entry name or “street name”. This artificial entity is always related to the broker or bank. Then, the “street name” stock or bond certificate is automatically transferred to, or credited to, the Depository Trust Company. Since DTC is a bank, they can’t hold the certificate in their name either, so DTC transfers the certificate to their **own holding company or “nomi-**

nee name". We're not quite sure of the spelling, but the DTC's holding company is either "CD and Company" or "CeDe and Company".

The banks and brokers are merely "custodians". By federal law, they cannot hold any assets in ***your*** name, the customer. The assets ***must*** be held, eventually, in the name of DTC's holding company. That's how DTC has 9.1 trillion dollars of assets in trust... or is it really in "trust" if the **private Federal Reserve Corporation is technically holding it in their "unknown" entity's name? Obviously, if stock and bond certificates you've purchased aren't in your name, then the "holder" (the Federal Reserve Corporation) could theoretically refuse to surrender them back to you under a "national emergency" according to the 1917 Trading with the Enemy Act. Is this the collateral being held by the private Federal Reserve Corporation to pay off the national debt owed to them by our federal government?**

According to Mr. McNeff, the DTC was a former member of the New York Stock Exchange (NYSE) and, "Our sister company is the National Securities Clearing Corporation." Simply put, the Depository Trust Company absolutely controls every paper asset transaction in America, and they physically hold the majority of stock and bond certificates in their name. If you have stock or bonds in your name buried in your back yard or under your mattress, we suggest you keep them there.

Now we're about to reveal to you the most shocking discovery we've ever come across during our research into this matter. Most of us remember a few years back the alleged "computerized" selling of stocks that resulted in "Black Monday". The stock exchanges had dramatic record losses, and a record volume of shares was traded on that infamous Monday in October. We all asked ourselves how computers could have done this by themselves without someone knowing about it. After all, someone has to program a computer to tell it what to do and when to do it.

During our telephone conversation, Mr. McNeff was trying to assure our researcher that they have never lost a certificate or made a mistake in a book ledger transaction. In attempting to give us an example of how trustworthy they are, he said, "DTC's first controlled test was 4 or 5 years ago. Do you remember Black Monday? There were 535 million transactions on Monday, and 400 million transactions on Tuesday." He was very proud to inform us that "DTC cleared every transaction without a single glitch!" Read these quotes again. He stated that "Black Monday" was a controlled test! "Black Monday" was a deliberately manipulated disaster for many Americans at the whim of a "controlled test" by the DTC and their Federal Reserve Corporation.

What was the purpose of this test? Common sense tells us that you test something before you intend to use it. It's quite obvious that the stock markets are going to crash and burn at some future date, and for some unknown reason, since the controlled test was so successful. The Great Depression is about to be repeated, and it will be as deliberate and manipulated as the first one that began with the stock market crash of 1929.

On June 7, 1995, the federal government issued a new regulation requiring stock and bond certificate transfers to be cleared in three days instead of the previous five-day time period. This means that brokers and banks must get your stock or bond transaction into the name of DTC within 3 working days. That's hard to do considering banks claim that it takes 3 or more days to clear a check that you've submitted to

pay for a stock purchase. But, there's a reason for this new regulation and it coincides with the introduction of the new fiat "dollars".

On February 22, 1996, "the DTC will flip the switch" according to Mr. McNeff. What switch, we asked? This is the day that "clearing house" funds will no longer be accepted for stock or bond transactions. Instead, only "Fed Funds" will be accepted. Fed Funds, or a "Fed Wire", are electronic ledger transfers between Federal Reserve Corporation member banks. No checks or drafts will be involved or allowed from that day on. This is called a "cashless transaction". We call it the reality of the "mark of the beast". This is the manifestation of our new god, the New World Order.

Consider this. All pension funds and other institutional "managed funds" are comprised of paper asset investments such as stocks and bonds. These certificates are technically in the name of DTC's private holding company. DTC is technically owned by the private Federal Reserve Corporation. Congress is moving right now to pass legislation allowing certain pension funds to be used by the government as alleged loans. All the Federal Reserve Corporation has to do is hand it over! But what happens to the people counting on those pension fund investments to feed themselves? Too bad... you're out of luck because for the "good of the nation", you must share your wealth. Since the Federal Reserve Corporation already holds our stocks and bonds in their fictitious name, then perhaps they'll cash them in for the federal government's failure to repay the loans that have become way overdue.

In 1933, all gold was taken from the hands of private citizens. Under the War Powers Act, a national emergency was declared due to the deliberately calculated stock market crash that preceded the Great Depression. Where did this gold end up? Into the hands of the Federal Reserve Corporation. The majority is stored in the impervious rock beneath New York City. Is it any surprise that DTC holds our stock and bond certificates in the same place?

Technically, our entire nation is still under the War Powers Act and in a continual state of national emergency. The President can enforce any new emergency at any time under Executive Order or Presidential Directive. On or about February 22, 1996, expect a new national emergency to be declared. They'll blame it on the infamous drug dealers who are allegedly destroying our currency. Old dollars will be called in and exchanged for new ones. IF YOU DON'T DO IT WITHIN A GIVEN TIME PERIOD, YOU MAY BE SENT TO PRISON IF YOU'RE CAUGHT. THIS IS WHAT HAPPENED TO THOSE AMERICANS HOLDING GOLD AFTER 1933.

This national emergency will most likely call for the confiscation of all gold bullion again. Who will end up with it? The Federal Reserve Corporation, just like before. Then, perhaps they'll peg the new dollar to gold prices, as many experts have already reported. What will stocks and bonds purchased with old dollars be worth then? Pennies on the dollar, so to speak. Who ends up being the ONLY winner? The Federal Reserve Corporation stockholders.

People will be at the mercy of the government for daily food and for jobs. Without a Fed Fund ATM type card you won't be able to transact business, get your food ration, or pay for the electric bill. Checks will be phased out totally during (probably) 1996. The switch is being turned on in February. this is not speculation! This is the truth of reality. It's already been tested, and their new system works.

THE DAY HAS COME WHEN YOU MUST DECIDE TO ACCEPT OR REJECT THE BEAST.

[End quoting.]

WAIT A MINUTE

Do you mean to tell me that the elite crooks are so clever, so methodical, so organized as to lay out such an incredible plan of deception that has involved countless individuals, organizations, corporations, banks, insurance companies, and entire governments? Well, yes. BUT, how do you prove it? Is it possible to unveil “*The Octopus*” in a court of law or by a Special Prosecutor or by the World Court? Is it possible? We’ll now take some time to carefully question V.K. Durham on these matters and see if additional evidence is not forthcoming. And in the absence of evidence, surely some answers to the many glaring questions do come to mind when reading this sort of seemingly outlandish conspiratorial narrative.

To be continued...

[See documents on following pages.]

2 pages of docs
contracts

contract

CHAPTER 3

THE NEWS DESK

by Dr. Al Overholt 5/24/97

McDONALD'S HEIRESS SERVES UP PHILANTHROPY

Excerpted from *THE DAILY NEWS*, Los Angeles, 5/20/97, [quoting:]

McDonald's heiress Joan Kroc, a proud daughter of the Midwest, was identified Monday as the Angel of Grand Forks, N.D., who anonymously gave \$15 million to the city's flood victims.

Kroc flew into Grand Forks on Saturday for a tour of flood damage, and the tail number on her Gulfstream IV jet led the *Grand Forks Herald* newspaper right to her, along with her credit card used to buy jet fuel. Sen. Byron Dorgan, D-N.D., confirmed Kroc as the donor to the newspaper, but he later denied it, saying he was only passing on speculation that she was the mysterious philanthropist. [End quoting]

Grandma offered to pay off the U.S. debt and to not only put these flood-ravaged people back into homes, but to see that they have jobs again to support their families.

Of course, she gets no media coverage except in *CONTACT*.

Proof again, the politicians and bankers are not really out to help anybody **except themselves**.

NEW ANTHRAX 'THREATENS ARMAGEDDON'

From *INTERNATIONAL NEWS*, Saturday, April 5, 1997, [quoting:]

RUSSIA has developed a new variant of the anthrax toxin that is totally resistant to antibiotics and could cause a catastrophe, according to the defense publication, *Jane's Land-Based Air Defense 1997-98*, published on Thursday, said the Russian military had developed the toxin and three new nerve agents. It gave warning of the dangers if the toxin fell into the wrong hands, saying of Anthrax "an Armageddon situation could occur whereby the only reliable retribution may well be overwhelming nuclear response".

The three nerve agents could be made without using any of the precursor chemicals that are banned under chemical weapons conventions. Two of the agents are reported to be eight times as deadly as the VX nerve agent that Iraq has acknowledged stockpiling, while the other is as toxic as VX. Anthrax can cause festering boils, with its victims dying in agony unless treated quickly. [End quoting]

Have you ever heard of a weapon the Elite have developed that they never used against "We the People"?

When are we going to say, "We've had enough"??

YOUR VOICES HEARD:
PATENT RIGHTS SAVED

From *SPOTLIGHT*, May 12, 1997, [quoting:]

CONGRATULATIONS to Rep. Marcy Kaptur (D-Ohio), who introduced the amendment that saved American patent rights and the rights of the small, independent inventor.

H.R. 400 was rolling toward passage in the House, backed by some of the most influential industries and big name businesses in the United States. Then came the Kaptur Amendment, which turned the whole bill around.

Miss Kaptur's amendment exempted businesses with 500 or less employees; 55 percent of all inventions come from this group. It also exempted universities. And it exempted the independent inventor, working in his garage.

This is a major victory for Americans and a defeat for the *Fortune* 500 companies and Japanese lobbyists. H.R. 400, in its original version, would have changed U.S. patent laws to conform to Japanese "demands". Now, it's the *Fortune* 500 companies that have to conform to the new regulations they suggested, while the "little guy" is protected.

"Corporate America will have the Japanese version and perhaps they will reap what they sow," said Marie Gunther of the California State Sovereignty Coalition.

Special pats on the back are also due Reps. Dana Rohrabacher (R-Calif.) and Duncan Hunter (R-Calif.) who battled against the would-be masters of the Global Plantation who were pushing the anti-American bill as originally written (See *The SPOTLIGHT*, April 28).

Also in line for congratulations are the National Patent Association, headquartered in Southbury, Connecticut, and the Fonar Corp. of Melville, New York, which collaborated on a media kit that detailed the anti-American points of the original H.R. 400.

"Without your [the grass roots citizens] participation, we would not have won," Rohrabacher said on the *Michael Reagan Radio Show*.

Now the battle turns to the Senate, where Sen. Orrin Hatch (R-Utah) has introduced S. 507, the companion version of the 21st Century Patent Improvement Act.

S. 507 is almost identical to the original H.R. 400. Now the versions are incompatible. Look for a big push from the global Elite to pass S. 507 in the Senate, then abort the Kaptur Amendment provisions of H.R. 400 in a House-Senate Joint Conference Committee.

Write and call your senators and tell them you want them to support America and the Kaptur Amendment.

And, drop America First Reps. Kaptur, Rohrabacher and Hunter a line and congratulate them for support-

ing America over the Internationalists. [End quoting]

PROTECT OUR BORDERS

From *SPOTLIGHT*, May 12, 1997, [quoting:]

Rep. Jim Traficant (D-Ohio)—joined by Hunter—has introduced H.R. 805, a bill to amend the United States Code to authorize the secretary of defense to assign DOD personnel to assist the Immigration and Naturalization Service (INS) in the performance of their border protection functions.

On April 28, *The SPOTLIGHT* reported that a federal judge had given the OK to U.S. Special Forces activities along the border. The GIs were, according to court records, part of a drug interdiction operation.

Traficant's bill would authorize what *The SPOTLIGHT* and its publisher, Liberty Lobby, have been calling for: using U.S. troops to defend America from invasion.

“Despite recent increases in personnel mandated by Congress, the number of federal law enforcement agents deployed along our southern border is still woefully inadequate to handle the constant flow of illegal aliens across the border,” Traficant said. “For the past eight years, U.S. troops have played a steadily increasing role in America's effort to stop illegal drugs from coming into this country. The U.S. military now has the experience and the training to provide crucial support to federal law enforcement in protecting our borders,” the Ohio congressman added.

If H.R. 805 passes and becomes law, the secretary of defense would be authorized to assign up to 10,000 DOD personnel at any one time to assist the INS in preventing the entry of terrorists, drug traffickers and illegal aliens into the United States. It would also authorize the use of federal troops to assist the U.S. Customs Service in the inspection of cargo, vehicles and aircraft at points of entry into the United States.

The assignment of federal troops would occur at the request of the attorney general in the case of an assignment to the INS, and at the request of the secretary of the treasury in the case of an assignment to the U.S. Customs Service. [End quoting]

More and more military—we are becoming an armed camp like most other countries—”**Prisoners in our own country**”. Soon it will, probably, be soldiers on every street corner. **WAKE UP, PLEASE!!**

CALIFORNIA ATTORNEY INVITES RACISM AT UNIVERSITY OF MISSISSIPPI

From *SPOTLIGHT* May 12, 1997, [quoting:]

Who's a racist? Apparently it depends on what's politically correct and what isn't.

On a recent Saturday night, a prominent, White California attorney spoke to an audience of all White University of Mississippi law students and directed them to go to every Black business place in the area

and remove the pictures of Martin Luther King Jr. from the walls.

“The *Bill of Rights* be damned,” said D. L. Becker to 1,000 wild-eyed young radicals. “We cannot tolerate any longer the desecration of our neighborhoods by this ever-present reminder of the one most responsible for destroying our way of life.”

After the meeting, hundreds of White law students began to ransack Black homes and businesses, stripping and stealing the cherished photos of the dead civil rights crusader, Martin Luther King Jr.

Outrageous? Indeed, it is, and even the most radical of supremacists from either side would have to agree that such conduct would not constitute a fair and lawful fight. But save your anger for the following paragraphs, for what you have just read did not happen. What did happen follows:

STATE-SPONSORED HATE

The University of Mississippi paid \$14,000 in speaker’s fees and expenses to lure world-renowned attorney Johnnie Cochran to speak at a banquet for Black law students on March 22. During his remarks, Cochran urged the students to rid the campus of the blight of Confederate flags.

Immediately following the banquet speech at 11 pm, three unknown Black men entered the Rebel Barn Bar-B-Que with the announced intention of removing the several flags adorning the building’s walls and threatened to beat employee Chris Montgomery with a large stick.

When Montgomery retrieved an “equalizer”, the store’s shotgun, the three men left.

But 15 minutes later, the men returned with several companions and not only proceeded to destroy all the flags in the business—according to owner David Sage—but declared that every business in the town of Oxford, Mississippi that displays the controversial flags could expect the same treatment. No arrests were made. [***Take notice: goon squads not arrested—like Hitler’s Germany!!***]

The state’s largest newspaper, the Jackson *Clarion-Ledger*, did not carry a word of the story. The capital city’s three network television affiliates all failed to include the story in nightly newscasts.

The university was inundated with phone calls from outraged alumni, one of whom was quoted as saying, “Try getting your financial support from the families of the 9 percent of your Black students, because from now on, you get no more from me.”

FACTIONAL FRICTION

Over the past several years, there has been considerable controversy from the two factions of tradition and New World Order—call it Black vs. White, if you wish—over the song *Dixie*, the school’s mascot “Col. Rebel”, Southern tradition in general, as well as the on-going attempt to remove the Confederate flag.

In a poll last year, the *Clarion-Ledger* found that 92 percent of the people desired “no change”, to keep the traditions intact. Nevertheless, the same *Clarion-Ledger* soon endorsed the movement for the re-

removal of the Confederate flag from all university functions.

As a result of the brouhaha, a large percentage of the alumni endorsed, instead, the removal of the chancellor, Robert Khayat, a former Ole Miss and Washington Redskins football player.

But what could one expect the logical results of an incident such as described in paragraph one of this article to be? Would not the imaginary “D.L. Becker” have been arrested and charged with inciting a riot? Has Cochran displayed a more sane behavior than our fictional character?

Cochran, whether he realizes it or not, is an idol; a champion of the downtrodden, whose words will be filed in the fertile minds of young Black law students and not taken lightly. He should exercise more restraint and, perhaps, should be so instructed by a court of competent jurisdiction. It appears that David Sage, the business owner who suffered the loss, should be the one to initiate the action. [End quoting]

The Elite are setting up conditions for mass race riots. Are we going to sit back and watch them get away with this government-sponsored terrorism until the chains are around **each of us?**

HUBBLE CONSPIRACY

From *THE GAZETTE, MONTREAL*, 5/14/97, [quoting:]

The latest but not the last word on comet Hale-Bopp is that the space agency is being accused of a cosmic cover-up. “What are you afraid of telling us?” one irate citizen demanded.

pict. from hubble tel.

Accusations that NASA refused to photograph the comet with the Hubble Space Telescope started arriving not long after 39 Heaven’s Gate cultists [*unreadable*] they would catch a ride on a UFO they believed was trailing the comet.

Some of the messages had a nasty tone, and all of them demanded that the space agency use Hubble to get pictures of the departing Hale-Bopp and publish them.

NASA’s answer: it has done both.

The controversy began after lecturer Richard Hoagland was interviewed on a syndicated radio program. In the past, Hoagland has claimed to have seen a face carved on a giant rock on Mars and a “glass dome” and other huge structures in pictures taken on the moon.

“It has come to my knowledge that those in charge of the Hubble Telescope have either not taken detailed pictures of the Hale-Bopp Comet or taken the pictures and denied doing so,” the citizen wrote. “What is happening? What are you afraid of finding out? What are you afraid of telling us? Most of us who are

interested in this stuff are adults and can take it!”

NASA provided a sampling of the memos after deleting the identity of the senders.

“These accusations are totally false,” NASA said in a letter to Art Bell, host of the syndicated radio show who had interviewed Hoagland. “Hubble has been used to observe Hale-Bopp a number of times since 1995, and the images have been widely available on the Internet, and have been in the news.”

Indeed, the two NASA Hale-Bopp computer sites had 4,500 images—not all from Hubble—in mid-April when sighting of the comet was at its peak. It is now on its way back into deep space, not to return for 2,500 years or so.

Ed Weiler, chief Hubble scientist, wrote Bill that most of the major discoveries about the comet were made with ground-based observations and other spacecraft. He pointed out that Hubble’s spectrograph was not yet operational and that the angle at which the comet could be photographed put the telescope in danger of being blinded and ruined by the sun [*a space telescope that can’t take the sun??—I’ve got a bridge in Brooklyn I’ll sell you.*].

Hoagland took issue with the response. “A simple set of superb, high resolution Hale-Bopp images from Hubble...would have been a profound legacy for 20th-century science,” he said. “Instead, we have excuses.”

One letter to NASA referred to the Heaven’s Gate cult and its leader, saying that Richard (Hoagland) “expects you will be able to get pictures of Marshall Applewhite and Heaven’s Gate arriving at the alien spaceship located by the comet. So, if you know what’s good for you...”[End quoting]

At first they were publishing pictures on the Internet and in other media, but as the **fake** comet came closer they published less and less pictures. What didn’t the Elite want us to know?? Part of it was what Art Bell and Richard Hoagland were telling us.

Why would they bring up “faces on Mars, glass structures on the moon, Heaven’s Gate Cult” and such other “discrediting statements” if they aren’t hiding the truth?? (**The truth is there are such structures on Mars and the Moon—even humans, but they want you to think anybody who believes it is a kooky-cultist.**)

Remember what the Elite tried to accomplish. They first murdered 39 cult members, then tried to put blame for it on Art Bell and Richard Hoagland. And then by trick filming and innuendo, on TV, they did their best to link *CONTACT* and the Phoenix Institute to the cult in Rancho Santa Fe. Trying to link the three and set them up for another one of their **holocausts**.

The Elite have been trying to do away with the Phoenix Institute and *CONTACT* (and its predecessors) ever since they began operating; thusly, they used the cult aspect to attempt, finally, to wipe them out—3 thorns in one fell swoop.

But the murders and their cover-up failed—**through GOD’s mercy!!**

MAD COW MOUNTAINS

From *SPOTLIGHT*, May 12, 1997, [quoting:]

More than 170,000 tons of potentially dangerous waste lie in 10 secret dumps around England. The mountains are what's left of 1.3 million cattle, and they are growing bigger. The cattle were destroyed because of the "mad cow" scare and more cows are meeting their maker every day. The Brits are trying to incinerate the mountains as fast as possible, but at the present rate it will take 16 years to get rid of the foul mess of ground-up boiled meat and bones. [End quoting]

What about all of the pollution from the incineration of this massive pile of carcasses? Of course, the Elite can produce all the pollution they desire, **even the verbal kind.**

And what about the fact that all of these cattle are being killed **needlessly**, because **the Elite have "black boxes" that can produce controlled frequencies that can cure these infected cattle—ALSO CURE ALL OF YOUR DISEASES, WITHIN MINUTES!!**

But, if they did that, how could they create the famine that they want as part of their final control mechanism? Also, don't forget **the Elite had planned to eliminate billions of people by the year 2000—a very short 2-3 years from now.** (I think there may be a good possibility that they are now behind in their schedule.)

SAVE DANE SOVEREIGNTY

From *SPOTLIGHT*, May 12, 1997, [quoting:]

Eleven Danes have filed a suit that has blocked the government from signing on to a "revised" Maastricht Treaty. The Danes complain that the Danish government has ceded national authority to European institutions in breach of its constitution since joining the European Union in 1973. Danes rejected the Maastricht Treaty in a 1992 referendum. Government officials had hoped to sign on to an interim agreement during a conference scheduled for June in Amsterdam. The government is planning another referendum next year. [End quoting]

The Elite will keep trying until they can either buy the votes, blackmail people for them, or just outright steal them.

HOUSE ENDORSES BILL TO HASTEN ADOPTIONS OF FOSTER-CARE KIDS

Excerpted from *THE DAILY NEWS*, Los Angeles, 1/1/97, [quoting:]

Hoping to speed the adoption of children from abusive families, the House said Wednesday that social workers should put less emphasis on trying to fix broken families and more emphasis on finding children a safe home. ***[If they wanted safe homes for them they'd stop the vaccinations, legal and illegal drug industry and delete many damaging laws from the books—which are most of them.]***

The House bill, approved on a 416-5 vote, was triggered by concerns that children are languishing for years in foster care while social workers tried to rehabilitate biological parents so their children could be returned to them.

Similar legislation is pending in the Senate, which is expected to take up the legislation later this year.

The House bill says the highest priority must be the safety and well-being of children [***NOT for the children, you can be sure.***—not family ramification. States would get new cash incentives to move children from foster care to adoption. [***Would you trust these robotic bureaucrats to pick a decent home for your child if you, as a parent, were about to die?***]

“If families can’t or won’t change in a reasonable time,” said Rep. E. Clay Shaw, R-Fla. “we must make sure that adoption opportunities move much more swiftly by terminating parental rights and getting the children into loving, nurturing homes.” [End quoting]

I venture you’ll say that finally the crooks in Congress are really going to start helping these children.

What about a scenario of them getting easier legal access to your children (not kids, I’ll explain later) so they can “appropriate them for their child porn-sex-slave-witchcraft (**killing of children rituals**) pleasures and businesses?

Think I’m joking?? **I assure you I’m not.** I was told who will benefit by this bill from a person who was directly involved with these types of businesses.

Why did I not use the word *kids*? I was also told by this person that the owners of these businesses want their slaves who procure these children for them to always call them “kids”—**their way of dehumanizing them and looking at them as nothing but animals created for their pleasures.**

Look out! When so many crooks vote for something in Congress, they do their best **NOT** to vote for anything that will benefit us “peons”.

I don’t want you to think that I trust no one in government today. There are always exceptions, but I wouldn’t want to gamble my child’s life on them unless I knew for sure from personal experience who I was dealing with. Even then, **I’d be leery of a bureaucrat because they have to follow orders, or else....**

WOULD YOU BE A GOOD SAMARITAN?

THE DAILY NEWS, Los Angeles, has a daily opinion polling question for people to call in their answer. On 1/7/97 the question was: “Would you be a good Samaritan?” They had 1251 responses—9% yes and 91% no.

Doesn’t this tell you what the parents and governments have done to this nation??

I realize this is a small sampling—but....

BILL GATES' \$50 MILLION
HOUSE NEAR SEATTLE

bill gates mansion

In December 1996 the *USA Weekend* had the headline and picture of Bill's new home (which I heard, from elsewhere, would cost \$70+ million to complete) will be ready in 1997.

Poor Bill; I also read that his stock has increased tremendously in this bull stock market of these last few months—would you believe as much as \$2 billion in one day's time, and much more during this bull-runup.

This means that his mansion was pocket change.

ACTION BY FED COULD END GUESSING

Investors Divided Over Rate Increase

Excerpted from *THE DAILY NEWS*, Los Angeles, 5/17/97, [quoting:]

Will the Fed just wait?

That's the nagging question for investors ahead of Tuesday's meeting of the Federal Reserve's policy-making committee.

Indeed, for many on Wall Street, the only thing worse than the Fed's raising rates next week is the Fed's deciding not to raise rates. Why? Since many investors believe that at least one more rate increase this year is inevitable, it makes sense to them to get it out of the way now.

In contrast with March, when analysts were overwhelmingly convinced that the central bank would raise short-term interest rates rather than hold them steady, sentiment on Wall Street is split about what the Fed will do. Inflation is practically nonexistent and the robust growth of the first quarter appears to be fading—reasons for the Fed to hold off.

But if the Fed leaves its target rate at 5.5 percent Tuesday, uncertainty may dog the financial markets and stocks and bonds are more likely to experience sharp ups and downs this summer, extending the roller-coaster ride of recent months.

“It makes for a more uncertain market and, therefore, the possibility of a more volatile market,” said Richard Berner, chief economist at the Mellon Bank in Pittsburgh. [End quoting]

Sounds like a “cat-and-mouse game”, by the Elite, who always win—**for only a little while longer.**

RIGHT TONE

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

Three times my husband erased the recording in the answering machine and tried again to get Dara, our six-year-old, to greet callers and instruct them to leave a message. Each time she said: “Please leave your tone at the end of your message.” Finally he gave up and recorded her voice with its inverted message.

The greeting has been on our answering machine for more than a year and continues to attract return messages from callers, even some from those who have misdialed. People tell us how Dara’s words have touched their hearts. Dara’s grandfather pointed to the reason: We do leave a tone by the sound of our voice and the feel of our actions, an impression that may be remembered long after our messages are forgotten. Encouraged to be “imitators of God, as beloved children, and walk in love” (*Ephesians 5:1,2*), we have many opportunities to reflect God’s love as we leave our tone in the lives of others. [End quoting]

We can learn **much** from children if we would truly listen and try to understand them instead of thinking: “What do they know about anything?—they’re too young.”

God uses them many times to bring us **important, uplifting or humorous messages.**

UNITY: AFRICA’S AGENDA FOR THE 21ST CENTURY

From *The Final Call*, May 13, 1997, by Ahmed-Rufai, [quoting:]

Since May 1963, when it was founded, the Organization of African Unity (OAU) has gone through various stages of criticism about its inability to give Africa a strong voice in the international arena.

African governments, irrespective of the OAU’s existence, have been the linchpins of the world. When multinational corporations seek dumping grounds for their toxic waste, Africa is usually their first port of call. Cigarette manufacturers, facing the heat of opposition to their poisonous products, have found Africa a fertile ground to sow the seeds for a nicotine-bred generation.

Economically Africa has found itself marginalized as Asia, Europe and the Americas move into globalization and seek ways to economic integration. Africa searches for her place, in spite of her being the richest continent on Earth.

NEWS ANALYSIS

Political instability, ethnic strife and conflicts have been her bane since independence from colonial rule. Most of these factors have been blamed on neocolonialism and its aftereffects. As the continent prepares herself for the next millennium, there is the need to find ways to look within and assert her stamp on the international community.

In a recent interview with the London-based *West Africa* magazine, OAU Secretary General Salim Ahmed Salim says that “without stability and security, Africa cannot achieve economic prosperity and social development.”

Mr. Salim told the magazine that at the OAU’s founding, decolonization and the question of freedom and dignity for Africans was the top priority, even though the various governments recognized the need to work together and act in concert. African governments, in 1963, he says, made “the promotion of Pan-Africanism in its broadest sense” their main goal. Now that most African countries are no longer under direct colonial rule, “the agenda for development promoting stability within our continent, continues to be of primary importance,” Mr. Salim said.

He argues that the issues of economic integration, social development within economic integration, the question of stability and security through conflict resolution, and the issue of democratization and human rights are related, “If we are to achieve the objectives that we have set for ourselves and face the challenges that face the continent as we enter the new millennium.”

Mr. Salim, a one-time African candidate for U.N. Secretary General, opposed by U.S. and Britain for being “too radical”, says Africa has had a long time dealing with economic integration because many nations went through enormous political and economic difficulties after independence. As a result their main focus has been the struggle to survive.

“But now we realize very clearly that for our individual countries to have an impact in the socioeconomic arena, we need to work together as African countries to have an impact in the socioeconomic arena,” Mr. Salim said.

Africa has been usually criticized for not adopting Western notions of democracy with a multiparty system. Mr. Salim says that the continent has made giant strides in the area of democratization in terms of the involvement of Africans in the process of governance. What is important, he says, is not how many political parties there are but rather, “how do we insulate and strengthen the culture of democracy in our societies. How do we ensure that those who hold offices are accountable, that the standards of integrity are enhanced.”

The OAU leader says that friends of Africa need to actually understand the realities of Africa, to understand that “this stereotyped image of Africa as a continent of...pandemics, and epidemics, a continent of coups and counter-coups, a continent of refugees and conflict...this is an image which does not represent the entire continent.” Mr. Salim says while Africa has its share of problems in all of those areas, there are many success stories, such as the process of genuine democratization which the international community needs to help strengthen.

GADHAFI WANTS AFRICA TO REJECT

U.S. MILITARY FORCE IDEA

From *The Final Call*, May 13, 1997, by Ahmed-Rufai, [quoting:]

TRIPOLI, Libya (PANA)—Libyan leader Moammar Gadhafi has urged African countries to shun the creation of a continental peace force as proposed by the United States.

“African countries have their own armies and police that can solve African conflicts,” Col. Gadhafi said at a dinner he hosted in Tripoli for delegates attending the 65th Ministerial Council Meeting of the Organization of African Unity (O.A.U.). “We must set up our own force to prevent any foreign intervention in African affairs,” he said.

Gadhafi said any African force acting under orders of any foreign power would be rejected by all of Africa. He called also for OAU member-states to establish a special fund to finance an African-controlled force, while not rejecting the idea of foreign contributions to the fund.

“We can accept financial contributions from the United States, France or any other country on condition that such contributions are not linked to obligations or preconditions,” the Libyan leader said.

He was reacting to a proposal made in 1996 by former U.S. Secretary of State Warren Christopher during an African tour to canvass support for the controversial proposal. Several states, including South Africa, expressed reservations over the idea, saying it should be an African rather than a foreign-controlled force.

Gadhafi, who survived a 1986 U.S. Air Force raid on his Tripoli residence, said Africans were capable of mobilizing and funding their peace force. “America should remain in its territory,” he said.

Gadhafi also used the occasion to address Africa’s many problems, blaming most of them on the “colonialists”, whom he accused of fueling conflicts that serve their objective of perpetual subjugation of Africa and its people. He condemned the U.S.-sponsored United Nations sanctions against his country, saying this amounted to passing judgment without a trial.

The Libyan leader described as a “challenge of African unity and solidarity”, Tripoli’s hosting of the OAU Council of Foreign Ministers, despite the sanctions imposed on Libya in 1992 over allegations that the country was involved in the 1988 bombing of a PanAm jetliner over Lockerbie, Scotland. Some 270 people were killed on the plane and on the ground.

Col. Gadhafi reiterated that the suspects arrested by Libya in connection with the case should be tried in a neutral country, but not in the United States or Britain. He praised the delegates for “defying the American sanctions”, by finding their way to Tripoli, from Tunisia by road, a distance of some 180 miles. This is the first major meeting, bringing together at least 30 African foreign ministers, in Tripoli since the imposition of the U.N. sanctions. Libya unsuccessfully tried to host an OAU summit in 1982.

DR. HASSAN TURABI: CHIEF “TERRORIST”
OR A CHAMPION OF ISLAM?

From *The Final Call*, May 13, 1997, by Ahmed-Rufai, [quoting:]

Dr. Hassan Turabi, Sudan's politician and scholar who is highly respected throughout the Muslim World, and who voices the most tolerant version of political Islam in which Muslims, Christians and all other religions can live peacefully together, is labeled by the United States government as a "terrorist" and a threat to America and Sudan's neighbors.

Yet, Sudan has never invaded any country. It has never been proven to be involved in any terrorist act. The only ambition Sudan has, which is shared by all Arabs and Muslims, is to unite peacefully and democratically with other Arab and Muslim states, and form a block that can develop and compete to survive in the 21st century. Despite the richness and great resources of the Arab and Muslim World, Arabs and Muslims will remain poor and underdeveloped until they unite and draw out a coordinated common economic and political strategy.

This theory that is championed by Dr. Turabi and others throughout the Muslim World has landed Sudan, as well as Iran, Libya, Iraq and even Syria on the U.S. list of "terrorist" states.

The United States, despite its spy satellites and intelligence agents that infiltrate every corner of the globe, has never shown any proof that Sudan aids, shelters and provides training centers for "terrorists". Sudan, as Turabi is the architect of its policy and ideology, has always been a prime target for a coup plotted by the CIA or a secret operation running guns, bombs and money to the Sudanese rebels.

Rose al-Yousef, a very respected Egyptian newspaper, pointed the finger at the United States as being behind last year's attempted assassination of President Hosni Mubarak of Egypt in Ethiopia, in an effort to put the blame on the Sudanese government. Washington even accused Sudan of involvement in the World Trade Center bombing and the plot to blow up the United Nations headquarters in New York. Of course, Sudan was found guilty and convicted without a shred of evidence.

According to the *New York Times*, a U.S. official responsible for analyzing Sudan said the CIA "can't envision any successor to the (Sudanese) regime." The hope that a friendly and acceptable government to Washington that could take power and topple the present regime by force is "wishful thinking and self-delusion".

As for the Southern rebels who have been financed and armed by the West since Sudan's independence, "all the leaders hate each other", and their plans for taking power are only dreams. The United States government has already spent over \$15 billion buying or renting the support and allegiances, and subordination of former Sudanese governments. Dr. Turabi himself was imprisoned for seven years by a dictator who was installed and supported by Washington.

Dr. Turabi, the speaker of the National Assembly and the leader of its National Islamic Front, told Washington that its plots to divide his country and the U.S. hostility toward Sudan will backfire and anger Muslims everywhere.

"Looking for an enemy is not right...The spirit is contagious. Don't provoke a Sudanese. If you try to attack him, oh, he will counter attack.

“America incarnates the devil for Muslims. When I say Muslims, I mean all the Muslims in the world, whether in Russia, in China, in Indonesia, in Morocco or inside America itself. And Islam is spreading in America,” Dr. Turabi said.

Washington does not like to see Sudan becoming the breadbasket of Africa and the Middle East. Sudan, Africa’s largest country, is extremely rich in its fertile land, water, oil and mineral resources.

Turabi has won the respect of Muslims all over the world. He is highly admired for his opposition to the West as well as his success in transforming a small Islamic group founded at Khartoum University in the 1960s into one of the more successful political liberation movements in the Muslim world.

The West, particularly the United States and Israel, accuse this simple man of masterminding from his simple office in Khartoum, Islamic revolutions in Algeria, Egypt, Jordan and other parts of the Muslim World.

His support for Iraq during the Persian Gulf War, his opposition of the presence of foreign troops in the Gulf and his support for Palestinian rights have angered the United States and its allies.

The toppling of the Islamic government of Sudan, which is among the most democratic countries in the world, has become one of America’s priorities.

With U.S. direct support and encouragement, neighbors Eritrea, Ethiopia and Uganda have invaded Sudan and aided Sudanese rebels financed by Washington.

A lawyer with degrees from universities in London and Paris, Turabi is described as architect of Sudan’s Islamic government.

“The Americans know very little about the world. There is no reason why Americans don’t talk to Sudan. They could have a lot of interest here,” Turabi emphasized. With America’s present policy to destabilize the Sudan, Dr. Turabi doubted there would be a reconciliation with Washington “for a while”.

He also threatened to ignite a wider war in the Horn of Africa if Sudanese forces do not recapture territory seized by rebels last month. He said his government might allow Ethiopian opposition groups to stage attacks from Sudanese territory if it did not regain its land back soon. With Israeli and U.S. military hardware and advisory support, Eritrean and Ethiopian troops crossed the Sudanese border and occupied a strip of land along the Blue Nile. The Israeli strategic object is to control the Nile and consequently control Egypt.

“If it costs us very much to liberate our territory, Sudan would probably reciprocate,” he said. “We will fight back. To preserve our freedom and dignity, if forced, Sudanese are prepared to pay the price.”

CHAPTER 4

AUTHOR DAVID ICKE IN TEHACHAPI A SERIES PART IV

4/13/97 HATONN & DAVID ICKE

Editor's note: We are continuing to share the visit from author David Icke. This is a continuation of the transcription of our 4/13/97 meeting with Hatonn and David Icke. This is the fourth and final part.

AUDIENCE: I want to back up a little bit to other issues. I like to keep subjects in flow, and I know you do, too, but we were talking about clones. And one of the issues is that the Elite have this ability to clone and I think Dr. Horowitz covered that cloning knowledge very masterfully from his experiences there. So if George Bush is in his 29th clone and Clinton was recently taken out and cloned, etc., it seems that the children of Light, us, are at a bit of a disadvantage, because if they take out one of us we don't get to replace ourselves with a clone. So, how do you get to feel like you're on an even sort of battlefield?

DAVID: We're not on an even sort of battlefield. First of all, we're not on a battlefield, and if we see it as a battlefield then we're playing on their agenda. And, secondly, it's an incredibly imbalanced tussle, if you want to use that word. Because the people who are awakening now are starting to access multidimensional infinity. The people that are manipulating are accessing a fraction of that infinity, the part that works through their head, the part that's imbalanced enough to seek to want to dominate—so it's a very imbalanced situation, in which all the power is actually with us who wish to turn the world from a prison to a paradise. It's the fact we've given that power away that has allowed a lesser level of power, if you like, to kind of control.

And I think it's so important that we don't get pulled into how powerless we are. We're not; it's just a matter of fact that we don't access that power. I don't care if they clone a million George Bushes—I mean it fills me with horror, I mean, to think there's so many Georges on the planet. I don't care; I really don't care. This is over. It's over; it's a done deal; how bumpy it is, is the only thing left. It's all over. Let's just get on with it and do what we've come to do and stop focussing on how powerful this is, and how terrible this is. It is terrible, in a three-dimensional sense. It's one of the great, great motivations for doing what I do, but if we focus on how powerful it is, we'll create that reality.

AUDIENCE: When you say it's over, what you mean is that the manifestation of a paradise and God's plan, that manifestation is over and how bumpy it is to create that.

DAVID: What I think is thought made physical and I think something is created in the realms of thought and then is grounded as a physical reflection. I think, myself, more and more, that that thought which is destined to be made physical is already there waiting to be grounded. The question is, "how bumpy is the ride going to be?", as the old thought form breaks up and its physical manifestation, therefore, breaks up. And how smoothly the new thought form comes in and expresses itself.

So, to an extent the breakdown is part of the buildup and it's important—put it like this, I talk about this in the book—I think that one of the things we need to do is just hold this big picture of what's kind of happening here and who we really are; everything. If you look at seasons of the year, that is one sectioned cycle. Then you got the longer cycles, the millennium and stuff, then you got the really long cycles of thousands and thousands of years. If we were not living on Earth for a number of years but instead we lived a physical lifetime for say five weeks, and our physical lifetime began about late August, when the fall came and all the leaves turned brown and started falling off the trees, we would go into an absolute panic, wouldn't we? “Oh, my God, it's the end of the world. Call the scientists. What's happening? Glue the leaves back on. What's going on?” But, because we've lived through the Spring, we know this a natural cycle and not only do we not panic in the fall, it's a beautiful time of year.

Then there are the bigger cycles and I think we're coming to the end of one of those and the start of a new one and because we haven't lived through this before consciously—though we have, we've forgotten that it's part of the cycle and part of the flow. And we can just see it as the end of the flippin' world. It's not; it's the end of a cycle.

And I think at the end of every cycle, all that's remained suppressed has to come to the surface to be dealt with, to clear the way for the new cycle to start. If you've got a field full of weeds then it's very, very difficult to get the flowers to grow as they could do. And basically I think, symbolically, we now, as the human race, are in the process of clearing the field so that new growth can come through. And we can all agree to kind of do that in a very smooth way and have a great time or we can start having a punch-up in the field. Arguing about what weeds should stay and what shouldn't and all that stuff. Of course, the Illuminati are still running around trying to plant the weeds. But I think we're reaching the point now, over the next two or three years, where we're going to be pulling them up quicker than they can put them down and eventually they're going to become so enackeded [?] they'll just disappear up their own backside.

So I think this is a transitional period that is a wonder to experience because we've come to do it. Nothing to be frightened of, nothing to be terrified of—it's a natural cycle and we're playing a natural role in that. And if we flow with that cycle then everything we need to draw to us to make this happen will come. If we fight that cycle we'll create chaos around us and our energy field will create chaos in lives; if enough do it we'll create chaos in the world. It's just a choice and that's been the theme of the afternoon from both of us, hasn't it? It's just a choice.

Thank you very much.

CHAPTER 5

BLOOD MONEY, OR: THE HOLOCAUST IS BIG BUSINESS

by Frank Stuckert 4/18/97

Sometime last year the Zionist media started an assault on the Swiss banks and Switzerland as a whole. In 1986, the Swiss people, in a referendum, rejected joining the United Nations. In 1993, Swiss Voters turned down membership in the European Union. Is there a direct connection between these happenings?

The chairman of the U.S. Senate Banking Committee, Sen. Alfonse M. D'Amato (R-N.Y.) held hearings that accused the Swiss of profiting from the Holocaust even today by allegedly holding on to the savings of deceased victims. The Swiss were accused of having been the Third Reich's bankers and "fences" for the gold and artworks the Nazis plundered across Europe. International Jewish organizations led by Edgar M. Bronfman, president of the World Jewish Congress, accused the Swiss of participating in "the worst robbery in the history of mankind".

Many Swiss are still bewildered by what hit them. There is a lot of resentment on the part of ordinary Swiss citizens who feel unfairly accused of collaborating with the Nazis. I understand them well, because at the time I was a member of the Swiss Armed Forces and when I stood on guard in rain and snow I did not feel like I was guarding some banks! And one question is being asked: "Why now, after fifty years?". Edgar M. Bronfman claims the money is to be used for Holocaust victims. He says, "Holocaust survivors are dying every day." Precisely. How many Holocaust victims are left today? A German war criminal tried in Italy last year referred to himself as "the Last Mohican". How many "Last Mohicans" are there left among Holocaust victims? All these billions of dollars for a handful of surviving victims? Nor does anyone question the fact that all this money and gold in question belongs to the Jews. Wasn't there anybody else with money, gold and artworks? The only one I know of, who has his doubts, is David Irving.

He writes, "We have followed with interest the attempts being made by the Jewish organizations to recover the fortunes in gold which they claim are being hidden from them in Swiss bank vaults. Nobody would wish to deny the swift return to its owners of wrongfully detained gold, and there does seem to be proof of valuables, whether worth millions or only several thousand dollars, being held in this way by the Swiss bankers. But we cannot help marvelling at the skill with which the world's media have trod the delicate path—reporting at length on these claims without seeming simultaneously to confirm every antisemite's distorted view of 'the Jews' as people who swiftly amass huge fortunes while residing in the countries of their choice and then furtively squirrel away their ill-gotten fortunes in secret numbered bank accounts in faraway countries to avoid taxation and the other lawful burdens imposed on their host peoples. Or, in the British gangster Robert Maxwell's case, in order to prevent the rightful owners of pension and other funds from locating and retrieving their missing millions."

The charges leveled by Sen. D'Amato and the threat of a boycott of Swiss banks by Zionist groups forced the Swiss to respond. A commission of historians, led by former U.S. Federal Reserve Chairman Paul A. Volcker, is currently examining documents about Swiss actions during the war. Under increased pressure, the banks conducted a search last year and reported finding \$32 million in dormant accounts. The three largest banks announced they would pay from \$70-to-117 million to assist Holocaust victims, depending

on which newspaper report you believe. A spokesman for the banks said, “this payment is purely a humanitarian gesture.” He denied that it was an acknowledgment of guilt in the banks’ dealings with Nazi Germany. In N.Y., Sen. D’Amato described the banks’ move as “an important first step” and he called it a “breakthrough”. As a result Jewish leaders in the U.S. dropped boycott plans against Swiss banks.

Not surprisingly there has been an upswing of anti-Semitism in Switzerland and the small Jewish community there has been caught in the middle. Jews say their country’s critics don’t understand Switzerland’s predicament once it was encircled by Germany and its allies. “Switzerland at the time was very much afraid,” said Nicole Poell-Krasek, vice president of Zurich’s Liberal Jewish Community. “It’s so small, it was surrounded by the Nazis and people thought Hitler was going to come.” And the vice president of the World Jewish Congress said, “We have gone from confrontation to cooperation.”

Not quite. The former president of Switzerland, Jean-Pascal Delamuraz , in a newspaper interview, stated that Jewish demands for funds to be set up for Jews who MIGHT be entitled to money supposedly stolen by Swiss banks during World War II was “blackmail” and “extortion”. He accused the American Jewish lobby of “ransom” and charged that Switzerland’s accusers sought “to destroy its financial center”. He added, “Sometimes I wonder if Auschwitz was in Switzerland.” And a majority of the Swiss people supported their president.

He was not the first, of course, to make such a claim. Ernst Zundel had called it an “extortion racket” much earlier, and “Holocaust terrorism, Holocaust blackmail and Holocaust extortion racket”. Zundel makes a direct connection from the Holocaust story to Jewish greed and money grabbing.

In due time the Zionist media informed the world that the Swiss president had apologized to the Jews for his remarks. This message was taken over by the rest of the world’s newspapers, who are not exactly known for checking up on the facts. In fact, it was a lie. Delamuraz has never apologized or taken back his accusation of “blackmail” or “extortion”. He merely said that his utterances had been misconceived and that he was sorry if he had hurt the feelings of Nazi victims.

This is a typical example of how the Zionist media act, and in most instances the independent press follows suit without checking the facts. The Zionists promote their own cause loudly and often treat the opposition with silence. A valid example is the hate campaign of the Jewish-controlled Scientology against Germany, accusing it of using “Nazi methods”. But not a word about the recent events in Greece. There the government ordered a raid on the Scientology centre in Athens, where they discovered mountains of incriminating material. Prosecution attorney Tassos Canellopoulos accused Scientology of planning the overthrow of the Greek government and to create a sectarian state of its own. The administrative authority of Athens thereupon ordered the permanent closure of the Athens office and banned Scientology from Greece. Scientology protested loudly and accused the Athens Court of being “totalitarian and fascist”. Maybe the Germans ought to follow suit and use some “Nazi methods” or “fascist methods” and raid a Scientology office or two.

Let us return to the question of gold now. Some may have been from Holocaust victims, but it is also well known that the Nazis plundered all the central banks in their occupied territories. More and more revelations are turning up as a result of ongoing investigations. Nor is Switzerland the only country to have accepted Nazi gold. Swedish ores and ball bearings were sold to the Germans; they received payment of

34 tons of gold from the Third Reich. The Swedes claim that 7152 kg was returned to Belgium and 6000 kg to Holland. But seven tons seem to be missing. Other countries buying Nazi gold were Portugal, Spain, Romania and Slovakia. A secret French/American investigation turned up the following facts: France received 144 tonnes of Nazi gold, Belgium 127 tonnes, Luxembourg 2.7 tons, Holland 71 tonnes, Austria 50 tons. Other countries receiving Nazi gold were Italy, Poland, Albania and Greece. 70% of the Nazi gold was hidden in German salt mines, 15% was in Switzerland, but was turned over to the Allies after the war.

David Irving, in his book *Goebbels*, writes on page 512, “The Americans boasted that they had captured one hundred tons of gold, the entire German reserves, in a salt mine in Thuringia.” Where did that gold go? Then, in January, papers reported that a team of Israeli special investigators, including former agents of the Mossad Secret Service, left for South America to hunt down Nazi gold. The agents are believed to be in Argentina, Paraguay, Uruguay and Bolivia. The French banks kept funds deposited by Jews killed in Nazi concentration camps and later failed to turn the money over, the newspaper *Le Monde* revealed. In February, finally, the Holocaust caught up with American banks. In 1952 all Nazi holdings were confiscated and especially the State of New York has until now refused to pay out Holocaust victims. A spokesman for the state declared that first laws would have to be revised, but that immediately all sums under \$1500 would be paid out without much fuss.

60 Minutes interviewed Edward D. Fagan, a New York attorney, who represents 12,000 claimants in a \$20 billion suit against Swiss banks. He was asked if he was out for revenge or justice. He at first denied that it was for revenge, but later screamed, “these bastards! They are going to have to pay.... They are going to pay BLOOD MONEY and they have to pay a lot.” Let me quote H. P. Blavatsky in this connection: “Judaism is theologically a religion of hatred and malevolence against everybody.” (Sacred Doctrine).

Let me quote a few statements from the *Bible*, from the fifth book of *Moses* to be exact:

“Thou shalt smite them and utterly destroy them...
nor show mercy unto them.

Thou shalt consume all the people...

Thine eye shall have no pity upon them.

All people of the Earth...
shall be afraid of Thee.

Above all people that are upon the face of the Earth.”

Here we have hard evidence of a law (of Moses) designed to provide world domination by utterly destroying all other nations. The law demands that entire communities be massacred for the sake of plunder and power. This seems corroborated by Lord Jacobovits, former British chief rabbi, who said the Holocaust was becoming more and more like BIG BUSINESS.

Of course we have to separate the Swiss banks from the Swiss people. If Swiss banks have indeed enriched themselves with illegally acquired Holocaust victim funds, they should be made to pay. But it is wrong for the government of Switzerland to offer payments, because it sounds almost like a declaration of guilt; furthermore, it is not the government's money to give away. In a speech current Swiss president Arnold Koller made recently to Parliament, he said, "We need not be ashamed that we have been spared by the war. Every country thinks primarily of its own interests. We had this right as well. We had the right to survive." *Time* magazine mentioned in the article "Echoes Of The Holocaust" that Switzerland turned away 30,000 Jewish refugees from its borders. Arnold Koller mentioned in his speech that Switzerland offered asylum during the war to some 300,000 people. The government at the time tried by every possible means to stay out of the war, he said. Then he announced that the Swiss government would establish the \$5 billion Swiss Solidarity Foundation (SSF) in about three years. The Swiss central bank would sell part of its gold reserve over ten years to help finance the fund. This news of Swiss gold sales collapsed the market. Prices of other metals also fell in New York overnight.

The Zionist media brought this news to the world by claiming the money would go to Holocaust victims. Naturally independent newspapers did not do their job and copied the Jewish press. What they reported is absolutely not true. President Koller, in his speech, made clear who would get the money: victims of poverty and catastrophe, of genocide, of torture and other Human Rights violations, gypsies, AND, as a matter of course, Holocaust victims.

Switzerland is governed by four political parties: by the FDP (Liberals), the SP (Socialists), the CVP (Catholics), and the SVP (farmers and tradespeople). Meanwhile, the SVP has gone into opposition. The most recent elections in Switzerland ended with a huge victory for the SVP. So it seems the voter is in opposition to the plunder of his assets. The leader of the Opposition is SVP member of the House of Representatives Christoph Blocher. Dr. Blocher is probably Switzerland's best-known, best-loved, and best-hated politician. He called the payment of moneys for the policies of the Swiss government during the war "treason against the Swiss people". He said it would be wrong of the government to apologize. He stated that if banks were in possession of illegally acquired Holocaust money they would have to reimburse the rightful owners. But he opposed any government participation in any foundation. "The accountable politicians," he said, "are handing out the money of the Swiss people and not their own." He said he would prevent the creation of the SSF with the help of the people. He called the government's action "giving in to monetary demands of foreign, Jewish circles in New York." He continued, "One can blackmail banks, governments, central banks and force them to give in. But I would like to see if one can blackmail an entire people at the ballot box. This I would like to see. He said he had already written off Parliament and that he would call for a referendum. Nor does he stand alone. Other politicians have joined the ranks of opposition, most notably Otto Stich, former Minister of Finance and Fritz Leutwiler, former president of the central bank of Switzerland (Treasury).

In March, Swiss Foreign Minister Flavio Cotti arrived in New York. First he visited the Jewish Museum, then he met with Edgar Bronfman. Bronfman congratulated Cotti on the creation of the SSF and said, "The decision to do this will change the opinion of the world about Switzerland." And, he said, the Swiss people would feel good about it as well. And then he let the cat out of the bag! He told Cotti that the Jewish World Congress would now go after all the other countries, and they would have to go the same road as Switzerland. In other words, the plunder continues and will not stop until all other countries of Europe have paid up. Watch out, France, Spain, Portugal, Sweden, Poland and others; it's your turn next.

[End of original article.]

P.S. I was just about to mail this article to *CONTACT* when brand new, sensational news reached me. It appears the biggest lawsuit in the history of insurance, which could reach \$30 billion, has been filed in New York District Court on behalf of alleged Holocaust victims against seven European insurance groups. Attorney Edward D. Fagan said, “My estimate is that we will have over 100,000 in the insurance lawsuits, in various categories.” He continued, “Insurance was the most prevalent way of saving in central and eastern Europe before the war. Only a LIMITED NUMBER of people had Swiss bank accounts—but most families had an insurance policy.”

No comment necessary.

CHAPTER 6

THE NEWS DESK SPECIAL

by Dr. Al Overholt 5/24/97

CHINA VS. THE BRITISH EMPIRE

YOU, TOO, MAY BE FUNDING CHINA'S ARMY

From *USA TODAY*, 5/14/97, [quoting:]

Believe it or not, your pension fund could be financing the military establishment of a potential enemy and investing in an unstable government that might not honor its obligations.

bond
certificate

The Chinese People's Liberation Army (PLA) is using a speedy route to raise cash: issue bonds in the United States.

Roger Robinson, a former vice president at Chase Manhattan Bank, has uncovered more than \$6 billion in bonds offered to investors in recent years. These have been issued by Chinese Government banks and state-owned enterprises which, in many instances, are closely connected to the PLA and the Chinese military-industrial complex.

These bond sales pose a very real national security problem and could severely undermine the health of any pension funds that invest in them.

The Chinese banks include the Bank of China, China Investment Bank and China International Trust and Investment Corp. (CITIC). According to Defense Intelligence Agency analyst Nicholas Eltiemiades, financial institutions such as these are used by Chinese intelligence to fund operations and/or serve as a cover for operatives.

These banks also could provide financing for Chinese arms sales to developing countries.

Consider the case of CITIC, which is actually run by the general staff of China's Military Commission. Chairman Wang Jun is notorious for his attempt to smuggle \$4 million worth of AK-47s to sell to California

street gangs. His father, Gen. Wang Zheng, was a leader of the hard-line faction that ordered the massacre at Tiananmen Square. So far, CITIC has issued about 15 bonds in the securities market, most recently for around \$800 million.

The U.S. Treasury Department does not restrict these activities—even if they concern national security. Only nations subject to embargo or trade sanctions (for example, Iran, Iraq and Libya) face government restrictions on issuing bonds.

Treasury Secretary Robert Rubin's former firm was lead manager for one of CITIC's \$250 million bond offerings. Long-established firms such as Goldman Sachs and J.P. Morgan have been all too willing to serve as managers for these deals.

Bonds are the perfect means to acquire cash because they give these military-related institutions access to large sums of relatively inexpensive, general-purpose cash, which they can use for any purpose. Bonds provide real money (dollars) from U.S. securities firms, pension funds, insurance companies, corporations and individuals investing in them.

The trouble is, this money easily can be diverted to modernize the armed forces, acquire military-related technologies, or even serve as supplier credits for missile sales to Iran and Pakistan.

Why should we be concerned if PLA-related banks and enterprises raise money through bonds? Because this is the same PLA that in a 1993 book titled *Can the PLA Win the Next War?* identified the United States as its main adversary and in 1996 used a nuclear submarine to face off against the *USS Kitty Hawk* near the Shandong Peninsula.

Yet there is more here to be concerned about than just national security. These bonds rely on the full faith and credit of Beijing. And although the Chinese economy is booming, the financial sector is in terrible shape. In the words of *The Economist*, these same bank loans are “unstable and mired in debt”. Half the bank loans they have made may have gone bad. While the government will admit that only 20% have gone sour, this still amounts to many times the banks' capital. Investing in bonds issued by these banks could be a disaster waiting to happen.

At these financial institutions, “accounting principles are inconsistent and poorly understood,” notes *The Economist*, “so the banks' senior executives are rarely given reliable information by their loan officers.”

U.S. pension funds and individuals who have invested in these bonds could end up holding worthless paper.

The United States has been down this path of underwriting potential enemies before. During the era of detente, Western banks extended loans to Moscow. It later was discovered that these dollars were diverted to upgrade the Soviet Army, forcing us in turn to increase defense spending. Ultimately the Soviet Union had to reschedule nearly \$100 billion in debt. But these recent bond sales may be even worse. The interest rates are lower and, unlike bank loans, bonds cannot be rescheduled. If you can't pay, you default.

list of bonds

It should be incumbent on U.S. pension fund managers to be mindful of where their investment dollars are going and to make wise decisions. And there are also ethical considerations. Public pension funds rightfully demonstrated a high degree of social consciousness when they avoided any investments related to South Africa during the apartheid era. China's human rights record is no better. Political dissidents are arrested, tortured and even executed.

Should we really be investing in such a government? U.S. policymakers must intervene now to avert a possible financial catastrophe and the potential misuse of these funds. Roger Robinson argues for "a prudent, nondisruptive and security-minded screening mechanism for prospective foreign borrowers on the U.S. bond and securities markets." American investors and the U.S. Government should know where our investment dollars are going and how that money ultimately might be used. [End quoting]

Pretty slick how the Elite use your money without giving you a clue of what they're doing with it.

RED CHINESE CONTINUE U.S. OFFENSIVE

A Pentagon official says Washington will cooperate with Red China on military matters.

From *THE SPOTLIGHT*, May 12, 1997, [quoting:]

The Red Chinese military is coming, and, according to Joseph S. Nye Jr., assistant secretary of defense for international security affairs, they are coming in a very big way.

Speaking recently before the Asia Society in Washington, Nye, after noting that Red China's rapid growth has raised its regional and global importance, indicated that its defense spending has grown by 40 percent in the past five years.

However, the Chinese do not yet have the power-projection capabilities that would pose a threat, according to Nye. But the Clinton administration is doing everything in its power to correct that, although Nye failed to mention it in his speech.

Among other things, the Clinton administration has allowed the Red Chinese to obtain America's latest jet fighter aircraft avionics, the latest Global Positioning Systems (GPS), missile guidance hardware, super computers and assistance with its space program.

Nye said he expects U.S. military relations with China during the next year to include high-level visits, which will include visits by Red Chinese brass to key American military installations, working level exchanges, confidence building measures, defense conversion and participation in multi-national activities.

Nye said plans include expanding the U.S. Defense Department's military education exchanges between the national defense universities of Red China and the U.S. and "exploring possibilities for further exchanges in such areas as military medicine, search and rescue operations and logistics".

Defense conversion activities will include air traffic control cooperation.

"Talks on this issue," Nye said, "can have significant mutual benefits in terms of improved international air safety, shorter air commercial routes that could lead to direct flights between the United States and China and large increases in the sales of U.S. manufactured commercial aircraft and air traffic control equipment to China."

A high-level military source told *The SPOTLIGHT* that plans are already underway at the Pentagon to invite Red Chinese military units to the United States for training, similar to "The Bridge to America" program, which allows Russian and former communist bloc nations of Eastern Europe to engage in frequent training with U.S. troops on American territory. [End quoting.]

How about: so they are trained in our procedures, customs, locations, landscape, etc., **for the soon-expected, complete takeover of this country?**

RED CHINA IN MASSIVE MILITARY BUILDUP
WITH HELP FROM AMERICA'S 'BEST ALLY'

*American anti-communists need to blow the
whistle on Israel's covert arms deals that are
building up Red China's military machine.*

From *SPOTLIGHT*, May 12, 1997, [quoting:]

Although most Americans who depend on the mainstream media for information have still not been told about Israel's massive black market sales of U.S. military technology to Communist China, Washington national security officials are debating the problem behind closed doors as a major strategic threat.

New intelligence reports warn that Red China has launched a vast military buildup. The CIA estimates that of the whopping \$8 billion in forward orders booked by *Rosvooruzhenye*, the official Russian arms export agency, in the first three months of this year, almost half represents unusually large Chinese purchases of Russian SU-27 and SU-30 strike aircraft as well as other war-fighting equipment.

"The Chinese government has devised an ingenious method for upgrading its armed forces," noted a recent study by the Stockholm International Peace Research Institute (SIPRI) a respected European arms control think tank.

The Chinese are stockpiling comparatively inexpensive Russian Weapons, and then "upgrade them with the advanced U.S. technology they have clandestinely received from the Israelis", explained the SIPRI survey.

Senior U.S. officials have been long aware that the ministate is getting away with “the worst destruction of U.S. national security ever inflicted on us by any nation, including any enemy nation. But Israel is a so-called ally,” as one indignant State Department staffer privately put it.

It can now be revealed that when this populist newspaper broke the story of the lethal—and thoroughly illegal—arms trade between Israel and China in 1991, this ground-breaking exposé was based in part on leaked portions of a classified report by Sherman Funk, the State Department’s inspector general at the time.

SECRET MEMO

Patriotic American foreign service staffers, outraged at the ministate’s treachery, provided *The SPOTLIGHT*’s diplomatic correspondent with detailed excerpts from the secret Funk memo which warned that Israel was covertly “re-exporting” high-tech U.S. weapons systems to Communist China.

Now new details of the ministate’s treachery have been discovered in two recent unpublished studies compiled at the Army War College by senior American military scholars who asked not to be cited by name.

Housed in sealed-off compounds, Israeli military technicians, computer programmers, engineers and other specialists have been stationed at some of China’s largest defense production centers for more than a decade, these sources have found.

Among them are the Chengdu Aircraft Industries Center (which produces the upgraded version of China’s J-7 fighter) the Harbin Aviation Co. (SH-6 bombers, ZHI-9a helicopters) the Qing’an Space Equipment Plant (laser bombsights and missile guidance systems) the Inner Mongolia Machinery Plants No. 1 and No.2 (main battle tanks and artillery shells) and the China Carrier Rocket Institute (missile warheads).

Both studies cite samples of the highly sophisticated (and costly) weapons systems designed and built in the U.S. only to be sold off to Communist China by the Israelis. Among them are:

The so-called LANTIRN (Low Altitude Navigation and Targeting Infrared for Night) avionics technology. Described as a “major breakthrough”, LANTIRN uses advanced terrain-viewing radar to lead strike aircraft to their targets at high speed and low altitude, even in the worst weather or dark of night.

It identifies the target at 15,000 meters and guides a Maverick missile to it with pinpoint accuracy. The Maverick is a “technological marvel” all by itself. Available in three versions—with TV, laser or infrared guidance systems—it will smash a main battle tank with its 125-pound armor-piercing warhead, or pulverize concrete fortifications with a 300-pound high explosive charge.

The ministate, after getting its hands on these leading-edge technologies (it is still unclear whether by complicity of the supine Clinton administration or by outright theft) adapted them and deployed them under the name Python III in 1993. Soon afterward, it sold the technology to Communist China, where it is now designated the PL-8H air combat system.

Thermal tank sights: these state-of-the-art heat-sensing fire-control systems enable a U.S. M1A1 main battle tank to hit moving enemy targets at 5,000 meters, even through heavy smoke or total darkness. The Chinese are known to have acquired this secret technology from Israel in the late '80s along with U.S. blueprints for manufacturing 120-mm armor-piercing sabot shells for tank cannon.

FROM US TO THEM

A vast military communications network known in China as the “national rapid combat system” utilizing the latest U.S.-designed satellite communications, mobile land receiving stations, digital microwave and remote-controlled switching systems, linked by 200,000 kilometers of high-grade fiber-optic cable and 50,000 kilometers of microwave linkups, is being currently built and activated in China by Israeli technicians using secret American blueprints, these sources reported.

“Israel is still exploiting our war-fighting innovations to help turn China into a major strategic threat to the West by the year 2,000,” said a U.S. Army lieutenant colonel assigned to defense research.

American taxpayers have sunk hundreds of billions of dollars over the years into the development of the most advanced instruments of war in the world, noted this patriotic officer. “It is frustrating to stand around helplessly while the Israelis fence off these weapons systems to a giant Communist power that is using them to outstrip us today and may turn them against us tomorrow.”

How self-proclaimed American “anti-communists” such as Sen. Jesse Helms (R-N.C.) and his fellow boosters of Israel—such as Rev. Jerry Falwell, Pat Robertson and others—can justify Israel’s covert and dangerous dealings with Red China (at America’s national security expense) is a paradox that only they can explain. [End quoting]

The way to explain it is that Helms, Falwell, Robertson and all the other **traitors** are nothing but money-hungry, power-mad, anything-goes-for-me, etc., **world-class bullies in sheep’s clothing**.

ROOTS OF CHINA-GATE GO AS FAR BACK AS LITTLE ROCK IN '77

From the 3/31/97 issue of the *SPOTLIGHT* [quoting:]

Is the White House for sale? The latest scandals to surface around President Bill Clinton suggest that it is. Certainly the Red Chinese government, the leading bidder, seems to think it is.

Even Bill Clinton’s fans fear Asian, specifically Red Chinese, money was illegally funnelled into Clinton’s reelection campaign, with at least a tacit understanding this would increase the chances of the administration talking a pro-Red Chinese stance.

The spiraling campaign finance scandal is engulfing the White House and the Democratic National Committee. Clinton has painted himself into a corner where he is damned regardless of what he does.

Clinton admits “This is a serious set of questions.” And he ain’t just whistling *Dixie*. The president claims he only found out about the affair recently. But the facts indicate otherwise.

Actually the roots of Chinagate go back a long way. Long before the rest of the world had heard of Little Rock. Taiwan émigré John Huang and the ethnically Chinese Indonesian-based billionaire Mochtar Riady and his son James were cultivating the acquaintance of the future president with sizable amounts of cash.

This shows the reach of the Global Plantation. International bankers, in Asia, reached out to an obscure Southern governor more than a decade before he reached the big time. Critics would have you believe the Clinton/China link is coincidence, but *SPOTLIGHT* readers know better.

The tangled web goes back at least to 1977, when Clinton was merely the Arkansas attorney general. It was then that he first met James Riady. Mochtar and James Riady head up the Lippo banking group. Fund-raiser Huang was another Lippo man.

Lippo became a partner in the Stephens banking company with Hillary’s former law firm boss, C. Joseph Giroir Jr.

Significantly, Lippo was partially sold in 1993 to China Resources Inc., well known in the intelligence community as being owned by Red Chinese military intelligence. Huang, who was granted a high-level security clearance thanks to President Clinton, may have been working for Chinese military intelligence while occupying a position in the U.S. Commerce Department. Huang received weekly briefings from the CIA on Red China, and immediately called his “former” employer, Lippo, after each briefing, presumably to share his latest information.

‘MY MAN’

James Riady often referred to Huang as “my man in the American Government,” according to published reports.

Also in 1992, Lippo bailed out Clinton’s bid for the presidency. Clinton had bombed in New Hampshire and was totally broke. Suddenly everything changed, thanks to a \$3.5 million loan from the Riady-linked Worthen Bank (now known as Boatmens). The huge infusion of cash turned the campaign around.

SPOTLIGHT readers will remember how candidate Clinton in 1992 lambasted his rival, President George Bush, for coddling the brutal dictators of Peking. Yet, once in office, Clinton was strangely friendly to those same dictators. In June, 1993, his administration renewed the most favored nation status of the Red Chinese, thereby building the communist empire into a superpower.

According to the *London Daily Telegraph*, Webster Hubbell, former partner of Hillary at the Rose Law Firm, has refused to hand over papers detailing \$350,000 of suspected “hush money” he received after leaving the government, some \$250,000 of it from Lippo. Investigators want to know if the money was intended to encourage him to be uncooperative with special prosecutor Kenneth Starr.

ON THE LAM

Two members of the Red Chinese fund-raising and spying ring are currently hiding out in Asia. They are Charles Yah Lin Trie, an Arkansas restaurateur who took a Chinese arms dealer to the White House, and Pauline Kanachalak, who, together with Trie, raised \$1 million in dubious contributions for Clinton and the Democrats.

Trie brought Wang Jun, a Chinese national, to the White House. Wang's firm, Poly Technologies, has been identified by undercover customs agents as having supplied 2,000 AK-47 assault rifles to U.S. street gangs. So much for the war on crime.

The millions in campaign donations are evidence, some investigators suggest, of numerous shady deals already made or in the making. One example is the creation of the Grand Staircase Escalante National Monument in Utah, which involves locking up America's richest source of clean-burning, low-sulfur coal, as well as trillions of cubic feet of natural gas, billions of barrels of oil, and millions of tons of strategic zirconium and titanium.

Since that coal is now unavailable, America will be dependent on foreign coal and other minerals. It may not be a coincidence that the latest source of clean-burning coal other than the Kairporowits field in the Escalante Monument is in Indonesia, the homeland of Mochtar Riady. If the Riadys and their aliens have their way, America will be importing coal from Kalimantan, the Indonesian portion of the island of Borneo.

CHAPTER 7

HILARION: UNDERSTANDING YOUR BIO-ELECTRIC SENSING MACHINE (PART II OF A SERIES)

Editor's note: The following writing is by the Ascended Master known as Hilarion of the Fifth Ray, the Emerald (green) Ray of Healing, among the seven great "Rainbow Masters" communicating at this time to help us through Earth-Shan's planetary transition and rebalancing. See Journal #7 called THE RAINBOW MASTERS for more background on this important group of teachers, plus earlier writings by them. Refer to the Back Page for Journal ordering information.

5/24/97 MASTER HILARION

Good afternoon, my scribe. It is I, Master Hilarion, of the Emerald Ray of Creator's spectral desires. I come within the Wholeness of The One Light, Creator Source. Let us please continue from last we wrote, for there is great interest and desire for this information at this time.

We last spoke [*Editor's note: See last week's 5/20/97 issue of CONTACT, page 18, for the first part of this extended writing.*] about the general overview of the basic functioning and interactions of the physical body. The various energy centers of the body function in a harmonious and balanced interchange in carrying out the regulation of the various physical-functioning organs and cellular matter that make up the entirety of the body. There must be two-way communication, in a timely manner, between the physical body and the non-physical counterpart we will refer to as the light-body (light being electromagnetic pulse-wave energy) in order for the body to respond to the delicate fluctuations of the electrical impulses generated by each cell of the body.

This exquisite communication is accomplished through what you ones would call superconductivity. We will here broadly define superconductivity as the conduction of electrical energy without resistance to that flow of energy.

In the world of "science", ones are having trouble achieving this superconducting state utilizing just basic metal and ceramic compounds, even at temperatures just slightly above where the conditions are most favorable (very cold). Yet, in Nature (God manifest), it is happening all the time right before your eyes. (In fact, it is happening IN your eyes, for that matter!) And in the body, this superconductivity occurs at temperatures averaging 98.6° Fahrenheit—and higher when the body is fighting foreign invaders.

The problem is that the current perceptions of "physics" are based upon assumptions that would appear to be true, but actually only include half (at best) of the picture. This is why your typical mainstream scientists are having so much trouble duplicating (or even realizing the true physical nature of) the world in which they live. But here I am digressing from the lesson for today, so let me return to that subject.

Each individual type of cell is attuned to very specific frequencies and will respond to the regulating currents of the light-body energy pulses. There is an underlying unique frequency signature associated with EACH individual on the planet that will keep each of you, to some extent, electrically isolated from one another, so that the direct electrical functioning of your body will not interfere with the direct functioning of another person's body.

This is the “genetic signature” of the body, unique to the DNA structure or blueprint of each cell. This is a “plasma shielding” that the body exists within. It will allow physical matter to pass through, while shielding out specific frequencies and wavelengths.

Without this shielding, ones would empathically alter the state of one another. There are ones who can tune into the various frequencies associated with this energy field, and if not careful, make themselves quite sick (unbalanced) if they are tuning into one who is out of balance.

When ones are in an out-of-balance condition, these energy fields tend to be compromised in that they will lower in frequency and in intensity. This is a condition wherein you ones become more susceptible to manipulations by those who specialize in the “black arts”. These dark ones will alter their frequency to match the lower-frequency state that you enter when in these “stressed” states. Know that these dark ones operate ONLY in the lower spectrum of the physical range of existence.

When you move up in frequency, you are moving beyond the range of their influence. This is why we of the Lighted Hosts of God will urge you to keep your Light Shielding in place and fortified.

While each physical body is isolated in certain frequency ranges, each entity is also connected in other HIGHER frequency ranges that will allow for the communication with the rest of the universe (God's infinitely creating Mind). As we spoke about in last week's writing, the creative desires are projected out from the heart energy center and are focused with the mind. The greater the desire, the quicker the physical manifestation of the desire.

This mode of creation exists and works outside of the limitations of moral and ethical beliefs of the individual. This is to say it works for everyone regardless of their morals or beliefs. This is a basic Law of Creation: Go forth and CREATE, expand, and GROW!

There are ones on your planet who will manifest money and power without regard for who they step on, in order to reach their goals. Their desires often manifest quickly because they are not easily distracted with the Conscience that the average person has to contend with.

These ones who are so physically focused and self-isolated from their Conscience (inner guidance from their Higher self), will achieve a state where they get to the top of the mountain and will have everyTHING (physical) that they desire—only to find that there is still an inner lacking that is not satisfied. These ones are taking to extremes, one aspect of creating, and will, in time, either disintegrate their souls completely, or rebound back into the Light Source that created them—then wiser, for they know then where value IS NOT!

You focus your desires and send them out through the heart, and then the universe responds. Yet you never seem to get what it is that you are wanting. Therefore you dismiss these words as fanciful delusions of a lost soul.

NO! They are NOT!

You ones fail to monitor your thoughts CAREFULLY! You will send out conflicting signals, and thus negate the energy pulses. You will say, “I want more money!” And then, in the next breath (or thought) you will say, “But, I never get it.” Do you see that the one thought cancels out the other? Your vacillating heart will send out both, and the net sum will be zero—or quite a bit less than you “thought” you were creating!

The seeming lack of clarity and single-mindedness of thought and focus usually comes from a conflict between what you consciously desire and what your Higher self is desiring in the way of growth. And that Higher self is doing battle with the ego-based self that desires comfort and satiation of physical desires.

This causes the kinds of stress that you ones feel usually in the heart area of your chest. While this lower, ego-based self serves a self-preservation purpose in the primitive cultures, it must be overcome if you are to ever move beyond the limitations that hold you from reaching through to Higher levels of realization.

The ego’s reactionary impulses will serve you physical “warnings” to obey, by offering physical reactions or pains if you do not follow what it desires. Much like the warning sensations felt when your hand comes into close proximity to a hot object, the ego-based reactionary self will attempt to cause you to avoid situations that could lead you to override the ego’s functioning. This war is perhaps the greatest challenge that you ones face in the physical experience because there are great efforts on the part of the dark ones to hold you from progressing through that physical classroom.

When you live in fear, you live in a reactionary state that will, at best, only serve the ego’s desire for self preservation. However, your Higher self knows the functioning of the ego and will offer to you challenges that will shed light upon this fact. Most often the “clash” which results from encountering the lessons of this learning process will cause physiological changes and unbalanced conditions within the body. This reaction could manifest in many different ways, from sudden weight gain or loss, to colds and flus, or even cancer.

Most elderly people in poor health are in that deteriorated condition due to years and years of ignoring the “small” stresses and allowing them to build and accumulate into conditions of cancers or other various dis-ease ailments. These ones will often be very unhappy in general, and will reflect this in their physical demeanor, appearance, and voice.

Middle-aged people on this same path will often exhibit physical symptoms of old age (such as prostate troubles or menopause) at an “early” age. The individual always has a choice to turn around the physical conditions of the body, for it will respond miraculously to a re-balanced

mental state wherein the head and heart can live in harmony.

Teenagers and younger adults tend to act irrationally to their inner conflicts and will lash out and hurt those around them in both physically and mentally abusive manners. When they realize that this behavior is not acceptable, they will begin to internalize their frustrations and hide them from the world. Meanwhile those stresses begin to manifest in the body, in later years, as degenerative malfunctions like cancers and organ failures.

You may be asking, “How can one avoid this, or turn it around?”

First there must be a desire for inner balance. This means that you have to either confront the garbage that the ego-self holds onto, and see it for what it is, and come to grips with the fact that you are responsible for your condition, and accept the responsibility for that which you have created. Or, you can (and this is possible though difficult) simply insist on balanced physical health, and focus the mind and heart on that singularity with the entire passion of your heart, and don’t listen to those who would hold you down, for they are the puppets and tools of the adversary.

Particularly within the framework of policing controls set up by those dark ones who own the drug companies and make great profits from a drug-based “health” business, medical “science” has yet to (be allowed to) discover the correlation between the various electromagnetic energy fields of the body and the body’s physical functioning—let alone perceive the connection between (and the true impact from) this “clashing” of the mental reactionary ego with the Higher self or soul connection. Therefore there is, more often than not, misdiagnosis of the cause for a condition that is manifesting in the body.

These ones trained in your so-called medical schools (again under the control of those drug companies) can prescribe electrochemical mixtures (drugs) which will cause reactions and responses in the physical as your body tries to deal with the chemical invader. They can offer electromagnetic radiation treatments to kill living tissue (both cancerous and non-cancerous). But these “medical professionals” do not understand the non-physical effects that their treatments have on the light-body part of the human apparatus. Therefore they, for the most part, end up treating the symptom(s) instead of the TRUE cause(s).

These ones are usually well intending and well educated in the physical structure of the body (to a point), yet they would need to study fundamental electrical science and molecular physics to great depths in order to come into a more complete understanding of what is taking place around the body. And even then, they would still need special abilities and talents in order to directly perceive these all-important energy fields of the body.

You will have to follow your own Guidance, and be responsible for the choices and decisions that affect both the quality and length of your stay in the physical. Do keep in mind that what you voice with your mouth is often in conflict with what you radiate from your heart. You may be able to hide behind words, but the heart will give you away every time. And for those who tune into the heart energy emanations, they will know you and they will know when you are out of balance

and off purpose.

And for those of you who like to deny this to yourselves, you can look to that which manifests in your life: Is your current state of “living” this life’s experience something that is fulfilling to you, or is it full of stress and frustration?

May your heart be your guide, and may you learn to listen with the heart and project forth from those inner satisfying desires that bring forth balance. I am Hilarion, Master Teacher and Healer, come in the Radiant One Light of Creator Source so that His promise to you be fulfilled—and so that I, too, may grow in wisdom of experience. Salu!

CHAPTER 8

THE NEWS DESK

by Dr. Al Overholt 5/31/97

SYRIAN TANKS LEAVE LEBANON; TENSION ON SYRIA-TURKEY BORDER

From a FAX sent by a reader, 5/27/97, [quoting:]

Dozens of Syrian tanks and armored personnel carriers today left Eastern Lebanon for Syria in a move apparently linked to the Syrian-Turkish tension.

Witnesses said the tanks and armored personnel carriers passed through the Lebanese border point of Masnaa on trailers.

Security sources said the redeployment was linked to the growing tension on the Syrian-Turkish border.

Last week, a Syrian government spokesman denied Turkish reports that his country was massing troops along its border with northern Iraq, where 40,000 Turkish troops, tanks and fighter bombers have spent the past two weeks attacking bases of the separatist Kurdistan Workers Party or PKK.

The Syrian spokesman accused Turkey of “maximum provocation” through its incursion, which Syria has condemned as a violation of Iraqi sovereignty.

Syrian forces were “present on all borders...to face any outside emergency,” the spokesman said.

Turkey, which has accused Syria of backing the PKK, said its forces have killed more than 1,800 PKK guerrillas since the incursion began.

In London, the Iraqi Broadcasting Corp. said about 1,000 PKK guerrillas crossed into Syria over the weekend.

Iraqi government forces allowed the guerrillas to enter Syria at the Sinjar crossing. [End quoting]

Don't be surprised if, in the near future, a **big** war erupts in the Middle East.

ANOTHER POSSIBLE HYDROGEN FUEL BREAKTHROUGH

Excerpted from the INTERNET, 5/97, [quoting:]

If Dr. Randell Mills is right, the way the world produces and uses energy is about to be radically transformed, along with science's understanding of the physics involved.

If he is wrong, he will join a long line of failed seekers for the holy grail of cheap, safe and non-polluting energy.

Mills has developed, and begun to demonstrate in laboratory tests, what he says is a very efficient and non-polluting means of producing energy from hydrogen. He says a fuel cell the size of a desk could in theory supply the electricity now produced by an eight-floor-high coal-fired boiler, and a 200-horsepower car engine the size of a suitcase could power a vehicle four times around the world on a single tank of water.

The technology, and Mills's private company, BlackLight Power Inc., have begun to attract investment from the electricity industry and the support of some energy experts. A leading organization of physicists, however, calls his idea groundless, while even some who support the technology say its practical application remains at least a few years away.

"Whoever has this technology can potentially dominate the energy industry," said Mills, a Harvard-trained medical doctor with additional education in engineering and chemistry.

The technology is based on a theory of quantum physics that challenges principles that have governed the science for decades. Mills says the theory has been supported by experiments and observation. It holds that hydrogen can exist at a lower energy state than its common "ground" state, and the heat energy released in the transition to the lower state can be captured.

FROM QUARKS TO THE COSMOS

Mills told *Reuters* the theory explains phenomena ranging in scale from "(sub-atomic) quarks to the cosmos". In using it to make power, the cost of hydrogen, easily obtainable from water, would be minimal compared with fossil fuels, and there is more than enough water to last until "the end of the Earth", he said.

The process takes place in a vacuum and instantly stops if the vacuum is breached, making it inherently safe, Mills said.

Some experts, including a former top Reagan Administration nuclear energy official, say Mills is on the right track. The electricity industry has begun to get involved, investing money in the company and negotiating licensing deals.

"I'm convinced that there is something of enormous impact here and it's only a question of time until we can garner the capital and infrastructure to take it into commercialization," said Shelby Brewer, assistant energy secretary under Reagan and former head of ABB Combustion Engineering, one of the world's largest makers of electrical generation equipment.

But a Penn State University test done for BlackLight of a small fuel cell designed by Mills recorded heat production 100 times greater than that produced by "burning" hydrogen, another technology being studied as an energy source.

More information on Mills' theory and power process can be found on BlackLight Power's World Wide

Web site.

(BlackLight Power's World Wide Web site is at: <<http://www.blacklightpower.com/>>

Their intro and background page is, indeed, a good place to start.) [End quoting]

One of these days some maverick may get some hidden energy device on the market, but from past experiences it doesn't look very good until **after** the drastic changes that are coming.

PENTAGON'S NEW INFORMATION WAR

From the INTERNET, 5/97, [quoting:]

The March 31, 1997 *Defense Week* ran a story, "Air Force Organizes For Offensive Info War". According to the article, the US Air Force has created the position of deputy director for information operations. An "Offensive Information Warfare" division will be created under the new deputy director. The division will have the organizational code AF/XOIEW and will be headed by Lt. Col. Jimmy Miyamoto.

Offensive information warfare, which implies attacks on both military and civilian targets, is among the least discussed aspect of the Air Force's moves to organize, train, and equip the service for information dominance, the article admits.

The new Information Operations office will coordinate with the Pentagon's Joint Chiefs of Staff, National Security Agency, Defense Intelligence Agency, Central Intelligence Agency, National Reconnaissance Office, Defense Airborne Reconnaissance Office and the National Imagery and Mapping Agency.

New research efforts are underway to support this new program, including:

Lethal HPM munitions. The USAF Office of Scientific Research is working on developing a small affordable laser and high-powered microwave for unmanned aerial vehicles to perform a wide variety of missions, including enemy communications and computer systems.

Software viruses to be placed or injected into enemy weapons and information links. These viruses would remain dormant until activated by satellite, aircraft radar, or jamming equipment, etc. When activated, the virus would render the equipment useless, or better yet, "there could be a very subtle change for a finite period of time".

Holographic projection. The article describes a quasi-information warfare/psychological operations program that was first discussed in the Air Force after Desert Storm. Holographic projection involves projection of a three-dimensional holographic image in project decoys, or even an "angry god" above the battlefield.

The Pentagon had listed holographic projections openly as part of its "nonlethal" weapons program. But since 1994, the program has disappeared from view, evidently now a "black" effort, says *Defense Week*.

In conclusion, the *Defense Week* article states that the Army's JFK Special Warfare Center and School in late 1991 disclosed that it was looking to develop a PSYOPS Hologram System with a capability "to project persuasive messages and three-dimensional pictures of cloud, smoke, rain droplets, buildings...The use of holograms as a persuasive message will have worldwide application." [End quoting]

This looks like it will be a concentrated unit of soldiers armed with the very latest high-tech weapons systems.

EJUKASHUN NASHUN
DEVELOPMENTS OF LATE ON THE
SORRY STATE OF AMERICA'S CLASSROOMS

Excerpted from *MEDIA BYPASS MAGAZINE*, MAY 1997, [quoting:]

"I was in a Senate hearing room when one of Michigan's leading business people turned to me and said, 'There comes a time when somebody must say to this child, you go to college, and to this child, you go to work.' My concern is: Who is going to play God with the future of our children? What business person, educator, bureaucrat or politician will decide what will be the career path, the life calling of *our children*?"
—*Michigan state Rep. Harold J. Voorhees, decrying the "School to Work Opportunities Act" in a February speech before the U.S. Congress.*

* * *

In Michigan, in fact anywhere people take notice of power-grabs at the expense of children, sometimes lonely voices arise to challenge the deafening roar of money talking. Add a few more for a chorus of opposition to federal usurpation of local educational control.

Michigan state Rep. Harold Voorhees, a Republican, has hit the road to publicize what he sees as an ominous, nationwide threat to "educate children for industry, not for life". He not only has testified before Congress, he's shown up in several states and expresses a continuing willingness to "go anywhere where a group of people want to know what's going on in education and the power-grab by industry".

Voorhees is fighting an uphill battle in his home state, where HB 4066 recently emerged from committee and is now under consideration by the full House. Per stipulations in the Goals 2000 "School to Work Opportunities Act" (passed in May 1994 by the Republican-controlled Congress), the state would wrest control from local school boards and elected state Board of Education, to be handed over to appointed "jobs commissions" (aka workforce development boards) which by law would feature a majority of industry leaders. Failure to pass the law would mean the loss of millions of dollars in federal funds.

"I know business people want students who are educated for their purposes, not necessarily the well-being of society," Voorhees said. "This board would have advocates for the governor, advocates for industry, advocates for unions—but nobody to advocate for the children." His proposed amendment to include a "children's advocate" was narrowly defeated in committee; he plans to resurrect the amendment on the House floor in hopes that a public outcry will be forthcoming.

Beginning in kindergarten, the workforce development board will be "deciding how many welders industry

needs, how many drill press operators. They're not looking to educate, just to train," Voorhees said. "I say it's wrong and unconstitutional...to have workforce development boards at the national, state and regional level, with all getting their marching orders from the top down. It's central planning on education for a centrally planned economy."

The educational establishment, including the teacher's unions, have lined up in support of the bill, he said. "They can't see past the dollar signs," Voorhees said. At stake are millions of dollars in federal funds that will be withheld if the school-to-work provisions are not implemented.

Voorhees said he has requested an opinion from the state attorney general as to whether the proposal violates Michigan's Constitution, which states that the planning and oversight of education shall be vested in the elected state board of education, not a commission appointed by the governor. Voorhees further notes that "the word 'education' is not in the *U.S. Constitution* for a reason, it's by design. The *10th Amendment* says those issues belong to the state and the people, and that's my fight."

Voorhees said that following expected House passage, the bill will be considered in the Michigan Senate. Gov. John Engler has indicated he will sign the bill; his office did not return a call for comment.

"If Americans only want their children to be the best in the world, ready to compete in a 'global economy', then they will do it through an old-fashioned American education, complete with the ability to read and write and add and subtract. And they will do it as free individuals, ready to make their own personal career choices, in their own time.

"The insanity ends now." [End quoting]

The Elite keep pushing harder and harder. Eventually, maybe, because of this hard push, **enough people will wake up to stop them.**

THE WAR ON THE INTERNET
HAS BEGUN—REVOLT BREWING
AGAINST GOVERNMENT CONTROL

From the INTERNET, 5/97, [quoting:]

When the major defense and intelligence contractor SAIC in 1995 bought the small Herndon, VA company that has the government contract on name service for the entire Internet, alarm bells went off all over the Internet. The move would give the intelligence community complete control over the Internet. They could, in essence, black out the entire Internet with the flick of a switch. Or, they could subvert the Internet by falsifying information in the root level domain name servers.

A real-time, clandestine censorship of hosts with troublesome information.

Those fears came true last week when the SAIC-controlled servers started returning false information in response to automatic host lookup requests. For many hosts on the Internet, the name servers simply claimed that they did not exist.

Name servers are used every time a web browser or an e-mail program looks for a host on the Internet. The servers are the phone directory for the Internet, listing the Internet number for every host. The top level servers, that keep information about the structure of the entire directory, are run at Internic which is an operation of Network Solutions Inc., owned by SAIC Inc. SAIC past and current board members include such intelligence community notoriety as Bobby Ray Inman, former director of the National Security Agency, deputy director of the CIA, director of national security contractor E-Systems, and Clinton defense secretary nominee; Robert Gates, the former CIA director under George Bush; current CIA director John Deutch; Anita Jones, Deutch's former Pentagon procurement officer, and William Perry, the former secretary of defense.

It is possible that a simple technical problem is the cause of the erroneous information currently supplied by Internic name servers, but it seems very unlikely. First, root name servers have run on the Internet for almost 30 years without problems. The server software is tried and tested. Second, Internic charges such exorbitant prices for its services, \$50 per listing per year, that it can easily afford a completely fault-tolerant system that is infallible. Estimates for revenues of the Internic reach \$60 million for just one year of running the root name server.

Operations staff at Internic did not respond to a *Washington Weekly* request for information on the nature of the problems.

The poor quality of service, the high prices that it charges from every host on the Internet, and the monopoly status of this government contractor has spawned outrage on the Internet, which is now in near revolt. Several groups have started offering alternative top level name servers that bypass the government registry completely.

These groups advocate a free market solution to Internet name directories, with system administrators choosing from a number of competing name servers on the Internet. One group is Alternic at <http://www.alternic.net/>, another is eDNS at <http://www.edns.net>. A press release from one of the groups behind these efforts is included in the Information section of this issue.

In China, the government last year required all Internet users to register with the police, facilitating government control of this potentially dangerous medium. In the U.S., the government instead requires Internet users to register with a government national security contractor. [End quoting]

If the Elite start censoring the Net severely, they know they'll remove a big thorn to their complete control of communications—and they are beginning.

LEFT LOSING PATIENCE WITH CLINTON

From *MEDIA BYPASS MAGAZINE*, May 1997, [quoting:]

Journalists at the *London Sunday Telegraph*, the *American Spectator* and other right-wingers (including *Media Bypass*) have somehow set in motion a Rube Goldberg contraption that's spewing out ghastly

stories about Bill Clinton, according to both a 331-page White House report detailing a “Communication Stream of Conspiracy Commerce” and “The Clinton Haters” in the *New York Times Magazine*.

In those scenarios, the rising tide of scandals engulfing the president begins with right-wing nuts who make up stories. Conservative Clinton-detesting journalists then write scathing articles that are splashed all over the Internet and propagated by a ravenous “media food chain”. It ends with 12 (at last count) of Mr. Clinton’s key business partners, friends and employees being convicted of various crimes and a growing horde of otherwise ordinary citizens in the woods in camouflage, ready to blast a corrupt central government.

The chief culprit, claims Joe Conason, executive editor of the *New York Observer*, is zillionaire Richard Mellon Scaife, “the sun god of the right”. With a fortune last estimated by Forbes magazine at about \$870 million, reports Conason, Scaife bankrolls the Western Journalism Center, the *American Spectator*, the Media Research Center, National Empowerment Television and Accuracy in Media, “All gushing founts of Foster murder-porn and other kinds of scandal smut”.

In blaming right-wing benefactors and journalists for Bill Clinton’s incessant calamities, the White House, Conason and *The New York Times* ignore not only the role of the president’s shady patterns of deportment but also that America’s top left-wing magazines are spewing out many of the same unpleasant judgments.

Thick clouds of corruption, criminal schemes and character flaws hang over Bill Clinton in the left-wing columns of *The Progressive*, *The Nation*, *In These Times* and *Mother Jones*, for everything from Paula Jones to crooked coffee klatches.

In *The Nation*, Christopher Hitchens takes Clinton to task for ducking responsibility in the Paula Jones Case: “He had hours to spare when it came time to make nice with bundle-artists from Indonesia. He had eons to spare when Dick Morris called. Why should he not make a deposition when sued by a possibly wronged citizen and former state employee? In her slightly lumpen and bedraggled fashion, poor Ms. Jones represents all the suckers who were used up then thrown aside along the way. As Big Bill smirks his way along Pennsylvania Avenue,” declares Hitchens, “an admonishing voice will come from inside his head and it will be saying, ‘Remember that somewhere in this great city, locked inside the safe of a courtroom, is a signed and sworn account of how you look with your pants down.’”

But along with getting help from scores of clever criminal defense lawyers and specious claims of executive privilege, the president has in the Jones case, obtained an “experienced defense” from “the fragrant Gennifer Flowers”, Hitchens wrote. “A brisk pants-drop is ‘not Bill’s usual style’, according to Ms. Flowers.

Bill Clinton and Newt Gingrich are a “shame-free double act”, he continued. “Two bloated, Southern-strategizing, God-bothering, pot-smoking, self-pitying, draft-dodging, wife-cheating, unreadable-book-writing, money-scrounging bigmouths and pseudo-intellectuals.”

At *Mother Jones*, editor-in-chief Jeffrey Klein regards Clinton as one of those “Southern politicians who tend to exhibit two broad characteristics: volubility in the name of populism and cold ambition in the service of the rich”. It’s a straight path of crooked politics from Judge Hale to John Huang.

“The Clinton administration,” asserts an editorial in *The Progressive*, “has the ethical standards of a malnourished piranha.” Of all the Clinton scandals, “The fund-raising schemes have left the most tooth marks...William Safire and *The Wall Street Journal* are not concocting this scandal. It’s the real thing.”

The *Progressive* judges Bill Clinton guilty of violating campaign-finance laws, taking money from foreign sources, laundering funds, political hypocrisy, hawking access to the White House and selling participation in policy matters.

“Clinton cannot claim to be a naif in all this,” contends *The Progressive*. “That game had one rule: If it’s green, take it. There was no bottom to the bottom line. ‘How low can you go?’ is not a rhetorical question for Bill Clinton. The president is now in murky water, an appropriate environment for piranhas. It’s hard to pity him.”

Jennifer Washburn’s article in *The Progressive*, “Oiling Slick Willie,” underscored the duplicity that was “trademark Clintonism”. On Aug. 12, Clinton went on TV to “save” Yellowstone National Park from gold mining. On Aug. 13, with the cameras gone, Clinton turned around and “granted the oil and gas industry special incentives to trash the nation’s public lands”, Washburn wrote. [End quoting]

How much lower can the U.S. sink than to allow this gangster madman a second term as president?

NASA TO SEND PROBE CARRYING PLUTONIUM TO SATURN

From the INTERNET, Gerald Naefkens, <gn@imagnet.fr>, 5/15/97, [quoting:]
Concerning: “Don’t send Plutonium into Space.”

In October, Nasa plans to send the Cassini Probe to Saturn carrying 72 pounds of lethal plutonium-238. Plutonium is lethal and is defined by scientists to be the most toxic substance known. While it is in route to Saturn, it will ride on top of a Lockheed Martin-built Titan IV rocket that has had a series of misfortunes in recent years. It will travel around the earth at 42,000 miles per hour, 312 miles above our planet. If there were to be an accident during the orbit....it would certainly be put into the category of a catastrophe because 5 billion people could be exposed to dangerous levels of radiation, according to Grossman.

Hi,

I refuse completely to believe this. However if anybody is able to confirm, positively (Nasa Check-list??) I will give this information to my neighbour who is in the government here.

Gerald, France [End quoting]

After what the Elite have done in the past this is not **unthinkable** for them to do—if we don’t stop them.

PROTOCOLS OF THE LEARNED ELDERS OF ZION

From the INTERNET, <<http://www.padrak.com/alt/WEBSITES.html>>, 4/97, [quoting:]

The infamous *Protocols*. Not anti-Semitic, yet political dynamite.

“The book in which they are embodied was published by Sergyei Nilus in Russia in 1905. A copy of this is in the British Museum bearing the date of its reception, August 10, 1906. All copies that were known to exist in Russia were destroyed in the Kerensky regime, and under his successors the possession of a copy by anyone in Soviet land was a crime sufficient to ensure the owners’ of being shot on sight. The fact is in itself sufficient proof of the genuineness of the *Protocols*. The Jewish journals, of course, say that they are a forgery, leaving it to be understood that Professor Nilus, who embodied them in a work of his own, had concocted them for his own purposes.” [***How could they be a forgery if there weren’t any authentic original for them to be copied from? (Forgeries are copies of an authentic, original book, writing, etc.)***] Contains all 24 of the *Protocols*, along with a “Preface”, “Introduction”, and “Who are the Elders?” summary files. Very interesting.

The “Elders” could refer to a number of political organizations that are active in the world today... A falsehood is better left in print—to be pointed out and referenced to, that it is indeed a falsehood. [End quoting]

This is like the Holocaust—the more the Khazarian Jews deny it, the more people wake up. I believe it was Shakespeare who said, “Thou protestest too much”—or some words to that effect.

EU UNHAPPY WITH BOEING MERGER

Excerpted from *THE DAILY NEWS*, Los Angeles, 5/24/97, [quoting:]

Highlighting the trans-Atlantic rift over the proposed Boeing-McDonnell Douglas merger, the European Union has voiced objections to just about everything in the plans to create a U.S. aviation colossus.

EU officials sent a statement of objections Wednesday to all parties involved and called for substantial revisions before it could approve the \$15 billion deal. A combined Boeing-McDonnell would have one major competitor: Europe’s Airbus Industrie.

The EU’s executive agency, the European Commission, has extensive clout to block a merger between two U.S. companies. It can impose fines up to 10 percent of the combined companies revenues. [End quoting]

Even the major world players will get burnt with their own NWO rules and regulations. The wars among the Elite are just beginning to get hot over who is going to be King-of-the-World. **They will end up doing themselves in. Greed knows no boundaries.**

MEDICINE CRACKDOWN

From *THE MODESTO BEE*, 5/10/97, [quoting:]

An American tourist who bought \$570 worth of medicine from a border pharmacy could end up spending 25 years in a Mexican prison on drug-trafficking charges. David Busch, 45, of Wauwatosa, Wis., awaits

trial inside La Mesa State Penitentiary in Tijuana after being arrested March 15 at the Farmacia Familiar. [End quoting]

The American Medical Association (AMA) gangsters and their pharmaceutical friends in the U.S. will do anything to prevent anybody else getting into your pocketbook for your healthcare dollars.

REPORT ALARMS GENERAL

From *THE MODESTO BEE*, 5/10/97, [quoting:]

The commander of NATO and U.S. forces in Europe said Monday that he is checking a report which says recent malfunctions have switched Russian nuclear missiles to “combat mode” on several occasions. But, according to the *Washington Times*, the CIA report said switching the missiles to combat status “would not necessarily result in an unauthorized missile launch” because of safeguards, including codes that control locks on weapons and supply target data to the missile. U.S. Army Gen. George Joulwan spoke at the Pentagon on the eve of a visit by Russian Defense Minister Igor Rodionov, who sounded the alarm earlier this year about the state of Russia’s nuclear weaponry, saying the system could fall apart unless the government boosted funding. [End quoting]

Is this some more propaganda for the Elite’s terror tactics?

JUDGE BLOCKS CALIFORNIA ADS

From *THE MODESTO BEE*, 5/10/97, [quoting:]

A federal judge in New Jersey has barred California from broadcasting ads notifying consumers of their rights in an insurance fraud case involving Prudential Insurance Co. of America. The ads were designed to increase awareness of a settlement to resolve claims that Prudential bilked as many as 750,000 Californians in a nationwide scheme, U.S. District Judge Alfred M. Wolin ruled in Newark, N.J., Monday that the ads were “erroneous, defamatory (and in) conflict with the terms, language, and purpose” of Prudential’s settlement. Californians face a June 1 deadline for filing claim forms to Prudential. [End quoting]

Gangsters protecting gangster friends.

VIRTUE AND THE FREE SOCIETY BY JEB BUSH

Excerpted from *IMPRIMUS* newsletter, April 1997, [quoting:]

Business executive Jeb Bush describes the moral cancer eating away at America and suggests that instead of some new “miracle cure”, we need some simple, old-fashion remedies that we can all apply to heal our nation. His remarks were delivered at Hillsdales’s October 1996 Shavano Institute Seminar, “Educating for Virtue: The New Values Revolution”, in Oklahoma City, Oklahoma. [End quoting]

Doesn’t this strike you as about the most hypocritical thing this man could ever say? Don’t you

think, of all people, he should practice what he teaches?

“The best way of teaching is by example,” is the first lesson Jeb needs to learn.

GIGATRENDS FOR THE
NEXT HALF-CENTURY

Excerpted from Visions Of The Future Contest for high school students.

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

IBM has just announced the invention of the PAN—Personal Area Network—a set of devices that use humans as conductors to relay detailed textual information from one person to another, simply by touch. It is a relatively small conceptual step from the PAN processor that relays a written message through one’s body by a shake of the hand to a microcell sensory transmission system that relays ideas and sensations directly to and from the most powerful processor in the world, the human brain.

Within a few decades, PAN-type research will transform the Internet into the LifeNet, a comprehensive sensory environment for human habitation. Our minds will be afforded wireless direct sensory interfacing with other people and various databases. A dramatically enhanced version of what we now call virtual reality will become as common as air conditioning. Telephones, TVs, PCs, and other media will be replaced by wireless sensory feeds from and to communal microcells.

People return to the Internet each day not from addiction, but because they can craft a new identity for themselves—any identity they choose. Or they can participate in experiences that otherwise are beyond their reach. Consider the impact of a technology affording a lifestyle in which you can go wherever you want to go and be whoever you want to be.

Fifty years ago, most workers were farmers or laborers. They were physically strong, ate more, but weighed less. Today’s office workers have diminished physical capabilities, but are better educated. The LifeNet will accelerate this trend. The need to survive while spending weeks, months, or years on the Net would be drastically reduced.

Resource depletion resulting from overpopulation will cease to be a major issue when we are subsisting on 600 calories a day in a sensory reality where we can eat all we want. Our mansions will be built in our minds and our future Ferraris will be driven along the roads of our collective imaginations. Our minds will work and play in ways now beyond our conception...[End quoting]

Is this the type of world you are working to build or do you think your CREATOR had/has something far more meaningful for HIS creation of humans??

COURT RULES CLINTON
CANNOT USE PRESIDENCY
TO AVOID JONES SUIT

Excerpted from a FAX sent by L. Gersic & M. Backman, 5/27/97, [quoting:]

The Supreme Court, today, ruled President Clinton cannot use the presidency to delay Paula Jones' sexual harassment suit until after he leaves office.

In a unanimous decision, the high court said the President's arguments, despite their force, "must be rejected".

Justice John Paul Stevens, in an opinion joined by seven justices and concurred in by an eighth, said delaying Jones' suit until the end of Clinton's presidency is not constitutionally required.

Stevens said any claims to the contrary "cannot be sustained on the basis of (Supreme Court) precedent."
[End quoting]

I heard Clinton give a statement on TV stating (paraphrasing) "he had time, in that the lawyers would be doing almost all the work."

Do you recall that he used the excuse that as president of the U.S. he wouldn't have time to take care of this matter?

Another one of his lies—I don't think he even has the capacity to tell the truth.

"STRIPTease" IN THE CLASSROOM

From *THE MODESTO BEE*, 5/17/97, [quoting:]

They came to class to study computers. Instead, fourth-graders were shown the R-rated movie "Striptease", featuring a topless Demi Moore. The 55-year-old public school teacher was removed from classroom duties pending an investigation. A parent walking by the class saw nudity on a television screen and told the principal, who shut off the video movie and called police and child welfare authorities.
[End quoting]

One wonders what the real story is behind this one—teacher incompetence or purposeful misguidance.

WHAT'S IN A NAME?

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

As a speaker for a Christian women's organization, I use the Good Shepherd and his sheep as my theme. At one luncheon, the singer's name was Lori Shepherd. I told a friend how envious I was. "Wouldn't it be perfect if my surname was Lamb, or Woolly?" I asked. "But I'm forever stuck with Kliever."

Imagine my delight when she said, "Haven't you noticed the little *ewe* in there?" —Evelyn Kliever, Calif. It's amazing what we fail to notice even when it's before our eyes very frequently.

CHAPTER 9

THE NEWS DESK SPECIAL

by Dr. Al Overholt 5/31/97

ON THE DAY I DIE

by Deborah Marie Pulaski

(as told to Claire Wolf)

From a FAX, 5/13/97, [quoting:]

This week I learned I'm dying. Of course I've always known, in the everyday, human sense, that I was going to die. But this week I learned I am going to die soon. In a year or so at most, I won't be on this planet. No more breathing. No more Zinfandel or chocolate cake. No hugs. No sorrows. I won't ever again have to worry whether there's a run in my stocking when I go to a meeting with the boss, or whether I remembered to send a birthday card to my best friend's husband. It's a peculiar thought, looking at my own death, so close. But you know, it isn't a bad thought, all things considered.

I'm 53 years old. That isn't old. I might have had another 30 years, if one little cell hadn't decided to start mutating out of control a while back. But 53 is old enough to have lived a good life. It's long enough to have become a full person, without all those "who am I's" and "what do I want to do with my life's" that make youth so over-rated.

It's enough time to have loved—both in the frantic, desperate way of being young, and in the comfortable way of being an adult. That's been an amazing, and a very happy, transition.

But I don't want to talk about love. I want to talk about freedom.

Well, I guess that means I do want to talk about love. Because I love freedom more than I love anything. Really, more than I ever loved my husband. Even more than I love my kids—and I think they'll understand and forgive me for saying so, even though that statement might require a little more explaining for strangers who might be reading this.

I have to say it again. I love freedom more than I love anything. More than I ever loved anything. And that's what makes the thought of dying so bitter, and at the same time, so welcome.

I guess that idea is going to take some explaining, too. Claire, tell them about me. I've never been able to write, or even talk all that well about things that matter to me. So you tell people what kind of person I am. Make them understand.

I've always been a political junky. You know me. Like some women shop, I do politics. No, that isn't putting it right. Not at all. I do politics...

I guess I'd better say I used to do politics...because I couldn't stand still and let "them" take away our world. You know, the types who aren't happy unless they're running other people's lives.

When I ran into a neighbor, co-worker or family member like that, I could just say, "Sayonara, Baby" and avoid them. But the people who really got to me were the ones who wanted to make endless rules for the whole country, the whole world, and make everybody else obey them. Just obey, all the time.

I swear, you know, that these people don't even care what the particular rules are. They just like making and enforcing rules because. For the power. For the control. For their other powerful, controlling friends. So they can all feel important and be in charge.

So I always had to try to stop those people. But there wasn't any stopping them. I found that out.

God, I wish I were a writer like you or a great orator or a wizard about the law or something like that. I wish I could have done something big during my life. But you know me, I was never anything but a little precinct worker, a drone, a little deputy voter registrar, doorbeller, meeting attender, envelope lick. One of those women you see in every campaign and every organization, never getting noticed and never particularly wanting to be. Just wanting to make the world freer—or at least keep a little bit of the world away from the people who want to make it less free.

It was really kind of stupid, looking back on it, because nearly all of the people who said they believed in freedom turned around and, once they got in office, acted exactly like the other guys. They didn't really want less government and more freedom. They just wanted to be the ones in control.

But I just had to try, didn't I? Anyway, I did try. Just about all my life.

That expression "just about all my life" has a different ring all of a sudden. It really has been just about all my life. Will be just about all my life.

I wanted freedom so much. I wanted it just so that I and my kids could live an ordinary life. Making a living. Paying our way. Doing what we wanted to do, within the bounds of polite behavior to our neighbors. Just to live, without being ordered around, threatened or tangled up in red tape every time we tried to do something. I didn't have any spectacular ambitions. I just wanted to be let alone to live a peaceful life.

I have two daughters, you know. They're both in their early 20s right now. The youngest one, Edyie, was always a dreamer. She had all the ideas and ambitions I didn't dare to have. I remember, as a little kid, she swore she was going to go live on Venus someday. Then, when she learned Venus was really this awful place, she pouted for about two days, then switched to Mars. She figured we could colonize Mars. I don't know whether that's realistic or not, but I always wanted to see Edyie get the chance to try, if that's what she wanted to do. I wanted her to have the chance to try anything her wild little imagination could dream up. Maybe she'd fail. But maybe she'd succeed. And isn't that what keeps the human race moving? Edyie, impossible though she can be at times, is the kind of person who keeps the human race from sitting on its dead butt, getting nowhere.

But Edyie isn't going to have the chance, unless something comes out of the blue to turn things around. Edyie's never going to get to Mars. Heck, she isn't even going to get a chance to build a little earthbound business because she's too independent to jump through all the hoops the government requires. Yeah, I can just see my Edyie filling out forms in triplicate, collecting taxes from her employees and begging for government licenses—NOT! She isn't going to get a chance to make many personal choices—beyond what brand of soap or TV to buy—because our choices are being limited day by day, and everywhere you turn, you run into something illegal. Maybe even something that was legal yesterday, but is illegal today, thanks to some regulation nobody ever heard of. She just won't put up with that—but I don't know what she'll do instead.

I used to dream, as I worked on all those campaigns, that someday I'd win back the right for Edyie to have the risky, but hope-filled future she craved. When I thought about dying, someday, it was with regret that I might not live to see Edyie go to Mars or to accomplish whatever other big thing she wanted to do.

But now I don't have any of those regrets, because it isn't going to happen.

Even three years ago, I wouldn't have said that. I'd still have said, "Darnit, there's hope. Freedom is just common sense. We'll win." But some of the things that have happened in the last couple of years make that all different. No, don't say "things that have happened". They didn't just happen. People in government did them to us. On purpose.

In the last couple of years, they finally did what they'd been moving toward for a long time. They passed the laws that just plain make us slaves.

They did it, and hardly anybody's even talking about it. That's what amazes me. For one thing, they passed a law that makes our driver's licenses into national ID cards. They're doing it right now, while we sit here talking.

A year or two after I'm gone, all you people who are left are all going to have to carry around cards with all your numbers and fingerprints and retinal scans and "personal data" coded on them. The law says so. you won't be able to cash a check or get a passport without supplying your "biometric data" to the government or the bank. I thought it was some big conspiracy story when I first heard it. But it's true and it's happening. And where are all the people screaming to stop it?

And they've now got this database that everybody who gets a job gets put into. Some national database in some big stone building in Washington where they'll know where everybody works, all the time. They said it was to track "deadbeat dads". Yeah. Then why are they going to put Edyie and my other daughter Pat and everybody else into it? Since when are they, or you, or I "deadbeat dads"?

Along these same lines, they've even got what they call "pilot programs" to make people get permission from the federal government before they can get jobs. Employers in these "pilot programs" have to get scanners to let the federal government check people's Social Security numbers before they can hire anybody. Isn't that just great? Some bureaucrat in the Social Security Administration or someplace gets to decide whether you can work or not.

And this other database. All your medical records are going to go into some other big, stone building in Washington. That's going to be on line about the time I go, too. Any old bureaucrat who wants to look at them can see them. You can't, of course. But they can.

All this stuff is real. It's not in some novel about the future or in some right-wingy pamphlet. It's in the law. It's in America. Right now. They did it all in the last couple of years. Mostly by sneaking a paragraph or a page into bigger laws when nobody was looking.

And what's all this about? Is it really to help "welfare moms" or to keep illegal immigrants from taking other people's jobs? Oh, come on! This is about one thing. It's about slavery.

They give you a citizen registration number shortly after birth. As soon as you get old enough to start moving around, doing things and making decisions on your own, they make sure that they're in a position to know every move you make, to record every transaction, to examine your whole life's record any time some bureaucrat gets curious. They not only want to know where you are at any given moment—where you're working and living and banking—but to make sure you can't work someplace if they don't want you to.

And they even want to be able to check up on your health. That one seems especially silly. I mean, why should some bureaucrat in Washington give a hoot about how some woman's pregnancy is going, or whether some man is boozing it up a bit more than he should? Or whether a middle-aged lady is dying of cancer or not? What business is it of theirs, and why should they even want to bother? But it makes sense when you realize what they're really doing. After all, if you own animals, of course you want to make sure your property has got all its vaccinations, is producing healthy offspring, and isn't being overfed or something.

It's just like a modern-day farmer, keeping track of his cows or pigs on his computer. You want to know they're healthy and whether they're producing as much as they can for you. So you track them. Track everything about them. They belong to you, after all. If you're a kindly, efficient farmer, of course you want to watch over your livestock.

There've been a lot of bad laws passed in my lifetime, Claire. Sometimes I thought, "This is just the worst, the worst. It can't get any more horrible than this." But these laws, that authorized all this tracking, are really the final thing. They're the declaration that the people in Washington own us. That's all. They're plain and simply saying we're their property.

There are going to be a lot more bad laws; yeah. Really bad ones that will follow these and will be possible because of these. But before this, the bad laws were passed against free people. After this, the laws are passed to control slaves.

Neither of my girls has children yet. Like every mother, I always wanted them to get going and do it, you know. I wanted my grandbabies! Now! Believe me, I had to bite my lip a lot to keep from nagging them about it, like some mothers do.

But to be absolutely honest, now I wish neither one of them would have children. I don't think Edyie will. We've talked about this. She's a lot like me in some ways, and I think she won't bring a child into a

country like this one is becoming.

Now my other daughter—we always called her Practical Patty—probably will have children someday. I’ve kind of given Patty short shrift in talking about all this. She was the sort of daughter who never gave any trouble and was more interested in doing well in band and glee club than in thinking about all the heavy things. Her big dreams were just of having a nice little job someday, then getting married to a decent sort of guy, having a nice house and, yeah, children. So all this won’t affect Patty as much as it will Edyie, or as much as it would have affected me if I’d have lived to see it all come to fruition. To Patty’s mind, it isn’t “sensible” to worry about things like this.

So Patty will have children, and I can only hope that at least their lives will be comfortable, if they can’t be free. Maybe they’ll be well-fed, well-cared-for little citizens. And maybe I should hope they turn out to be the kind of people who don’t think or question too much. Because if they’re the other kind—like me or Edyie—their lives will be miserable.

The next step, you know, after getting ownership of your slaves or cows is to cull out the ones that don’t fit the mold—that make trouble, or that don’t produce the way you want them to. If you aren’t “nice”, the Social Security Administration can just “lose” your records, or the health care people can just fiddle your medical history around so you look like a mental case. Then they can “help” you to death. So I guess for that reason, I should hope those grandbabies I won’t live to see are quiet, obedient sheep.

But damnit, if there are grandbabies, I hope they’ll be as stubborn and freethinking as their Aunt Edyie, and that they’ll find a better way of fighting for freedom than their Grandma Deb ever could. Let their lives be worth something deep and true, not just the “worth” of good livestock or laborers. If they fight, maybe they won’t live happily or long. But if they have to live at all, I hope those little kids live bravely, in spite of all the odds against them. The poor souls.

Do you remember the hymn, *The Old Rugged Cross*? It’s been on my mind a lot since I got the verdict. When I was little, I thought it was such a beautiful song. I knew it was partly about dying, and about being at peace in dying because of the singer’s beliefs, but I didn’t completely understand it.

There was this line, “Till my trophies at last I lay down”. I knew it meant “when I die”. But since I didn’t have any “trophies” and couldn’t figure out what giving up awards had to do with dying, I put my own little-girl interpretation on it. I figured the word had to be “trophis”, and that it was some fancy, adult word meaning “body”. Well, Claire, I’ll tell you. In a year or so, when I lay this middle-aged “trophis” down for the last time, I won’t have any regrets for myself. On the day I die, I’ll be able to say I’ve done all I could. I tried, even though most of what I did turned out to be misguided and ineffective. And even though I’d try something different—and a lot less “nice”—if I could do it over again, I won’t regret leaving the world the politicians just created. I don’t want to see it. I don’t want to live in it.

But my grandbabies will be born as slaves. And oh God, I regret that. And I regret not being around to protect them.

—Deborah Marie Pulaski and Claire Wolfe. Permission to reprint for non-commercial purposes freely granted, as long as the article is reprinted in full and is accompanied by this copyright statement.

Oh Lord, let the fire of your Holy Spirit sweep across this land, for fallen, fallen is America! Come, Lord, reveal Yourself in power and holiness to a Church that has forgotten Who You are, and to a People who have chosen to live in great darkness. Empower your children to walk in these last days in the fulness of the knowledge of Your Glory. Amen. [End quoting]

CHAPTER 10

REP. RON PAUL'S HOUSE BILL TO GET THE U.S. OUT OF THE U.N. by Ray Bilger 6/1/97

The ever-resourceful V.K. Durham has recently forwarded to *CONTACT* a copy of U.S. Rep. Ron Paul's (R-TX) House Resolution 1146 (H.R. 1146), introduced on March 20, 1997. Anyone familiar with the ongoing actions of those forces who work unwaveringly to control the world knows that the creation of the United Nations in 1945 was a bold move to establish a One World Government. As those One World Controllers foment endless wars and international unrest and tensions, there stands the U.N. to ostensibly provide the parameters within which peaceful resolution of disputes can be achieved.

It has become painfully obvious, however, that the real intent of our Controllers is to make the world a more and more chaotic and unstable place where it becomes increasingly necessary to use a One World Police Force, the U.N. Peacekeeping Forces, to supposedly maintain peace. And their real purpose, of course, is to be the military enforcers of the New World Order agenda.

Within this bleak picture, H.R. 1146 stands as a refreshing breath of fresh air, designed to remove the United States of America from any support, participation or affiliation whatsoever with the United Nations.

Rep. Ron Paul needs all the support and encouragement he can get in this matter, both from his congressional colleagues and especially from we individual Citizens. The passage of this act could be the necessary first step to reestablishing American Sovereignty, and could pave the way toward abolishing the corrupt U.N., with a concurrent recognition that only a real community of nations (the Citizens) working together can achieve a truly just world. Ron Paul's phone number in Washington, D.C. is (202) 225-3121.

Without further introduction, here is H.R. 1146.

5 pages of doc.

CHAPTER 11

THE NEWS DESK

by Dr. Al Overholt 6/10/97

SOCIALIZED MEDICINE BEING BROUGHT IN BY A TROJAN HORSE!

Excerpted from *FOCUS ON THE FAMILY* newsletter, by James Dobson, May 1997, [quoting:]

And now a bit of shocking news about education from the *Washington Times*. Please take time to read this item with care. It is of extreme importance.

Reporter Lawrence Criner writes, “The Clinton administration appears to be implementing an undisclosed plan to build a structure for socialized health care—in effect, using education reform as a Trojan horse to construct a new health care system. Under the plan, public schools could be transformed into quasi-hospitals with Medicaid as the funding source.

What this means is that a secret plan has been developed to bypass the Congress and impose socialized health care on the American people—and especially on its children. “Education reform has become the road to health care reform,” said a lawyer who opposed the original health care legislation. It calls for the placement of school-based clinics on all the nation’s campuses, providing students with contraceptive, abortion counseling, personality testing, mental health screening, instruction in “sexual diversity”, drug therapy to modify behavior, a sex-education curriculum that (in the words of Lawrence Criner) “strikes at the heart of parental responsibility”, and whatever else the liberals want to do with our kids. This is, in part, what Mrs. Clinton means when she claims, “It takes a village to raise today’s children.” The “village” about which she wrote is governmental bureaucracy which wants to indoctrinate your kids. If you doubt that, read the wording of the “U.N. Convention on the Rights of the Child”, which President and Mrs. Clinton support.

Now take note: The secret plan described above was developed during a seminar funded by the Department of Education, Nov. 8-9, 1993. We have recently learned that a blacklist was distributed at that seminar. According to a former official who attended the event, those in attendance were told not to permit anyone associated with certain organizations to be involved in the projects. They included Focus on the Family, the Family Research Council, the Christian Coalition, Teen-Aid, Campus Crusade for Christ, Eagle Forum, Josh McDowell Ministry and 22 other Christian ministries and conservative organizations. Though Focus doesn’t accept government grants or entanglements, what the Department of Education has done is patently illegal, since this seminar was funded with tax dollars. The secretive nature of it reveals that this administration views conservative Christians as a threat to its liberal agenda. We will continue to oppose massive government programs that are designed to intrude upon parental authority and subject America’s kids to a radical form of indoctrination. As Gary Bauer and I wrote in *Children at Risk*, there is a concerted effort to capture the hearts and minds of our sons and daughters and thereby redesign the culture. It must not succeed. [End quoting]

One way or another, the Elite are determined to control all health care and **your children**.

LIBYA DEFENDS FLIGHTS TO
RELIGIOUS CELEBRATIONS

Excerpted from *THE FINAL CALL*, ??/97, [quoting:]

Libya has warned the United Nations Security Council against applying the council's air ban on Libya to include the recent flights by Muammar Ghadafi has taken to fulfill religious obligations.

This came in a reaction May 17 to the council's investigation of Mr. Ghadafi's recent flight to Niger and Nigeria.

ghadfi pict.

"We have come to know that the U.S. has made Islam and Muslims the alternative enemy in place of the defunct Soviet Union and the Eastern bloc," Abuzed Omar Dorda, Libya's permanent representative to the U.N. said.

He told the council to resist becoming "an umbrella" for the U.S. "in furthering this animosity".

Mr. Ghadafi's flight to Niger and Nigeria, from May 8-10 in a flotilla of aircraft, violated the U.N. air embargo imposed on Libya in 1992. The ban, on all flights to and from Libya, was passed because of Libya's refusal to hand over two airline bombing suspects to either Britain or the United States.

Britain and the United States accused the two Libyans of involvement in the 1988 mid-air bombing of Pan Am Flight 103 over Lockerbie, Scotland, and of a French UTA airliner over Niger, a year later. Mr. Ghadafi's violation of the ban prompted the council's Sanctions Committee to investigate.

His tour was to have included South Africa but that segment was aborted before it began, without official explanation. Mr. Ghadafi said millions of Muslim worshipers in Africa, who joined him in Niamey, Niger, and in the northern Nigerian city of Kano for the Al-Asr and Friday prayers, were a show of support for Tripoli. Al-Asr prayers mark the Muslim New Year. The first Friday of the Hijrah marks the Prophet Muhammad's exodus from Mecca to Medina.

The U.S. is seeking a Security Council condemnation of the violation, which it said resulted from a "complicity" by the governments of Libya, Niger and Nigeria. [End quoting]

Ghadafi has agreed to turn the two men over to several other countries, but not the U.S. or Britain for a **fair** trial, which they won't get from them.

DEAR CITIZENS: DO YOU KNOW

WHERE YOUR TAXES ARE GOING?

Excerpted from *FOCUS ON THE FAMILY* newsletter, by James Dobson, May 1997, [quoting:]

Brace yourself for this one. After years of controversy arising from its support for obscene and profane “art”, it’s business as usual for the National Endowment for the Arts. The contentious congressional hearings from 1995 and the national uproar that ensued haven’t changed a thing. Rep. Peter Hoekstra, (R-Mich.), said he was “shocked” by the projects now receiving direct or indirect funding from the NEA. They include pornographic books, films that feature incest, oral sex, sado-masochism, sexual torture, child sex and explicit homosexual encounters. The worst of the lot involved 15 films distributed by Women Make Movies, Inc. One of the films was described by a reviewer as the “hottest [lesbian] sex scene” ever recorded on celluloid.

There is a move in Congress to eliminate funding for the NEA next year, (we’ve heard that one before) but the President has promised to fight for its continuation. He has requested a \$36.5 million budgetary increase. Given the utter paralysis of the Republicans on any social or moral issue except partial-birth abortion, we can guess who will probably win this latest confrontation!

Just remember, you and I are helping to pay for obscenity and profanity. [End quoting]

Do you think this is worth contacting your Congressperson about?

RE: WHISTLES AND MISSILES

Excerpted from *MEDIA BYPASS*, May 1997, [quoting:]

“A free press can of course be good or bad, but most certainly, without freedom it will never be anything but bad... Freedom is nothing else but a chance to be better, whereas enslavement is a certainty of the worse.” —Albert Camus

Telling the truth (or at least what one perceives to be the truth) about corruption cover-ups and chicanery can be hazardous, as more and more whistleblowers are coming to realize.

The latest example of targeting the messenger involves the crash of TWA Flight 800, according to a recent article in the “e-zine”. *The Washington Weekly* <<http://www.federal.com>>, Richard Russell, an aviation consultant in Florida, obtained a copy of a radar tape from the Federal Aviation Administration apparently showing a small object rocketing toward the Boeing 747. The FBI raided Russell’s home [in mid-March], seized the tape and interrupted his Internet connection.

“The cause of the TWA 800 crash still seems unresolved. But the actions of the FBI leave serious suspicion that something awful is being covered up,” the article opined. “Any day now, we are expecting to hear FBI agent in charge James Kallstrom announce that anyone who publicly criticizes the official version of events will be subject to arrest.”

In another incident, Carol Howe, a government informant who claims she warned the ATF of plans to

bomb the Murrah Federal Building, was indicted in mid-March on charges that she compiled a list of bomb ingredients, acquired photographs of federal offices in Tulsa and used her home telephone to distribute racist information.

“The move looks suspiciously like an attempt to neutralize Howe as a credible witness with information about advance government knowledge of the Oklahoma City bombing,” according to *The Washington Weekly*.

Others who allegedly have been harassed or otherwise targeted by the government in the recent past for their knowledge of alleged misdeeds as compiled by the e-zine, include Patrick Knowlton, a witness in Fort Marcy Park the day Vince Foster died; Fred Whitehurst, an FBI scientist with knowledge of serious FBI lab misconduct; Chuck Hayes, a “claimed CIA operative with knowledge of political corruption” who was convicted of attempting to hire a hit man to murder his son in a case marred by alleged prosecutorial misconduct; and Terry Reed and Richard Brenneke, Pilots and CIA operatives with knowledge of government complicity in drug smuggling. —MB [End quoting]

The government is speeding up their prosecution and deading of people who know too much.

FLIGHT SYSTEM FAILS

From *THE MODESTO BEE*, 5/19/97, [quoting:]

Airplanes flying over six states were rerouted and others were grounded after air traffic controllers lost nearly all communications with pilots after a backup system failed during a power failure. Technicians restored the system in about an hour Saturday. [End quoting]

Probably more Tit-for-Tat war games or testing responses by the Elite. Usually these type of situations are no longer “accidents or coincidences”. **They are mostly well planned.**

CLINTON, BLAIR SEE OWN REFLECTIONS

New Generation Of Leaders See
Eye To Eye On Big World Issues.

Excerpted from *THE DAILY NEWS*, Los Angeles, 5/30/97, [quoting:]

clinton & blair pict.

[Talk about clones: take a piece of paper and cover up the hair and see what you get.

In a recent News Desk, I put in an article about the similarities of both of the Blairs and the Clintons. This article gives even more, plus, on a radio talk show, on June 4, the host was telling of even more similarities of Blair's and Clinton's thinking.]

Bill Clinton and Tony Blair looked at each other and liked what they saw.

And why not? When the president of the United States and the prime minister of the United Kingdom had their first official meeting Thursday, each was, to some extent, looking at another version of himself.

Different accent, same idea.

Much has been made of the similarities between the young and energetic president who broke the opposition's hold on power by moving his party to the center and the young and energetic prime minister who did the same thing across the sea. They even married two versions of the same woman, a successful lawyer and feminist role model who out-earns her spouse... [End quoting]

The Elite always take a pattern that works and keeps repeating it—over and over and over.

CAMPUS TENSE OVER ISLAMIC SPEAKER

From *THE BAKERSFIELD CALIFORNIAN*, 5/11/97, [quoting:]

Plans for a speech by a Nation of Islam disciple are aggravating long-standing disagreements at San Francisco State University between the group that invited him, the administration and some students.

Khallid Muhammad, who has called Jews “bloodsuckers” and urged the killing of some Whites, was scheduled to give a speech on campus on May 21 titled, “Who is Pimping the World?”

Flyers for the speech list the price for tickets as \$7 for students and \$15 for “Zionists, Uncle Toms and other White-supremacists”.

The scheduled appearance is angering students on an already tense campus, just days after 6,000 copies of the student-run newspaper were destroyed.

Some say members of the Pan African Student Union, which invited Muhammad, threw away the papers, published Thursday, because they did not like an article and editorial about the group's policies and the speech.

Members of PASU denied throwing the papers out but said the newspaper was biased against them and deserved to be destroyed.

“For the Last four years, the administration of San Francisco ‘Police’ State has consistently attacked

Black students for voicing their contempt for the oppressive systems that exist in this country and around the world,” the flyer read. “With the support of the Zionist Devils, the White Supremacist and the racist cops, the voice of the students is being silenced.”

Troy Nkrumah, a spokesman for the 50-member group, said the *Golden Gater* student newspaper printed incorrect accusations about his organization and called it racist. He also said the paper and the administration were funded by Zionists who are out to destroy PASU.

“If I was an Uncle Tom, Zionist or White supremacist, I’d be mad, too. We don’t give a damn if we offend anyone. We realize that we’re still not free. We’re still slaves,” he said. [End quoting]

The “Lefty’s” want free speech until someone wants to tell the truth about them.

INSIDE CONGRESS

From the INTERNET, *The Conspiracy Nation*, Vol. 10, Num. 59, [quoting:]

Author Ronald Kessler Interviewed On C-Span

“IF THE CAPITOL POLICE ARREST SOMEONE WHO’S POWERFUL OR IF THEY ARREST A CONGRESSMAN, THEY HAVE TO UN-ARREST THAT PERSON...AND THIS IS SOMETHING THAT THEY DO ON A ROUTINE BASIS TO THIS DAY. THAT IS UNBELIEVEABLE; IT’S LIKE A THIRD WORLD COUNTRY. IT MAKES A MOCKERY OF THE WHOLE JUSTICE SYSTEM.”—
Ronald Kessler, 5/26/97

Ronald Kessler, author of the recently released book, *Inside Congress*, was interviewed by Brian Lamb on C-Span, May 26th, 1997. (Thank God for C-Span.) Following are abbreviated excerpts of that interview.

(A note: *Conspiracy Nation* recalls a conversation with Mr. Sherman Skolnick when, apropos of nothing, that courageous crusader said, “Oh Brian [sighs], there’s so much blackmail going on these days.” Do Kessler’s revelations have anything to do with increasing temperatures in the so-called “Whitewater” investigations, brought on in part by Rep. Dan Burton of Indiana?

Does Kessler’s book have anything to do with “tit for tat”, in which warring factions throw dirt at each other?

Answer: not known by this editor, but worth considering.)

RONALD KESSLER:...the corruption of the Capitol Police.

Here’s the Capitol Police, that are told by Congress if they arrest someone who’s powerful or if they arrest a congressman, they have to un-arrest that person. It was covered up. I mean, “Forget it ever happened.” And this is something that they do on a routine basis to this day. That is unbelievable; it’s like a Third World country. It makes a mockery of the whole justice system.¹

BRIAN LAMB: [Reads from book] "...Senator Edward M. Kennedy allegedly once almost ran over a Capitol Hill police officer."

RONALD KESSLER: Yeah. This is based on 350 interviews, almost all on-the-record.

And one of the interviews was with a Capitol Police officer who said that Ted Kennedy, in the 1980s, was totally drunk and went through a red light and almost ran over this officer. And when the officer tried to get him in a taxi (because, of course, he wouldn't arrest him; you do not arrest a congressman), his superior came over and said, "Do you know what you're doing? This is Ted Kennedy. Let him go."

So he did. He gave him his keys and Ted Kennedy went off, totally drunk: could have killed someone; could have killed himself. This is the way the Capitol Police operate. This is the way the Capitol Police operate to this day.

BRIAN LAMB: Here's a picture [from your book]: "Rita Jenrette (sp?) had sex with her husband, Rep. John W. Jenrette, Jr., on the steps of the Capitol. She later posed for *Playboy* [magazine]".

RONALD KESSLER: Well that's certainly a well-known story. I did interview her, to get the mechanics down of just how it happened.

The Capitol Police and other "little people"—that's, e.g., the doorkeepers and people like that—see these behind-the-scenes activities. It's things—For example, in the Dirksen Building there was a female staffer who used to have sexual trysts on a regular basis during coffee break time. The Capitol Police officers themselves were engaged in sex, at night.

And to this day...[Rep.] Sonny Bono, for example, sexually harassed an intern on his staff. And just recently, the Capitol Police came across a former (very powerful) Representative Member having sex with a prostitute in broad daylight, at 5 pm, in his car. And this former Member had his expired congressional tag, and waved it. And that was enough to scare off this Capitol Police officer. He did not investigate further and, of course, did not arrest him.

BRIAN LAMB: Let me go back to the Sonny Bono deal (because he's not here and can't defend himself): How do you know that? Do you take her word for it?

RONALD KESSLER: I take her word for it; also, she confided in 4 congressional employees at the time it happened, which was last June. And I confirmed with all 4 of them that she had, in fact, confided to them at that time. She did not go public; did not file a complaint. Two months later, I interviewed her and she told her story.

BRIAN LAMB: Why would she not file a complaint?

RONALD KESSLER: She was advised by a lot of people in Congress, "You don't want to take on a congressman; you'll ruin your life." And at the same time, someone who's a friend of hers knew me and felt that I was a responsible journalist. And I convinced her that this is, you know, for a book (it's not for the *National Enquirer*) and that it's part of a look at this whole institution and what makes it tick and

what's wrong with it. And so she felt that, in that format, she felt comfortable coming forward.

BRIAN LAMB: Here's another picture: Rep. Charles Wilson introduced legislation to cut defense appropriations after being told he could not take his girlfriend, Anna Lee Eschlinko(?), a former Miss U.S. World, on a Pentagon plane.

RONALD KESSLER: Well this is typical of the just out-of-control arrogance of Members of Congress. And it extends to, for example, today having custom-made furniture made for them by Senate and House employees to the tune of \$20,000 per chair! Literally.

We're talking about just a little chair, not a big chair. Silk-covered. And \$12,000 stereo consoles, custom-made silk curtains, custom-made rugs costing two and three-thousand percent more than what is available normally in the House and Senate inventory.

So this is something that's been covered up until now, and it's typical of the perquisites that these same Members who say, "We have to cut Medicare/Medicaid; we have to cut the deficit," engage in.

BRIAN LAMB: Here's a photograph that says, "Teen-age female pages used to put on a show for the Capitol Police every night by undressing in front of open windows in this building, which became known as 'Virgin Village'."

RONALD KESSLER: Until a few years ago, the pages were 14-years-old and totally unsupervised. Again: a commentary on the irresponsibility of Congress.

FEAR OF CONGRESS SPIKES NEWS STORY

BRIAN LAMB: There was a story in the paper a couple of days ago that a feature on *20/20* (on ABC) about your book was dropped, at the last minute. And you're quoted in the article as saying something about the motive. What was the motive, in your opinion?

RONALD KESSLER: If you look at the facts, it's pretty clear that the motive was simply fear of Congress. The piece had been in the works for about a month. Both the *Washington Post* and the *New York Times* had syndicated excerpts from this book; it had clearly passed the standards of the most pre-eminent journalism in the country. The executive producer of *20/20* gave the producer more praise about this piece after he saw it than at any time during this producer's 16-year career at *20/20*, according to what he told me. It had also passed the lawyers. It also passed the standards person. And then, at the last minute, on Thursday night before it was to air, Roone Arledge wanted to see it—and killed it. And the reason that was given was, he wanted it to be based on ABC's own reporting, because this was sensitive material. Well in fact, most of it was ABC's own reporting: it was not me, it was other people from the book who were on-camera: a couple of police officers, former-Senator Paul Simon...So it was, in fact, first-hand accounts by people who were eyewitnesses to these activities.

Disney and ABC have a lot of issues before Congress; they have lobbyists who want all kinds of things out of Congress. And I think it's pretty clear, given all the circumstances, that they simply were afraid.

NOTE

Regarding Kessler's allegations of Capitol Police covering up the misdeeds of powerful persons: in light of this, recall how the Park Police supposedly investigated the strange death of Vince Foster. [End quoting]

Is there any wonder the Elite act as they do when we have the best Congresspersons that MONEY can buy.

ANTIBACTERIAL SOAPS MAY SPAWN GERM HAZARDS STRAINS DEFY KNOWN DRUGS

From the INTERNET, 6/1/97, [quoting:]

People striving to sterilize their homes and hands with anti-bacterial soaps may be fueling the development of dangerous organisms that defy known drugs, an authority on drug-resistant strains said Friday.

Dr. Stuart Levy of Tufts University, president of the Alliance for Prudent Use of Antibiotics, said Friday the popularity of disinfectant cleaners could not come at a worse time—an era when hospitals are discharging patients earlier to complete their recoveries at home.

He warned that patients may soon be coming home to environments rife with organisms that will resist conventional drugs.

“My concern is that it's going to alter the environment, make it worse for patients who enter the home.”

Levy said he has no evidence that drug-resistant organisms have yet evolved in the households as a direct result of anti-bacterials. But he said it is almost assured, considering the proliferation of drug-resistant bacteria that has stemmed from society's over-dependence upon antibiotics.

Concerns over antibiotic resistance grew last week amid reports that a tough, new strain of the bacterium, staphylococcus aureus, had appeared in seven Japanese hospitals.

“Staph aureus” is commonly spread from patient to patient in hospitals, preying especially upon people who have wounds or who are being treated with tubes and catheters. It is one of the most common causes of hospital-acquired infections, which together kill 60,000 to 70,000 people in the United States each year.

WOW!...60,000-70,000 a year!...And you never read about that in the newspapers, do you? (Wait...this is from a newspaper!)

The bug has been steadily gaining strength, as the use of antibiotic medications has spawned new strains that are resistant to one or more drugs. The strain identified in Japan is resistant to vancomycin, an antibiotic that is used to fight strains that defy all other medications.

This article goes on, but the message is clear! [End quoting]

Sounds like some more terror tactics and misinformation to get you to not do anything to protect yourselves. *CONTACT* has given you details about remedies for these man-made diseases and about the Elite's withholding of any real solutions for the people who listen to the Elite killers.

TOYOTA'S HYBRID RACES AHEAD OF TECHNOLOGY CURVE

Excerpted from *THE DAILY NEWS*, Los Angeles, 5/??/97, [quoting:]

pict. toyota car

It's as simple and quiet as turning on a lamp—just a flick of the key switches the car on.

There's barely a stir or a sound as the car glides slowly, the electric motor turning the wheels. But as soon as it begins to accelerate, the gasoline engine kicks in.

Part electric car and part gasoline engine, the hybrid system—which Toyota Motor Corp. proudly showed off to reporters this week—is the best of both worlds for a super-clean, economical ride.

Toyota will become the first automaker in the world to mass-produce hybrid cars if it keeps its promise to start selling them in a new model, a passenger car, before year's end.

That would have beat out Detroit's Big Three—General Motors, Ford and Chrysler—and local rivals such as Honda Motor Co. and Nissan Motor Co. All are working on hybrid technology. Audi, the luxury division of Volkswagen, also plans to market a hybrid car this fall, but production will be limited.

The secret of the hybrid is that it operates as an electric car at lower speeds, when polluting emissions are a big problem for gasoline engines. But it also avoids the trappings of an electric car, which runs out of juice before it gets very far and needs eight hours for a full recharge.

The hybrid never needs recharging because the gasoline engine charges the battery while the car runs.

Drivers only need to stop at regular gas stations, where they will be pleased to learn, Toyota says, they're getting as much as 66 miles a gallon. [End quoting]

Have any of you readers ever wondered how a fully loaded 18-wheeled tractor-trailer rig can get anywhere from 4-8 miles per gallon of fuel (from what I've been told) and then compared that to what you get in your vehicles?

Let's see: Your vehicle—in comparison—is very small; has very little wind resistance; has only 4 small

tires that give road resistance; has very little weight, fully loaded and has a very little engine-transmission and thus very little friction. An average car gives 20-30 miles to a gallon—if you're lucky.

Taking all of the factors given above, why aren't you getting well over 100 miles to a gallon?

Do you still think the manufacturers are telling you the truth about the amount of energy that is in a gallon of diesel or gasoline when it is **properly** fed into your vehicle engines?

WEB DOUBLES SURFERS

From *The Costco Connection*, June 1997, [quoting:]

There are nearly 40 million Americans surfing the Web today, nearly double the 21.5 million estimate of a year ago. These latest figures come from a *Business Week* survey of 1,000 U.S. households.

Other stats from the new report include:

- * Nearly two-fifths of the 40 million surfers are women. That's up from a 1995 estimate of 23 percent.

- * About a quarter of all Net users are over 40 years of age.

- * About two-fifths have household incomes exceeding \$50,000 a year.

- * Whites represent about 85 percent of the on-line population. [End quoting]

Don't forget the Elite's goal to have everybody on the Net and a requirement that you have a card to be able to activate it so they can feed you only what they want you to know.

ECONOMIC AND POLITICAL THEORY 101

From *INTERNATIONAL FORUM FOR PLANETARY SOLUTIONS-ORIENTED NEWS*, Winter/Spring 1997, [quoting:]

It is frequently asked, "What does democracy mean?" Or, "What is the difference between socialism and fascism?" Rather than presenting a one year political science course, this short example will introduce everyone to working definitions of various political theories.

Feudalism—you have two cows. Your lord takes some of the milk.

Pure Socialism—You have two cows. The government takes them and puts them in a barn with everyone else's cows. You have to take care of all the cows. The government gives you as much milk as you need.

Bureaucratic Socialism—You have two cows. The government takes them and puts them in a barn with everyone else's cows. They are cared for by ex-chicken farmers. You have to take care of the chickens

the government took from the chicken farmers. The government gives you as much milk and eggs as the regulations say you should need.

Facism—You have two cows. The government takes both, hires you to take care of them, and then sells you the milk.

Pure Communism—You have two cows. Your neighbors help you take care of them and you share the milk.

Russian Communism—You have two cows. You have to take care of them, but the government takes all the milk

Pure Democracy—You have two cows. Your neighbors decide who gets the milk.

Representative Democracy—You have two cows. Your neighbors pick someone to tell you who gets the milk.

Bureaucracy—You have two cows. At first the government regulates what you can feed them and when you can milk them. Then it pays you not to milk them. Then it takes both, shoots one, milks the other and pours the milk down the drain. Then it requires you to fill out forms accounting for the missing cows.

Pure Anarchy—You have two cows. Either you sell the milk at a fair price or your neighbors try to take the cows and kill you.

Republic of Texas—You have two cows. You sell one and buy a bull.

Source: *The Republic of Texas Magazine*, June 1996 806-495-4135, Fax 806-495-2059 [End quoting]

I don't think this course can be shortened beyond this.

WHAT PRAYER CAN DO

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

The Los Angeles freeway was unusually congested for a Saturday morning as a friend drove me to the airport. We arrived with only five minutes to spare. I raced to the check-in desk. "I'm booked on the 11:55 flight," I told the attendant.

"I'm sorry, sir," she said, "that gate is closed."

"I have to preach in New Hampshire tomorrow morning," I said. "What is the gate number?"

She told me, then repeated, "But, sir, it's *closed*." I took off running.

Just as I reached the gate, the door opened and an attendant stepped through. Waving my ticket, I

shouted, “Hold that door!” Inside the plane I learned that since I was considered a no-show, someone else had been given my seat. The only seat left was next to the galley. As I eased into it I noticed the young woman beside me reading a *Bible*.

“It’s good to see you reading the *Bible*,” I remarked.

“I’ve never flown before,” she said. “I’m afraid.”

“Would you like me to pray for you?” I asked.

“I’d be grateful,” she said.

As I prayed, our plane moved into position for takeoff. I finished just as the engines were revving up. Once airborne, my seatmate relaxed a bit and we talked. She was on her way to be with her mother, who was scheduled for surgery. “You’re not going to believe this,” she said, “but last night I asked God to have a minister sit beside me today.”

I did believe her. Isn’t God wonderful?” —Victor G. Dawe, Richmond, Virginia [End quoting]

He certainly is.

CHAPTER 12

vk logo

A SPECIAL ALERT TO FARMERS (AND ALL AMERICANS)

by V.K. Durham & Ray Bilger 6/5/97

In conjunction with Rick Martin's series on the Inter-American Investment Corporation, consider the following: The Federal Government is offering 10-year programs whereby the farmers will be paying farmers not to farm. Be very cautious before you bite on this one. Read George Bush's Executive Order No. 12803, April 30, 1992, now codified under Title 5 U.S.C., Sec. 601.

For more years than all of us care to think about, farmers have been unlawfully dispossessed from their lands. No one could figure out why the courts would not uphold constitutional law, and protect the property and equity rights on those farms.

The farmers took out loans from the Federal Government that were being sold off as asset base of the Federal Government. The Federal Government sold off these loans, which they call assets, to the Inter-American Investment Corporation, a multilateral treaty organized crime ring. This organized crime ring then filed foreclosure notices on all those farms.

This organized crime ring then took possession of the farms, and the water rights. The courts refused to protect one single farmer's equity rights, or constitutional rights.

Over 1.5 million farmers bit the dust, lost their homes, their lives, and their properties, while George Bush's Inter-American Investment Corporation's ring members raided this land like a swarm of locusts in a wheat field! No law was applicable to this organized crime ring, who not only stole the lands, they stole all personal properties, water rights, and even the insurance on the lives of these farmers and/or borrowers.

This ongoing situation amounts to nothing less than racketeering and extortion and is further encouraged by the non-licensed non-authorized State and National Bar Associations and their bar members who sit on our benches of the courts of the people, turning the laws around and using the laws as a weapon against the people.

Think long and hard before you let this old Federal Government gift horse get a hoof on your land, folks. Read George Bush's Executive Order. This is the reason for the flooding situation: they sold off the infrastructure. Don't tell me this was not international for the Bio Diversity Treaty to take effect! Where in the hell did the tax dollars go which were supposed to pay for infrastructure?

Let's have a closer look at George Bush's Executive Order 12803, entitled "Infrastructure Privatization":

“Executive Order 12803. April 30, 1992. 57 F.R. 19063. Infrastructure Privitization.

“By the authority vested in me as President by the *Constitution* and the laws of the United States of America, and in order to ensure that the United States achieves the most beneficial economic use of its resources, it is hereby ordered as follows:

“Section 1. Definitions. For purposes of this order:

“(a) ‘Privatization’ means the disposition or transfer of an infrastructure asset, such as by sale or by long-term lease, from a State or local government to a private party.

“(b) ‘Infrastructure asset’ means any asset financed in whole or in part by the Federal Government and needed for the functioning of the economy. Examples of such assets include, but are not limited to, roads, tunnels, bridges, electricity supply facilities, mass transit, rail transportation, airports, ports, waterways, water supply facilities, recycling and wastewater treatment facilities, solid waste disposal facilities, housing, schools, prisons, and hospitals.”

From reading the Order thus far, we see that most all of America, as of April 1992, can be sold off to a “private party”. But there is no definition for this most important term, “private party”. If we understand that our *Constitution* and all of our constitutional rights have been suspended since (at least) 1933, and if we understand that our international borders are dissolving daily under treaty agreements such as NAFTA and GATT, it becomes clear that this “private party” need not be an American citizen, or even an entity with an American interest, other than an interest to take over America. Hell, under this Executive Order we can sell off everything to China, or to Russia, or even to the Queen of England.

This is how we sell Long Beach [*Naval Base*], California to China. They can even legally buy the railroad that runs from China Lake Naval Weapons Center to Long Beach, or the underground waterway tunnels for that matter. Where in the *Constitution*, under Article II which controls the Executive Branch, is the authority for the President of the United States to sell off America?

Executive Order 12803 continues:

“Section 2. Fundamental Principles. Executive departments and agencies shall be guided by the following objectives and principles [*in part*]:

“(b) Private enterprise and competitively driven improvements are the foundation of our Nation’s economy and economic growth. Federal financing of the infrastructure assets should not act as a barrier to the achievement of economic efficiencies through additional private market financing or competitive practices, or both.

“(c) State and local governments are in the best position to assess and respond to local needs. State and local governments should, subject to assuring continued compliance with Federal requirements that public use be on reasonable and nondiscriminatory terms, have maximum possible freedom to make decisions concerning the maintenance and disposition of their federally financed infrastructure assets.”

We see here from Sec. 2 (b) that economic efficiency and competitive practices are more important than the barrier to these that federal financing can become. China, with its slave labor, has become as economically efficient as a nation can be. China's competitive practices are impossible for American workers to compete with, unless, of course, we choose to work for nothing, and, with almost all of the American worker's pay taken away with every form of tax, we've almost achieved parity with the Chinese slave laborers. The main difference may be that Americans still believe they have a *Constitution*, while the Chinese were brutally reminded at Tiananmen Square that they do not!!

We also see from Sec. 2 (c) that State and local governments are considered to be in the best position to deal with privatization. This means that the Chinese Government can send its trade officials directly to the Long Beach City Council, thereby circumventing and bypassing normal constitutionally authorized trade practices. Remember, nowhere in the *Constitution* does it say that any part of America can be sold off to the highest bidder, yet this is exactly what 12803 amounts to!

George Bush's Executive Order 12803 continues:

"Section 3. Privatization Initiative. To the extent permitted by law, the head of each executive department and agency shall undertake the following actions:

"(a) Review those procedures affecting the management and disposition of federally financed infrastructure assets owned by State and local governments and modify those procedures to encourage appropriate privatization of such assets consistent with this order.

"(b) Assist State and local governments in their efforts to advance the objectives of this order."

This Section proposes that heads of executive departments and agencies should modify procedures to encourage this so-called "privatization" which, in reality, is nothing less than selling America to her enemies! Is this not giving aid and comfort to our enemies? This is the very definition of Treason found in the *Constitution* at Article III, Section 3, Clause 1. Then George Bush committed Treason to the *Constitution* when he proposed this Executive Order and he needs to be brought up on such charges in a competent Court of the United States of America sitting at the Common Law.

12803 concludes with Section 7:

"Section 7. Judicial Review. This order is intended only to improve the internal management of the executive branch, and is not intended to create any right or benefit, substantive or procedural, enforceable by a party against the United States, its agencies or instrumentalities, its officers or employees, or any other person."

These last words say that this order is not intended to create any right or benefit enforceable by a party against the United States, but the rest of this Executive Order says otherwise. And if it does create such a right or benefit (which it does), where are the provisions in this order to protect the rights and interest of the Sovereign Citizens of the United States of America (the true government)? There are no such provisions!

We've been had, over and over, so many times and in so many ways it boggles the mind. But if we don't soon bring these government officials (criminals all) up on charges of Treason, including most of Congress, George Bush, Bill Clinton, Janet "Butch" Reno, etc., etc., etc., we won't have any place left to call America! Maybe we can call it the United States of China, or the Knighted States of England, or the New Old English Colonies!!! We must act now, in Wisdom (without guns), or kiss it good-bye! Anyone up for a march on Washington, D.C.?

CHAPTER 13

ESU SANANDA: YOUR DESTINY IS GROWING TOWARD THE INFINITE

6/7/97 ESU “JESUS” SANANDA

Good morning, my scribe. Thank you for sitting this day. There is great desire coming forth from many for understanding of who they are and why they have chosen this path at this time. I am Esu Immanuel “Jesus” Sananda come in the Radiant Golden-White Light of Creator Source.

It has all been written prior and you ones would be wise to review your past lessons (our discourses on these various subjects). There are many new readers and participants awakening at this time and many who simply need a gentle reminder of these lessons.

Let us begin with WHO you are. You, the non-physical YOU, are an infinite thought projection of the One who created you (GOD!). You are the product of His desire. You are, in effect, Desire manifest in uniqueness of purpose.

In the creating of YOU, you were given, in balance, all that you need in perfect proportions so that you could fulfill the purpose of your being. This is to say that you were each given part of Creator’s Light Essence in perfect proportions that will allow for your own uniqueness to manifest. No two were given the exact same proportions of the various aspects of Creator’s Infinite Spectral Range.

This is NOT to say that some are better than others. It is simply stating that all are unique in purpose and yet come from One Source.

God is infinite creativity. You are each a product of His creativity manifest in the form of Light Essence. Please keep in mind that we are still referring to the INFINITE you, NOT the physical body that many erroneously perceive as being the entity of themselves. You each are electromagnetic (LIGHT) thought projections of Creator and you carry HIS “genetic” signature within your being. This is to say that you are created in His image—LIGHT! YOU ARE GOD MANIFEST!

You carry within you ALL of the infinite creative potential of the One who created you. This leads us to the subject of WHY are you there.

You each wish to explore the various aspects of your being and test your own uniqueness in your own unique way. One major aspect of Creator’s desires is to expand and grow. You are part of His desire to do so, and when you grow individually, He is growing alongside of you.

As a “genetic” subset of the One Whole, you must first come into understanding of the impact of that which you are capable of manifesting. You have INFINITE potential within. Potential is the

same for each—infinite!

Each individual is at a different level of understanding of HOW to responsibly direct and control this infinite potential. There have been structured various schoolrooms so that ones can come into detailed understanding of the various aspects of harnessing and controlling this infinite creative potential.

The physical (third dimension) is but one, small, yet important, classroom or laboratory in which to explore. You will find yourselves surrounded by ones facing similar challenges upon any one level of experiencing.

Each is efforting to understand, and thus unlock, the doors of the mind that will lead to ever greater and greater understanding and ability to utilize this INFINITE potential. Each will do so in a unique manner and approach according to who they are and the purpose that God has projected forth into their being. No two will have the exact same path in reaching the answers that unlock this potential, and in the searching comes the creativity of experience.

Now I wish to speak about a certain subset of all those experiencing here on Earth-Shan at this time of the Great Transition. And here I mean those who we of the Hosts refer to as Ground Crew.

Most of you who are Ground Crew have chosen to come into the physical to explore during a time of great shift in planetary awareness. This shift will present unique opportunities for you each to experience in conditions most favorable to forward growth and realizations that will help you to unlock doors that were closed and bolted by YOU, out of fear and/or overwhelm, long ago.

This does not mean that you will somehow grow and expand by default. It simply means that the opportunity is there and that you have all the tools that you will need to RECOGNIZE and OVERCOME your current limitations.

Many of you have left behind talents and abilities so that you would have a “real” challenge, and so that you would not be easily distracted by the attention that your talents would bring. This is to say that many of you are experiencing without the benefit of your whole self so that you will “fit in” and so that you would be more focused on your personal growth in very specific areas.

If that were not enough, you have also chosen to take on the responsibility of assisting your younger brothers through a turbulent time, as they are, for the most part, resistant to change. You are, in effect, part of the team that is fulfilling God’s promise to send forth His Hosts and to spread the Word to any and all who will hear and hopefully listen.

Many of our Ground Crew are under severe attack at this time. Many are dropping out and not keeping up with the messages that will educate them about how to survive the upcoming Planetary Transition. Many are going through a cleansing period that will cause them to confront the very demons that caused them to stumble in the past. These are indeed trying, yet quite valuable, opportunities to grow past the fears and move forward into understanding and knowing.

Be thankful for ALL of your challenges, for even the smallest of annoyances will provide you with insights about the self-imposed limitations that you have placed upon yourselves. Take time to look at and analyze even these smallest of annoyances, for when you truly understand what is causing the annoyance within you, you will no longer manifest the need for the annoyance and it will be gone from your experience. This is not to say that ALL annoyances or challenges will be gone. It is to say that great value and insights can be gleaned from understanding even the smallest of bothers.

You shall be finding that the challenges you experience from here on out will continue to grow, and you will have to keep up with the ever intensifying pressures of survival—both mentally and physically. If you find yourself in an overwhelmed state, then I, Sananda, suggest that you call upon The Light for balance and guidance.

For some of you, the challenge of focusing a thought is quite difficult, and many feel as though they are simply not connecting with the Inner Light Source.

I will here offer a suggestion that will help you to focus upon The Light. This is NOT in any way a necessary thing to do, but it can be quite helpful:

Light a white candle.

White because it symbolizes purity. The flame represents energy and it produces a natural white light—and it will dance around with a life of its own.

See the flame and know that, with each flicker, the darkness is expelled from your space. Know that all you have to do is look at the light from the candle, and it will reaffirm your Light shielding and support your mental intention that the darkness be gone from your space. This is but a helpful suggestion to any who feel that they are having difficulty clearing, or keeping cleared, their space.

Allow for the challenges of this life's experiences to present themselves to you. Know that you need each in order to fulfill your goals and manifest the true joy that comes from inner personal growth.

Remember, please: YOU are the Light Workers who are manifesting God's promise to the world—even if "all" you do at the present moment is quietly read that which is offered.

There shall come a time in this life experience when you will be inspired to offer that which will quell the confusion of your neighbors when their world and reality are being shattered.

Right now, persistence and patience are the keys to success because "sequences of events" (not the ticking of a clock) dictate progression and unfoldment of this Planetary Transition event. For many, that which is about to manifest in your physical experience will indeed SEEM to come upon them "as a thief in the night", for these ones continue to sleep in their state of ignorance and illusion.

I am Esu Immanuel Sananda, One with Creator Source, come as promised. In Light and in Love, blessings to you all. Salu!

CHAPTER 14

THE NEWS DESK

by Dr. Al Overholt 6/17/97

“GOODBYE AND GOOD RIDDANCE,” SAY CLINTONS TO EVANS-PRITCHARD

Excerpted from *MEDIA BYPASS MAGAZINE*, June 1997, [quoting:]

An indefatigable British reporter whose biting missives on the Clintons and their abuses of power were touted in some quarters as the standard for American political reporters is headed back home.

Ambrose Evans-Pritchard, 38, was Washington correspondent for the *London Telegraph* for the last four years. His reporting on Whitewater, Vince Foster and a host of other Washington scandals resulted in his prominent inclusion in the 331-page White House/Democratic National Committee-funded “Communication Stream of Conspiracy Commerce”, a supposed blueprint on how crazy conspiracy theories enter the media foodchain.

Following his announcement of pending departure, an unidentified White House spokesman reportedly told *George* magazine, “That’s another British invasion we’re glad is over... The guy was nothing but a pain in the ass.”

In a parting column excerpted below, Evans-Pritchard had a warning for an American public that he believes is beginning to get wise.

“Let me state for the record that I was not sent to Washington as part of a British government plot to destabilize the Clinton Administration in revenge for U.S. meddling in Ulster. Or at least, I don’t think I was. Contrary to assertions made in a congressional hearing, I have never worked for British military intelligence, or MI-5, or MI-6, or for that matter MI-7.5—the fabled Welsh branch!

No, I found my own way into a spitting match with President Clinton. It was the last thing I expected upon arriving in Washington, for I had succumbed to the Clinton charm years before at a meeting of the Democratic Leadership Council. As for Hillary, I was rather taken by her image of flirty altruism. Disappointment was swift, however. I was stunned when the new president—barely installed in the White House—repudiated his campaign promise for a tax cut. It was downhill from there.

The Clintons look good from a distance. As Yale Law School graduates they have mastered the language and style of the mandarin class. It is only when you walk through the looking glass into the Arkansas underworld they came from that you begin to realize something is horribly wrong.

You learn that Bill Clinton grew up in the Dixie mafia stronghold of Hot Springs, and that his brother, Roger, was a convicted drug dealer who was once taped, during undercover surveillance, saying ‘got to

get some for my brother, he's got a nose like a vacuum cleaner.' You learn about sworn testimony that links Clinton to cocaine smuggling in the early 1980s. You learn that Clinton's chief of security in Little Rock was gunned down in 1993 by assassins who seem to be enjoying immunity. Oh, yes, and let us not forget the allegation that Bill and Hillary helped empty a bank called Madison Guaranty—but I will leave that to the special prosecutor, Kenneth Starr...

You can start to understand how seriously this president has been compromised, and how much of a threat he could pose to the democratic system if allowed to get away with incremental abuse at a national level.

The Clintons wasted little time taking charge of the U.S. Justice Department. All U.S. Attorneys were asked to hand in their resignations. It was a move of breath-taking audacity, one that gave the Clintons control over the prosecutorial machinery of the federal government in every judicial district in the country. They then set about eliminating the Director of the FBI. William Sessions, who was known for his refusal to countenance White House interference in the affairs the Bureau...[and who was] replaced by the hapless errand boy Louis Freeh. And I almost forgot, the Clintons installed their friend Webster Hubbell as "shadow" attorney general—until Hubbell was jailed for Arkansas crimes...

The Clinton era has spawned an armed militia movement involving tens of thousands of people. The last time anything like this occurred was in the 1850s with the emergence of the southern gun clubs. It is easy to dismiss the militia as right-wing nuts: it is much harder to read the complex sociology of civic revolt. At the very least the militias reveal the hatred building up against the irksome yuppies who run the country...

Is Bill Clinton to blame? Of course he is. Degradation spreads from the top down. Four years were damaging enough. Another four, if Clinton lasts, will do real harm to the institutions of the U.S. federal government. Critics tell me that I have invested too much emotion in my quarrel with the Clintons. To that I plead guilty. It comes from befriending so many of their victims...I am confident that one day historians are going to view Clinton as the last great cad of the 20th century, or worse.

To the American people I bid a fond farewell. Guard your liberties, It is the trust of each generation to pass a free republic to the next. And if I know you right you will rouse yourself from slumber to ensure exactly that." [End quoting]

Very few reporters getting as high in the media as has Ambrose find the moral stamina to start telling the truth about what they discover.

Another notable news media personality, also from England, is David Icke.

Hopefully, these two are only early examples which many in the media will have the courage to follow—and very soon!!

CREDIT

Excerpted from *THE RUFF TIMES*, [quoting:]

"Credit, the ability to borrow at interest, becomes debt when used. Debt at interest means present income must be used to pay for past consumption.

“For credit to increase the standard of living, the borrowed money must be invested in something that will yield a return higher than the total cost of principal and interest.... When the debt is paid, if you are better off than before you borrowed the money, your standard of living is raised.

“Unfortunately, most credit is used to buy things that are consumed or used up before or by the time the credit is repaid. This is true of governments and individuals.

“...the Law of Compound Interest makes it hard to beat the credit game. Take the Rule of 72.

“Divide the interest rate into 72 and that will tell you how many years. at compound interest, it takes for the interest to equal the principal.

“If you borrow \$10,000 at 10% compound interest, 7.2 years interest will equal \$10,000 and you will then owe \$20,000; in another 7.2 years you owe \$20,000 more; so 14.4 years after you borrowed \$10,000—you owe \$40,000.

“It’s hard to find an investment yield that can outrun compound interest.

“Most of the things we buy on credit, whether they are arenas, roads, or the family car, will be worn out and nearly worthless by the time they are paid for. In the meantime, so much of our present income is spent paying the debts that we have saved nothing. If humans were sensible, no one would ever borrow money to purchase a depreciating asset. Yet we all do...and are drowning in a sea of debt we ourselves created.

“If the trillions owed by Americans fell due, the U.S. would collapse. Every year Americans are taxed billions of dollars just to pay interest on past consumption.

“The way out of this is the old way: frugality, thrift and prudence. These old virtues are about as popular as AIDS. After the great liquidation, they will make a comeback.”

Only three kinds of debt make sense: (1) a college education, because you will be financially better off as a result; (2) a home mortgage, because compared to rent, with the possibility of capital appreciation, you are financially better off in the long run; and (3) business borrowing, which allows the businessman to automate, market, or expand operations, but only if the resulting increase in net worth and income is in excess of the cost of the debt. [End quoting]

Until we learn our lessons (probably, the hard way), we’ll always be in debt.

AXIOM

Excerpted from *THE BOB LIVINGSTON LETTER*, May 1997, [quoting:]

Axiom: truth; a maxim.

I will now tell you an axiom that is not understood by one in ten million people. It is beyond comprehension

how so-called economists and learned men completely ignore and are absolutely indifferent to the following truth. The axiom is: No country with a central bank is economically free.

Any child who is not yet brain dead, as [most] adults are, can understand this simple, indelible, unalterable truth.

All national fronts have a central bank and all central banks are interdependent and all cooperate in the rulership of the world. They not only rule the world, they own the world. You as an individual may possess something, but you don't own it.

The central banks own everything in existence, including the universities, the medical schools, the media, the organized church, and they own the thoughts of the people and the intents of [most of] their hearts.

The fact that our entire existence on this Earth is oblivious to this truth should prove to any rational mind that millions of people live their lives in an unconscious state of mind. This fact is a monument to the power of propaganda. [End quoting]

Short and bitter! **But, who ever wants to hear the truth?**

BIOCHIP TWINS?

Excerpted from *THE NEW DAWN*, May-June 1997, [quoting:]

Accused Oklahoma City bomber Timothy McVeigh once complained that the U.S. Army implanted a computer chip in his buttocks. In England, in 1995, a Buckingham Palace spokesman said that young Prince William, heir to the British Throne, had a microchip implanted somewhere in his anatomy to discourage would-be kidnappers.

Timothy McVeigh, alleged bomber of the federal building in Oklahoma City, claimed that, while on active duty, the U.S. Army implanted a "tracking device" in his body. Was it this device that allowed federal authorities to track down and locate McVeigh so soon after the bombing incident? Did the feds know where the suspected terrorist was at all times, courtesy of an overflying satellite—even before the bomb went off?

Dr. Rod Lewis, publisher of *CE Chronicles* and head of a scientific study network in Houston, Texas, apparently mindful of this distinct possibility, noted: "There are no reports that McVeigh had any type of mental illness, disorder, or displayed any clinical symptoms of paranoid or delusional thinking."

Lewis further raises eyebrows when he writes: "What makes this case even more interesting is that Dr. Louis J. West, M.D. Professor of Psychiatry at UCLA, was interviewed on CNN the day after the bombing as an expert on "Terrorist Behavior".

Dr. West was the examining psychiatrist of Jack Ruby, assassin of Lee Harvey Oswald. He is also well known for his work in mind control in the 1960s and was a proponent of the use of biochip implantation to control violence.

It has been further rumored that much of Dr. West's research was funded by the CIA. News reports state that Dr. West will be the consulting psychiatrist for the case and that all of Mr. McVeigh's military and medical records have been closed.

Dr. West's name has been mentioned in a number of books about mind control including Jim Keith's *A Casebook on Alternative 3* and Walter Bowart's *Operation Mind Control*.

Is it just coincidence that of all the psychiatrists in the U.S., Dr. West would be selected to oversee the psychiatric evaluation of Mr. McVeigh?

In *Microwave News*, Craig McCaw, whose McCaw Communications Corporation is a cellular phone giant, is quoted as suggesting that the FCC actually reserves radio wave spectrum for implants the same way the agency does for radio, TV, and cable signals. Since McCaw's corporate empire has now been bought up and merged into the AT&T colossus, Mr. McCaw's comments cannot be passed off as science fiction. The communications wizards are hard at work developing this capability [***This has been in use for many years.***].

Andrew Kuper, in his *Fortune* magazine article, "AT&T's \$12 Billion Cellular Dream", gave us this dramatic insight:

"Craig McCaw is the kind of man who once suggested in all apparent seriousness—as the color drained from the face of a (corporate) PR man in attendance—that the Federal Communications Commission should reserve spectrum for 'telepathic communications', to be made possible by brain implants he thinks will exist some day."

Kuper's words, "...brain implants he thinks will exist some day," beg comment. In fact, unbeknownst to Kuper, Mr. McCaw was not alluding to some future era, decades hence, in the 21st century. He meant what he said—that the FCC best start the process now for figuring out how to allot frequency spectra for telepathic communications made possible by brain implants currently being tested on live, human guinea pigs.

Are brain communication devices and transmitters—biochips—in fact being surgically implanted in human beings? A book by Robert Naeslund making waves over Europe, *When the State Rapes*, includes x-ray photographs showing human skulls with a variety of implants. Injectable transmitters are also featured, as well as accounts of elderly people in Naeslund's native Sweden who are getting transmitters injected into their bloodstreams. Naeslund says the transmitters produce radio waves which induce amnesia and weaken the immune system, leaving the elderly vulnerable to disease. He says there is plenty of proof of the "advance towards the technocratic society.... As a natural consequence, covert surveillance systems able to control the neurological activity of the brain have been developed in secret and beyond public awareness..." [End quoting]

You can count on it being worse than it is stated here.

JOBLESS PERCENTAGE

IS LOWEST SINCE '73

Excerpted from *THE DAILY NEWS*, Los Angeles, 6/7/97, [quoting:]

The U.S. unemployment rate fell further in May to 4.8 percent, its lowest level since 1973, as Americans enjoyed an economy that lately has produced a remarkable combination of low joblessness and low inflation.

President Clinton immediately seized on the Labor Department report Friday, saying, "America's economy is the strongest it has been in a generation." In the past three years the unemployment rate has fallen from around 6 percent and the nation has added more than 8 million jobs, while inflation has averaged 3 percent or less.

Even as the unemployment rate fell for the fourth consecutive month, the number of workers on payrolls rose by a relatively moderate 138,000.

The financial markets, which normally react badly to lower unemployment out of fear that it will lead to higher inflation, responded with unexpected strength Friday. The Dow Jones industrial average soared above 7,400 for the first time, and interest rates fell. [End quoting]

If you believe the above, I have a nice bridge over the San Francisco Bay for sale.

One day the high rate of employment causes a market crash and the next day it causes a boom. The poor suckers still believe the government wouldn't publish false statistics.

SLIMLINE BORIS GIVES THE RUSSIANS A TONIC

Excerpted from *THE EXPRESS*, 3/797, [quoting:]

ABORN-AGAIN Boris Yeltsin yesterday rediscovered his role as Kremlin tough guy vowing to crack-down on the Russian mafia and widespread corruption. [End quoting]

Thought you might have missed the cloning of Yeltsin.

Anybody out there ready for a fresh body?

double pict. of yeltsin

READ THIS CLOSELY:
JEWS BOAST OF CONTROL
OF DEMOCRATIC PARTY

From *THE TRUTH AT LAST*, issue #397, [quoting:]

Jewish Week of Jan. 24 [1997] carried this amazing admission about their total control over the Democratic Party. Note carefully the following points.

- (1) Jewish leaders celebrated Clinton's election as a "Jewish victory".
- (2) Jews have emerged as a power both "inside and outside" the political system.
- (3) "Jewish Political Power" has been built up over three decades.
- (4) For the first time in history a president has named six Jews to his Cabinet and two on the Supreme Court.
- (5) Jewish political power is a "Democratic phenomenon". Eizenstat said that "Many of the gains (Jewish political power) will remain no matter who occupies the White House." [End quoting]

Still think that we can gain back freedom through the ballot box?

BANKS WANT
CREDIT UNIONS BANNED

From *THE TRUTH AT LAST*, issue #397, [quoting:]

Ashboro, N.C. First National Bank filed a suit against the National Credit Union Administration. The bank claims that credit unions are siphoning off their customers. In 1982 they won a ruling in an appeals court which ordered that no new people could be enrolled in most credit unions who signed up after 1982. This means that eventually all credit unions would go out of business for lack of members.

The Congress enacted legislation to permit credit unions during the depression to help working people obtain low interest loans. Today, there are 7,000 credit unions with 32 million members. The credit unions have been forced to drop many of these people as a result of this ruling. The Supreme Court has agreed to hear the credit union appeal.

If the banks are able to wipe out the credit unions and with fewer and fewer independent local banks, you will see higher rates and fees. Banks are becoming richer and richer because they pay only 4% to 5% interest on savings accounts and their lowest home loan is 8% and auto loans are 9.5%. For credit cards, (their biggest profit maker), it is 18% to 20%.

The economic squeeze on the working middle class is getting tighter as more people find themselves ground under by the powers that be! [End quoting]

The banks won't be satisfied until they have an iron clad fist over your finances of all types, including all investments and insurance.

CLINTON'S NEW JOBS FOR WELFARE
PEOPLE WILL HURT WORKERS

From *THE TRUTH AT LAST*, issue #397, [quoting:]

Clinton has proposed a bill which would provide employers a tax credit of half of the first \$10,000 in wages they pay to each person hired who is on welfare. Ralph Nader has objected saying that this will encourage businesses to fire current workers and hire welfare people at lower wages in order to receive the \$5,000 “rebate”. They could later fire these people and replace them with someone else on welfare to obtain another \$5,000 subsidy. It is estimated that such a plan would cost taxpayers over \$900 million a year. [End quoting]

Can you imagine how often employees would be “rolled over” for new ones? \$900 million would be a “drop in the bucket”.

BANK MONOPOLIES FORGET “SERVICE”
BY REFUSING TO CASH
THEIR OWN CHECKS!

Bank Greed Knows No Bounds

From *THE TRUTH AT LAST*, issue #397, [quoting:]

Nation's Bank in Atlanta announced that as of March 3rd they will no longer cash checks made out on their own bank unless the person has a checking account. This new rule applies to all grocery stores and drive-thru locations. They stated that the only exception would be at bank lobby locations. The big hitch here is that most bank lobbies are now closed on Saturday and during the week close at 4 pm. Employees at the local Kroger's food store told this editor that they are paid with Nation's Bank checks. They are outraged that even the in-store Nation's Bank location refuses to cash their checks!

What this does is to force tens-of-thousands of working people in Atlanta into the high-priced rip-off “check cashers stores”. This is such a high profit racket that American Express has bought the “Check Cashers of America” chain.

ATLANTA CONSTITUTION
NO HELP TO CONSUMERS

Your editor immediately phoned the city desk of the *Atlanta Constitution* to ask if they were planning an article on this consumer shakedown. A reporter told me that Wachovia Bank had already begun refusing

to cash their own checks for non-account holders. The reporter said that this was a way to force working people to open up new accounts with the bank. I replied that big banks are today refusing checking accounts to many people who do not have a perfect credit record. They hung up the phone!

The *Atlanta Constitution* will not print anything critical of the big banks. What we have here is a banking monopoly whose former “responsibility to provide a service” to the public no longer exists. A law should be enacted requiring banks to cash checks made out on their own bank in an equal manner with account holders. Why is there no outcry against this from any of the politicians?

The Barnett Bank of Florida bought out local banks. Then Bank South bought them out. Now Nation’s Bank bought out Bank South. Soon we will be at the mercy of just one huge super bank! [End quoting]

Coming VERY soon, if we don’t stop it!

CLINTON RENTS
LINCOLN ROOM FOR \$100,000

From *THE TRUTH AT LAST*, issue #397, [quoting:]

Thus far it has been revealed that for \$50,000 you can have coffee with Clinton, for \$100,000 you get to sleep in the Lincoln Room and for \$200,000 and up you can fly with Clinton in the Presidential Jet—*U.S. One*. One White House staffer said that Clinton spends so much time entertaining that he was told that important briefings on policy matters “*may have to be considerably shortened or eliminated.*”

All told, Clinton was able to squeeze \$27 million out of 350 people at White House coffees. The average donation was \$75,000. What we have here is a government by and for the super-rich. The average American cannot afford to spend \$100,000 for a night in the Lincoln Room. Thus, we have no input into the running of the government. However, for poor people, over the Christmas holidays, Clinton would pose shaking hands with you for \$1,000. In just one week he shook over 5,000 hands!

Clinton, and the government itself, is for sale! This is an autocracy for the super-rich. Clinton has auctioned himself off to the highest bidder and has been purchased by Jewry. [End quoting]

And Chinese, and Indonesians, and Rothschilds, and the Mafia, and anybody who has enough money.

READ THIS SHOCKER!

From *THE TRUTH AT LAST*, issue #397, [quoting:]

Fidelis et Perus is a Catholic newspaper in Ft. Lauderdale, Fla., whose byline states, “*Published With Ecclesiastical Approval*”, meaning by the Church. In their Issue No. 33 of Aug. 5, 1996 there appears the following letter from the Jew Kenneth Isaacson.

hillary's jewish family

He claims that Hillary Rodham Clinton is a Jew and that his father did the bookkeeping for the Rodham business in Chicago. Also, on this page is a picture of Hillary's two brothers, Hugh and Tony Rodham. They do not look anything like Hillary who appears to be an Aryan. Do any of our readers have further information on this question?

Could she be another Madeleine Albright? [End quoting]

Jews of the Khazarian persuasion have been fooling people for centuries, by name changing and any other deceit they can think of. They are wolves wearing sheep's clothing. That is how they have managed to take control of the world.

STUCK WITHOUT PAPERS

Papers, please?

Excerpted from *MEDIA BYPASS MAGAZINE*, June 1997, [quoting:]

Less than 60 years ago, American audiences would boo and hiss when the train carrying their cinematic heroes squealed to a halt and was boarded by the haughty "state police" of some totalitarian regime, demanding of each passenger in turn, "Travel papers? Identity card?"

Well, it's 1997 in America. Welcome to the "The Lady Vanishes".

In New Orleans last year, citizen Martin McCay didn't get to vote. The state of Louisiana wouldn't let him, because he refused to produce his Social Security card.

Don Haines, of the American Civil Liberties Union in Washington, reports a little-known provision of a new federal law which establishes a national medical data base, under which patients' lifelong medical histories will be centrally organized—and accessible to government agents—by Social Security number.

A little-noticed provision of the new immigration law signed by President Clinton in September prohibits federal agencies from accepting most state drivers' licenses as identification unless they display the citizen's Social Security number. And Cyndee Parker, of Georgia's Coalition to Repeal the Fingerprints Law <www.mcwebs.com/repeal/>, reports Georgia now hosts the federally subsidized pilot program under which law-abiding drivers are required to provide digital fingerprints in order to receive a state ID or driver's license.

"Buried at approximately page 650 of the new National Defense Bill, also known as Public Law 104-208, Part B, Title IV, the American public was given a national ID card," Ms. Parker reports. Her group "found that the national law not only mandates a national ID card, but found how it is to be used."

"In Section 401-403, pilot programs have been initiated by the U.S. Attorney General, one of which is the

‘Machine Readable Document Pilot Program’. In this particular program, employers would have to ‘procure’ a document reader linked to the government’s Social Security Administration in order to have the potential employee swipe their new driver’s license/national ID card through the reader. Then it would be up to the federal government to either approve or disapprove the applicant for employment”—all in the name of fighting “illegal immigration”, of course.

Rep. Dick Armey, (Texas), promptly decried the move as “an abomination and wholly at odds with the American tradition of individual freedom.” [End quoting]

Had enough, yet??

GAMBLING AND RISE OF CRIME RATES

Excerpted from *THE NEW AMERICAN*, Question and Answer section, 3/26/97, [quoting:]

Q. There are many who claim that legalized gambling is a cheap and voluntary way for local governments to raise funds. But have there been any studies showing a link between the legalizing of gambling and any increase in the commission of crimes?

A. There is no doubt that both sides in this debate can trot out figures to “prove” their case. Nevertheless, consider a study by the Wisconsin Policy Research Institute to see what happened in that state when casinos for blackjack and slot machines were introduced by Indians in a number of locations. After correcting for other factors, the study found that, in an analysis of 14 counties with casinos compared to the 13 adjacent counties that had no casinos, there was an increase between 1992-94 in major crimes of 6.7 percent in those counties with casinos; burglaries showed the greatest hike, at 13 percent.

For lesser crimes, the rates were 12.2 percent higher where there were casinos. For instance, arrests for simple assault jumped by 37.8 percent; stolen property, up 28.1 percent; drunk driving increased 13.9 percent; and drug possession went up 21.9 percent. Thus, according to the study, there were some 5,200 more major crimes committed and 17,000 more offenses of a lesser nature due to the introduction of casinos.

States like to boast about how much revenue gambling brings in when it is made legal; less play is given to the additional costs associated with gambling—which, in this study, were pegged at almost \$51 million. This figure includes the losses incurred by the victims, as well as the added police, judicial, and prison expenses. —William P. Hoar [End quoting]

Gambling brings crime, lying, cheating and loss of moral principles, EVERY TIME.

WORD TO THE BIRD

Excerpted from *MEDIA BYPASS MAGAZINE*, June 1997, [quoting:]

A converted man, once a scoffing infidel, went into the woods one morning in South America in search of

game. When he wearied, he sat down on a log to rest.

His attention was drawn to a nearby tree by the cries of a mother bird fluttering over her nest in great distress. A snake was creeping toward the tree, its eyes fixed on the bird and her nest. The hunter saw the male bird fly quickly away, returning soon carrying a twig covered with leaves. Perching near the nest, the bird laid the twig carefully over his mate and her young, then took his place on one of the topmost branches of the tree.

The snake crept up the tree toward the nest, lifted its head as if to strike, then suddenly drew back and swiftly crawled away.

The curious hunter climbed up the tree to examine the leaves of the twig that had served as a shield and defense for the helpless bird and her young. He discovered that the twig had been broken off from a bush that is poisonous to the snake, and which it is never known to touch.

The hunter pondered: Who taught the bird that this twig had the power to save in a moment of danger? Certainly not the blind-chance of atheistic evolution. He realized that only by the power of God was this knowledge put in the instinct of the little bird. —Retired newspaper publisher Arvo E. Haapa [End quoting]

God protects all of His creations **if they listen to HIS guidance.**