

CONTACT

THE PHOENIX PROJECT

"YE SHALL KNOW THE TRUTH AND THE TRUTH SHALL MAKE YOU MAD!"

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Cesar Chavez Gone Murder By Deception

(Editor's note: We are hearing from all over the country that the Elite Satanic Controllers of our government(s) have recently stepped up their efforts to get troublemakers and other "inconvenient" people out of the way of the New World Order's full-steam-ahead progress. The death of Cesar Chavez and the bloodbath in Waco, Texas are just two examples of what is actively being kept behind the scenes and definitely out of the controlled media news.)

4/25/93 #1 CERES 'ATONN

CESAR CHAVEZ

Cesar Chavez is my beloved friend. One from our immediate team worked for-with him, and Dharma's daughter worked with him for years in his "headquarters". This man had walked the Elite and "mean" trail of base horror of the deeds of man against man less fortunate. He had connections which were abhorrent and aberrant as he efforted to bring truth for the downtrodden of his homeland and brethren into decency

of life's basic needs. "His" people were murdered slowly and still are, in the fields of the Elite farm-grabbers and given lifestyles fit only for swine as they labored without legal papers, in many instances, and squalor. Many times workers are actually "killed" and no reference is ever again made to them—for they are "illegal aliens" or considered by your law-enforcement officials "a bother too great to even recognize them". On the very day last August when Bo Gritz spoke in Tehachapi, Cesar (and-or his son, Paul) was to also speak at that same gathering.

Both were instead out searching for the "third man" of three who had been killed in the fields. No public notice was ever heard or issued—no reference ever given—it was as if the men never existed. "This" is what Cesar stood against and for: recognition of these servants (slaves) by and as humans in a sea of humanity gone mad.

Did he die peacefully in his bed in sleep in Arizona, as reported? Arizona?! What was he doing in Arizona? HE WAS IN THE PROCESS OF TESTIFYING AGAINST "YOU KNOW WHO AND WHAT"! The saddest

part is that his own people would allow him to EVER be alone for it was bound to happen sooner or later—that he would be murdered.

Don't give me the old "natural causes" any more than you can believe one word from the processors of bodies from Waco or Jonestown. IT IS **MURDER!!**, and worse, little chelas, **it is murder by those sworn under oath to PROTECT YOU! May God have mercy as those who commit such crimes, horror and terror receive just reward, for it shall come to be!**

But what can YOU do about such as this? KNOW!! Then look within and see what you believe about what you are fed on the tubes of destruction—you will then, finally, learn that only YOU can hope to change the way it is. You will learn that if you want the circumstances in your life to change for the better—YOU MUST CHANGE FOR THE BETTER!

FILTHY POLITICS

I am insulted, shot-at, denied and denied.
(Please see CESAR CHAVEZ, page 59)

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United Nations Charter

(Editor's note: We are herein reprinting the entire United Nations Charter at the request of Commander Ceres 'Atonn. This document stands in direct opposition to last week's coverage of the beautiful Declaration of Independence and the sweeping Constitution of the United States—two outstanding documents of freedom for we-the-people.

Here, in this United Nations Charter, we have a diabolical document AND organization, covertly dedicated to world control. A running start on this Elite project was really first established during Woodrow Wilson's sorry time as bought-and-paid-for President, near the end of World War I, but the American people were still awake and independent enough then to throw out that older "incarnation" called The League of Nations.

By the time World War II was about over, the American people were finally asleep and preoccupied enough for the Satanic Khazarian Zionist Elite to easily establish their United Nations stronghold in "their" New York City, as well as begin the countdown toward final world control through this United Nations Charter document. Acknowledge it and weep. Read it and become informed. Understand it and get mad!

INTRODUCTORY NOTE

The Charter of the United Nations was signed on 26 June 1945, in San Francisco, at the conclusion of the United Nations Conference on International Organization, and came into force on 24 October 1945. The Statute of the International Court of Justice is an integral part of the Charter.

Amendments to Articles 23, 27 and 61 of the Charter were adopted by the General Assembly on 17 December 1963 and came into force on 31 August 1965. The amendment to Article 109, adopted by the General Assembly on 20 December 1965, came into force on 12 June 1968.

The amendment to Article 23 enlarges the membership of the Security Council from eleven to fifteen. The amended Article 27 provides that decisions of the Security Council on procedural matters shall be made by an affirmative vote of nine members (formerly seven) and on all other matters by an affirmative vote of nine members (formerly seven), including the concurring votes of the five permanent members of the Security Council.

The amendment to Article 61 enlarges

the membership of the Economic and Social Council from eighteen to twenty-seven.

The amendment to Article 109, which relates to the first paragraph of that Article, provides that a General Conference of Member States for the purpose of reviewing the Charter may be held at a date and place to be fixed by a two-thirds vote of the members of the General Assembly and by a vote of any nine members (formerly seven) of the Security Council. Paragraph 3 of Article 109, which deals with the consideration of a possible review conference during the tenth regular session of the General Assembly, has been retained in its original form in its reference to a vote of any seven members of the Security Council', the paragraph having been acted upon in 1955 by the General Assembly, at its tenth regular session, and by the Security Council.

CHARTER OF THE UNITED NATIONS

WE THE PEOPLES OF THE UNITED NATIONS DETERMINED

to save succeeding generations from the scourge of war, which twice in our lifetime has brought untold sorrow to mankind, and

to reaffirm faith in fundamental human rights, in the dignity and worth of the human person, in the equal rights of men and women and of nations large and small, and

to establish conditions under which justice and respect for the obligations arising from treaties and other sources of international law can be maintained, and

to promote social progress and better standards of life in larger freedom,

AND FOR THESE ENDS

to practice tolerance and live together in peace with one another as good neighbours, and

to unite our strength to maintain international peace and security, and

to ensure, by the acceptance of principles and the institution of methods, that armed force shall not be used,

save in the common interest, and

to employ international machinery for the promotion of the economic and social advancement of all peoples,

HAVE RESOLVED TO COMBINE OUR EFFORTS TO ACCOMPLISH THESE AIMS

Accordingly, our respective Governments, through representatives assembled in the city of San Francisco, who have exhibited their full powers found to be in good and due form, have agreed to the present Charter of the United Nations and do hereby establish an international organization to be known as the United Nations.

Chapter I

PURPOSES AND PRINCIPLES

Article 1

The Purposes of the United Nations are:

1. To maintain international peace and security, and to that end: to take effective collective measures for the prevention and removal of threats to the peace, and for the suppression of acts of aggression or other breaches of the peace, and to bring about by peaceful means, and in conformity with the principles of justice and international law adjustment or settlement of international disputes or situations which might lead to a breach of the peace;

2. To develop friendly relations among nations based on respect for the principle of equal rights and self-determination of peoples, and to take other appropriate measures to strengthen universal peace;

3. To achieve international co-operation in solving international problems of an economic, social, cultural, or humanitarian character, and in promoting and encouraging respect for human rights and for fundamental freedoms for all without distinction as to race, sex, language, or religion; and

4. To be a center for harmonizing the actions of nations in the attainment of these common ends.

Article 2

The Organization and its Members, in

pursuit of the Purposes stated in Article 1, shall act in accordance with the following Principles.

1. The Organization is based on the principle of the sovereign equality of all its members.

2. All Members, in order to ensure to all of them the rights and benefits resulting from membership, shall fulfil in good faith the obligations assumed by them in accordance with the present Charter.

3. All Members shall settle their international disputes by peaceful means in such a manner that international peace and security, and justice, are not endangered.

4. All Members shall refrain in their international relations from the threat or use of force against the territorial integrity or political independence of any state, or in any other manner inconsistent with the Purposes of the United Nations.

5. All Members shall give the United Nations every assistance in any action it takes in accordance with the present Charter, and shall refrain from giving assistance to any state against which the United Nations is taking preventive or enforcement action.

6. The Organization shall ensure that states which are not Members of the United Nations act in accordance with these Principles so far as may be necessary for the maintenance of international peace and security.

7. Nothing contained in the present Charter shall authorize the United Nations to intervene in matters which are essentially within the domestic jurisdiction of any state or shall require the Members to submit such matters to settlement under the present Charter; but this principle shall not prejudice the application of enforcement measures under Chapter VII.

Chapter II

MEMBERSHIP

Article 3

The original Members of the United Nations shall be the states which, having participated in the United Nations Conference on International Organization at San Francisco, or having previously signed the Declaration by United Nations of 1 January 1942, sign the present Charter and ratify it in accordance with Article 110.

Article 4

1. Membership in the United Nations is open to all other peace-loving states which accept the obligations contained in the present Charter and, in the judgement of the Organization, are able and willing to carry out these obligations.

2. The admission of any such state to

membership in the United Nations will be effected by a decision of the General Assembly upon the recommendation of the Security Council.

Article 5

A Member of the United Nations against which preventive or enforcement action has been taken by the Security Council may be suspended from the exercise of the rights and privileges of membership by the General Assembly upon the recommendation of the Security Council. The exercise of these rights and privileges may be restored by the Security Council.

Article 6

A Member of the United Nations which has persistently violated the Principles contained in the present Charter may be expelled from the Organization by the General Assembly upon the recommendation of the Security Council.

Chapter III

ORGANS

Article 7

1. There are established as the principal organs of the United Nations: a General Assembly, a Security Council, an Economic and Social Council, a Trusteeship Council, an International Court of Justice, and a Secretariat.

2. Such subsidiary organs as may be found necessary may be established in accordance with the present Charter.

Article 8

The United Nations shall place no restrictions on the eligibility of men and women to participate in any capacity and under conditions of equality in its principal and subsidiary organs.

Chapter IV

THE GENERAL ASSEMBLY

Composition

Article 9

1. The General Assembly shall consist of all the Members of the United Nations.

2. Each Member shall have not more than five representatives in the General Assembly.

Functions and Powers

Article 10

The General Assembly may discuss any

questions or any matters within the scope of the present Charter or relating to the powers and functions of any organs provided for in the present Charter, and, except as provided in Article 12, may make recommendations to the Members of the United Nations or to the Security Council or to both on any such questions or matters.

Article 11

1. The General Assembly may consider the general principles of co-operation in the maintenance of international peace and security, including the principles governing disarmament and the regulation of armaments, and may make recommendations with regard to such principles to the Members or to the Security Council or to both.

2. The General Assembly may discuss any questions relating to the maintenance of international peace and security brought before by any Member of the United Nations, or the Security Council, or by a state which is not a Member of the United Nations in accordance with Article 35, paragraph 2, and, except as provided in Article 12, may make recommendations with regard to any such questions to the state or states concerned or to the Security Council or to both. Any such question on which action is necessary shall be referred to the Security Council by the General Assembly either before or after discussion.

3. The General Assembly may call the attention of the Security Council to situations which are likely to endanger international peace and security.

4. The powers of the General Assembly set forth in this Article shall not limit the general scope of Article 10.

Article 12

1. While the Security Council is exercising in respect of any dispute or situation the functions assigned to it in the present Charter, the General Assembly shall not make any recommendation with regard to that dispute or situation unless the Security Council so requests.

2. The Secretary-General, with the consent of the Security Council, shall notify the General Assembly at each session of any matters relative to the maintenance of international peace and security which are being dealt with by the Security Council and shall similarly notify the General Assembly, or the Members of the United Nations if the General Assembly is not in session, immediately the Security Council ceases to deal with such matters.

Article 13

1. The General Assembly shall initiate

studies and make recommendations for the purpose of:

a. promoting international co-operation in the political field and encouraging the progressive development of international law and its codification;

b. promoting international co-operation in the economic, social, cultural, educational, and health fields, and assisting in the realization of human rights and fundamental freedoms for all without distinction as to race, sex, language, or religion.

2. The further responsibilities, functions and powers of the General Assembly with respect to matters mentioned in paragraph 1(b) above are set forth in Chapters IX and X.

Article 14

Subject to the provisions of Article 12, the General Assembly may recommend measures for the peaceful adjustment of any situation, regardless of origin, which it deems likely to impair the general welfare or friendly relations among nations, including situations resulting from a violation of the provisions of the present Charter setting forth the Purposes and Principles of the United Nations.

Article 15

1. The General Assembly shall receive and consider annual and special reports from the Security Council; these reports shall include an account of the measures that the Security Council has decided upon or taken to maintain international peace and security.

2. The General Assembly shall receive and consider reports from the other organs of the United Nations.

Article 16

The General Assembly shall perform such functions with respect to the international trusteeship system as are assigned to it under Chapters XII and XIII, including the approval of the trusteeship agreements for areas not designated as strategic.

Article 17

1. The General Assembly shall consider and approve the budget of the Organization.

2. The expenses of the Organization shall be borne by the Members as apportioned by the General Assembly.

3. The General Assembly shall consider and approve any financial and budgetary arrangements with specialized agencies referred to in Article 57 and shall examine the administrative budgets of such specialized agencies with a view to making recommendations to the agencies con-

cerned.

Article 18

1. Each member of the General Assembly shall have one vote.

2. Decisions of the General Assembly on important questions shall be made by a two-thirds majority of the members present and voting. These questions shall include: recommendations with respect to the maintenance of international peace and security, the election of the non-permanent members of the Security Council, the election of the members of the Economic and Social Council, the election of members of the Trusteeship Council in accordance with paragraph 1(c) of Article 86, the admission of new Members to the United Nations, the suspension of the rights and privileges of membership, the expulsion of Members, questions relating to the operation of the trusteeship system, and budgetary questions.

3. Decisions on other questions, including the determination of additional categories of questions to be decided by a two-thirds majority, shall be made by a majority of the members present and voting.

Article 19

A Member of the United Nations which is in arrears in the payment of its financial contributions to the Organization shall have no vote in the General Assembly if the amount of its arrears equals or exceeds the amount of the contributions due from it for the preceding two full years. The General Assembly may, nevertheless, permit such a Member to vote if it is satisfied that the failure to pay is due to conditions beyond the control of the Member.

Procedure

Article 20

The General Assembly shall meet in regular annual sessions and in such special sessions as occasion may require. Special sessions shall be convoked by the Secretary-General at the request of the Security Council or of a majority of the Members of the United Nations.

Article 21

The General Assembly shall adopt its own rules of procedure. It shall elect its President for each session.

Article 22

The General Assembly may establish such subsidiary organs as it deems nec-

essary for the performance of its functions.

Chapter V

THE SECURITY COUNCIL

COMPOSITION

Article 23

1. The Security Council shall consist of fifteen Members of the United Nations. The Republic of China, France, the Union of Soviet Socialist Republics, the United Kingdom of Great Britain and Northern Ireland, and the United States of America shall be permanent members of the Security Council. The General Assembly shall elect ten other Members of the United Nations to be non-permanent members of the Security Council, due regard being specially paid, in the first instance to the contribution of Members of the United Nations to the maintenance of international peace and security and to the other purposes of the Organization, and also to equitable geographical distribution.

2. The non-permanent members of the Security Council shall be elected for a term of two years. In the first election of the non-permanent members after the increase of the membership of the Security Council from eleven to fifteen, two of the four additional members shall be chosen for a term of one year. A retiring member shall not be eligible for immediate re-election.

3. Each member of the Security Council shall have one representative.

Functions and Powers

Article 24

1. In order to ensure prompt and effective action by the United Nations, its Members confer on the Security Council primary responsibility for the maintenance of international peace and security, and agree that in carrying out its duties under this responsibility the Security Council acts on their behalf.

2. In discharging these duties the Security Council shall act in accordance with the Purposes and Principles of the United Nations. The specific powers granted to the Security Council for the discharge of these duties are laid down in chapters VI, VII, VIII, and XII.

3. The Security Council shall submit annual and, when necessary, special reports to the General Assembly for its consideration.

Article 25

The Members of the United Nations agree to accept and carry out the decisions

of the Security Council in accordance with its present Charter.

Article 26

In order to promote the establishment and maintenance of international peace and security with the least diversion for armaments of the world's human and economic resources, the Security Council shall be responsible for formulation, with the assistance of the Military Staff Committee referred to in Article 47, plans to be submitted to the Members of the United Nations for the establishment of a system for the regulation of armaments.

Voting

Article 27

1. Each member of the Security Council shall have one vote.

2. Decisions of the Security Council on procedural matters shall be made by an affirmative vote of nine members.

3. Decisions of the Security Council on all other matters shall be made by an affirmative vote of nine members including the concurring votes of the permanent members; provided that, in decisions under Chapter VI, and under paragraph 3 of Article 52, a party to a dispute shall abstain from voting.

Procedure

Article 28

1. The Security Council shall be so organized as to be able to function continuously. Each member of the Security Council shall for this purpose be represented at all times at the seat of the Organization.

2. The Security Council shall hold periodic meetings at which each of its members may, if it so desires, be represented by a member of the government or by some other specially designated representative.

3. The Security Council may hold meetings at such places other than the seat of the Organization as in its judgment will best facilitate its work.

Article 29

The Security Council may establish such subsidiary organs as it deems necessary for the performance of its functions.

Article 30

The Security Council shall adopt its own rules of procedure, including the method of selecting its President.

Article 31

Any Member of the United Nations which

is not a member of the Security Council may participate, without vote, in the discussion of any question brought before the Security Council whenever the latter considers that the interests of that Member are specially affected.

Article 32

Any Member of the United Nations which is not a member of the Security Council or any state which is not a Member of the United Nations, if it is a party to a dispute under consideration by the Security Council, shall be invited to participate, without vote, in the discussion relating to the dispute. The Security Council shall lay down such conditions as it deems just for the participation of a state which is not a Member of the United Nations.

Chapter VI

PACIFIC SETTLEMENT OF DISPUTES

Article 33

1. The parties to any dispute, the continuance of which is likely to endanger the maintenance of international peace and security, shall, first of all, seek a solution by negotiation, enquiry, mediation, conciliation, arbitration, judicial settlement, resort to regional agencies or arrangements, or other peaceful means of their own choice.

2. The Security Council shall, when it deems necessary, call upon the parties to settle their dispute by such means.

Article 34

The Security Council may investigate any dispute, or any situation which might lead to international friction or give rise to a dispute, in order to determine whether the continuance of the dispute or situation is likely to endanger the maintenance of international peace and security.

Article 35

1. Any Member of the United Nations may bring any dispute, or any situation of the nature referred to in Article 34, to the attention of the Security Council or of the General Assembly.

2. A state which is not a Member of the United Nations may bring to the attention of the Security Council or of the General Assembly any dispute to which it is a party if it accepts in advance, for the purposes of the dispute, the obligations of pacific settlement provided in the present Charter.

3. The proceedings of the General Assembly in respect of matters brought

to its attention under this Article will be subject to the provisions of Articles 11 and 12.

Article 36

1. The Security Council may, at any stage of a dispute of the nature referred to in Article 33 or of a situation of like nature, recommend appropriate procedures or methods of adjustment.

2. The Security Council should take into consideration any procedures for the settlement of the dispute which have already been adopted by the parties.

3. In making recommendations under this Article the Security Council should also take into consideration that legal disputes should as a general rule be referred by the parties to the International Court of Justice in accordance with the provisions of the Statute of the Court.

Article 37

1. Should the parties to a dispute of the nature referred to in Article 33 fail to settle it by the means indicated in that Article, they shall refer it to the Security Council.

2. If the Security Council deems that the continuance of the dispute is in fact likely to endanger the maintenance of international peace and security, it shall decide whether to take action under Article 36 or to recommend such terms of settlement as it may consider appropriate.

Article 38

Without prejudice to the provisions of Articles 33 to 37, the Security Council may, if all the parties to any dispute so request, make recommendations to the parties with a view to a pacific settlement of the dispute.

Chapter VII

ACTION WITH RESPECT TO THREATS TO THE PEACE, BREACHES OF THE PEACE, AND ACTS OF AGGRESSION

Article 39

The Security Council shall determine the existence of any threat to the peace, breach of the peace, or act of aggression and shall make recommendations, or decide what measures shall be taken in accordance with Articles 41 and 42, to maintain or restore international peace and security.

Article 40

In order to prevent an aggravation of the situation, the Security Council may, before

making the recommendations or deciding upon the measures provided for in Article 39, call upon the parties concerned to comply with such provisional measures as it deems necessary or desirable. Such provisional measures shall be without prejudice to the rights, claims, or position of the parties concerned. The Security Council shall duly take account of failure to comply with such provisional measures.

Article 41

The Security Council may decide what measures not involving the use of armed force are to be employed to give effect to its decisions, and it may call upon the Members of the United Nations to apply such measures. These may include complete or partial interruption of economic relations and of rail, sea, air, postal, telegraphic, radio, and other means of communication, and the severance of diplomatic relations.

Article 42

Should the Security Council consider that measures provided for in Article 41 would be inadequate or have proved to be inadequate, it may take such action by air, sea, or land forces as may be necessary to maintain or restore international peace and security. Such action may include demonstrations, blockade, and other operations by air, sea, or land forces of Members of the United Nations.

Article 43

1. All Members of the United Nations, in order to contribute to the maintenance of international peace and security, undertake to make available to the Security Council, on its call and in accordance with a special agreement or agreements, armed forces, assistance, and facilities, including rights of passage, necessary for the purpose of maintaining international peace and security.

2. Such agreement or agreements shall govern the numbers and types of forces, their degree of readiness and general location, and the nature of the facilities and assistance to be provided.

3. The agreement or agreements shall be negotiated as soon as possible on the initiative of the Security Council. They shall be concluded between the Security Council and Members or between the Security Council and Members or between the Security Council and groups of Members and shall be subject to ratification by the signatory states in accordance with their respective constitutional process.

Article 44

When the Security Council has decided

to use force it shall, before calling upon a Member not represented on it to provide armed forces in fulfillment of the obligations assumed under Article 43, invite that Member, if the Member so desires, to participate in the decisions of the Security Council concerning the employment of contingents of that Member's armed forces.

Article 45

In order to enable the United Nations to take urgent military measures, Members shall hold immediately available national air-force contingents for combined international enforcement action. The strength and degree of readiness of these contingents and plans for their combined action shall be determined within the limits laid down in the special agreement or agreements referred to in Article 43, by the Security Council with assistance of the Military Staff Committee.

Article 46

Plans for the application of armed force shall be made by the Security Council with the assistance of the Military Staff Committee.

Article 47

1. There shall be established a Military Staff Committee to advise and assist the Security Council on all questions relating to the Security Council's military requirements for the maintenance of international peace and security, the employment and command of forces placed at its disposal, the regulation of armaments, and possible disarmament.

2. The Military Staff Committee shall consist of the Chiefs of Staff of the permanent members of the Security Council or their representatives. Any Member of the United Nations not permanently represented on the Committee shall be invited to the Committee to be associated with it when the efficient discharge of the committee's responsibilities requires the participation of that Member in its work.

3. The Military Staff Committee shall be responsible under the Security Council for the strategic direction of any armed forces placed at the disposal of the Security Council. Questions relating to the command of such forces shall be worked out subsequently.

4. The Military Staff Committee, with the authorization of the Security Council and after consultation with appropriate regional agencies, may establish regional sub-committees.

Article 48

1. The action required to carry out the

decisions of the Security Council for the maintenance of international peace and security shall be taken by all the Members of the United Nations or by some of them, as the Security Council may determine.

2. Such decisions shall be carried out by the Members of the United Nations directly and through their action in the appropriate international agencies of which they are members.

Article 49

The Members of the United Nations shall join in affording mutual assistance in carrying out the measures decided upon by the Security Council.

Article 50

If preventive or enforcement measures against any state are taken by the Security Council, any other state, whether a Member of the United Nations or not, which finds itself confronted with special economic problems arising from the carrying out of those measures shall have the right to consult the Security Council with regard to a solution of those problems.

Article 51

Nothing in the present Charter shall impair the inherent right of individual or collective self-defence if an armed attack occurs against a Member of the United Nations, until the Security Council has taken measures necessary to maintain international peace and security. Measures taken by Members in the exercise of this right of self-defence shall be immediately reported to the Security Council and shall not in any way affect the authority and responsibility of the Security Council under the present Charter to take at any time such action as it deems necessary in order to maintain or restore international peace and security.

Chapter VIII

REGIONAL ARRANGEMENTS

Article 52

1. Nothing in the present Charter precludes the existence of regional arrangements or agencies for dealing with such matters relating to the maintenance of international peace and security as are appropriate for regional action, provided that such arrangements or agencies and their activities are consistent with the Purposes and Principles of the United Nations.

2. The Members of the United Nations entering into such arrangements or constituting such agencies shall make every effort to achieve pacific settlement of local

disputes through such regional arrangements or by such regional agencies before referring them to the Security Council.

3. The Security Council shall encourage the development of pacific settlement of local disputes through such regional arrangements or by such regional agencies either on the initiative of the states concerned or by reference from the Security Council.

4. This Article in no way impairs the application of Articles 34 and 35.

Article 53

1. The Security Council shall, where appropriate, utilize such regional arrangements or agencies for enforcement action under the authority. But no enforcement action shall be taken under regional arrangements or by regional agencies without the authorization of the Security Council, with the exception of measures against any enemy state, as defined in paragraph 2 of this Article, provided for pursuant to Article 107 or in regional arrangements directed against renewal of aggressive policy on the part of any such state, until such time as the Organization may, on request of the Governments concerned, be charged with the responsibility for preventing further aggression by such a state.

2. The term enemy state as used in paragraph 1 of this Article applies to any state which during the Second World War has been an enemy of any signatory of the present Charter.

Article 54

The Security Council shall at all times be kept fully informed of activities undertaken or in contemplation under regional arrangements or by regional agencies for the maintenance of international peace and security.

Chapter IX

INTERNATIONAL ECONOMIC AND SOCIAL CO-OPERATION

Article 55

With a view to the creation of conditions of stability and well-being which are necessary for peaceful and friendly relations among nations based on respect for the principle of equal rights and self-determination of peoples, the United Nations shall promote:

a. Higher standards of living, full employment, and conditions of economic and social progress and development;

b. solutions of international economic, social, health, and related problems; and international cultural and educational co-operation; and

c. universal respect for, and observance of, human rights and fundamental freedoms for all without distinction as to race, sex, language or religion.

Article 56

All Members pledge themselves to take joint and separate action in co-operation with the Organization for the achievement of the purposes set forth in Article 55.

Article 57

1. The various specialised agencies, established by intergovernmental agreement and having wide international responsibilities, as defined in their basic instruments, in economic, social, cultural, educational, health and related field, shall be brought into relationship with the United Nations in accordance with the provisions of Article 63.

2. Such agencies thus brought into relationship with the United Nations are hereinafter referred to as specialized agencies.

Article 58

The Organization shall make recommendations for the co-ordination of the policies and activities of the specialized agencies.

Article 59

The Organization shall, where appropriate, initiate negotiations among the states concerned for the creation of any new specialized agencies required for the accomplishment of the purposes set forth in Article 55.

Article 60

Responsibility for the discharge of the functions of the Organization set forth in this Chapter shall be vested in the General Assembly and, under the authority of the General assembly, in the Economic and Social Council, which shall have for this purpose the powers set forth in Chapter X.

Chapter X

THE ECONOMIC AND SOCIAL COUNCIL

Composition

Article 61

1. The Economic and Social Council shall consist of twenty-seven Members of the United Nations elected by the General Assembly.

2. Subject to the provisions of para-

graph 3, nine members of the Economic and Social Council shall be elected each year for a term of three years. A retiring member shall be eligible for immediate re-election.

3. At the first election after the increase in the membership of the Economic and Social Council from eighteen to twenty-seven members, in addition to the members elected in place of the six members whose term of office expires at the end of that year, nine additional members shall be elected. Of these nine additional members, the term of office of three members so elected shall expire at the end of one year, and of three other members at the end of two years, in accordance with arrangements made by the General Assembly.

4. Each member of the Economic and Social Council shall have one representative.

Functions and Powers

Article 62

1. The Economic and Social Council may make or initiate studies and reports with respect to international economic, social, cultural, educational, health, and related matters and may make recommendations with respect to any such matters to the General Assembly, to the Members of the United Nations, and to the specialized agencies concerned.

2. It may make recommendations for the purpose of promoting respect for, and observance of, human rights and fundamental freedoms for all.

3. It may prepare draft conventions for submission to the General Assembly, with respect to matters falling within its competence.

4. It may call, in accordance with the rules prescribed by the United Nations, international conferences on matters falling within its competence.

Article 63

1. The Economic and Social Council may enter into agreements with any of the agencies referred to in Article 57, defining the terms on which the agency concerned shall be brought into relationship with the United Nations. Such agreements shall be subject to approval by the General Assembly.

2. It may co-ordinate the activities of the specialized agencies through consultation with and recommendations to such agencies and through recommendations to the General Assembly and to the Members of the United Nations.

Article 64

1. The Economic and Social Council

may take appropriate steps to obtain regular reports from the specialized agencies. It may make arrangements with the Members of the United Nations and with the specialized agencies to obtain reports on the steps taken to give effect to its own recommendations and to recommendations on matters falling within its competence made by the General Assembly.

2. It may communicate its observations on these reports to the General Assembly.

Article 65

The Economic and Social Council may furnish information to the Security Council and shall assist the Security Council upon its request.

Article 66

1. The Economic and Social Council shall perform such functions as fall within its competence in connexion with the carrying out of the recommendations of the General Assembly.

2. It may, with the approval of the General Assembly, perform services at the request of Members of the United Nations and at the request of specialized agencies.

3. It shall perform such other functions as are specified elsewhere in the present Charter or as may be assigned to it by the General Assembly.

Voting

Article 67

1. Each member of the Economic and Social Council shall have one vote.

2. Decisions of the Economic and Social Council shall be made by a majority of the members present and voting.

Procedure

Article 68

The Economic and Social Council shall set up commissions in economic and social fields for the promotion of human rights and such other commissions as may be required for the performance of its functions.

Article 69

The Economic and Social Council shall invite any Member of the United Nations to participate, without vote, in its deliberations on any matter of particular concern to that Member.

Article 70

The Economic and Social Council may make arrangements for representatives of

the specialized agencies to participate, without vote, in its deliberations and in those of the commissions established by it, and for its representatives to participate in the deliberations of the specialized agencies.

Article 71

The Economic and Social Council may make suitable arrangement for consultation with non-governmental organizations which are concerned with matters within its competence. Such arrangements may be made with international organizations and, where appropriate, with national organizations after consultation with the Member of the United Nations concerned.

Article 72

1. The Economic and Social Council shall adopt its own rules of procedure, including the method of selecting its President.

2. The Economic and Social Council shall meet as required in accordance with its rules, which shall include provision for the convening of meetings on the request of a majority of its members.

Chapter XI

DECLARATION REGARDING NON-SELF-GOVERNING TERRITORIES

Article 73

Members of the United Nations which have or assume responsibilities for the administration of territories whose peoples have not yet attained a full measure of self-government recognize the principle that the interests of the inhabitants of these territories are paramount, and accept as a sacred trust the obligation to promote to the utmost, within the system of international peace and security established by the present Charter, the well-being of the inhabitants of these territories, and, to this end:

a. to ensure, with due respect for the culture of the peoples concerned, their political, economic, social, and educational advancement, their just treatment, and their protection against abuses;

b. to develop self-government, to take due account of the political aspirations of the peoples, and to assist them in the progressive development of their free political institutions, according to the particular circumstances of each territory and its peoples and their varying stages of advancement;

c. to further international peace and security;

d. to promote constructive measures of development, to encourage research, and

to co-operate with one another and, when and where appropriate, with specialized international bodies with a view to the practical achievement of the social, economic, and scientific purposes set forth in this Article; and

e. to transmit regularly to the Secretary-General for information purposes, subject to such limitation as security and constitutional considerations may require, statistical and other information of a technical nature relating to economic, social, and educational conditions in the territories for which they are respectively responsible other than those territories to which Chapters XII and XIII apply.

Article 74

Members of the United Nations also agree that their policy in respect of the territories to which this Chapter applies, no less than in respect of their metropolitan areas, must be based on the general principle of good-neighbourliness, due account being taken of the interests and well-being of the rest of the world, in social, economic, and commercial matters.

Chapter XII

INTERNATIONAL TRUSTEESHIP SYSTEM

Article 75

The United Nations shall establish under its authority an international trusteeship system for the administration and supervision of such territories as may be placed thereunder by subsequent individual agreements. These territories are hereinafter referred to as trust territories.

Article 76

The basic objectives of the trusteeship system, in accordance with the Purposes of the United Nations laid down in Article 1 of the present Charter, shall be:

a. to further international peace and security;

b. to promote the political, economic, social, and educational advancement of the inhabitants of the trust territories, and their progressive development towards self-government or independence as may be appropriate to the particular circumstances of each territory and its peoples and the freely expressed wishes of the peoples concerned, and as may be provided by the terms of each trusteeship agreement;

c. to encourage respect for human rights and for fundamental freedoms for all without distinction as to race, sex, language, or religion, and to encourage recognition of the interdependence of the peoples of the

world; and

d. to ensure equal treatment in social, economic, and commercial matters for all Members of the United Nations and their nationals, and also equal treatment for the latter in the administration of justice, without prejudice to the attainment of the foregoing objectives and subject to the provisions of Article 80.

Article 77

1. The trusteeship system shall apply to such territories in the following categories as may be placed thereunder by means of trusteeship agreements:

a. territories now held under mandate;
b. territories which may be detached from enemy states as a result of the Second World War; and

c. territories voluntarily placed under the system by states responsible for their administration.

2. It will be a matter for subsequent agreement as to which territories in the foregoing categories will be brought under the trusteeship system and upon what terms.

Article 78

The trusteeship system shall not apply to territories which have become Members of the United Nations, relationship among which shall be based on respect for the principle of sovereign equality.

Article 79

The terms of trusteeship for each territory to be placed under the trusteeship system, including any alteration or amendment, shall be agreed upon by the states directly concerned, including the mandatory power in the cases of territories held under mandate by a case of territories held under mandate by a Member of the United Nations, and shall be approved as provided for in Articles 83 and 85.

Article 80

1. Except as may be agreed upon in individual trusteeship agreements, made under Articles 77, 79, and 81, placing each territory under the trusteeship system, and until such agreements have been concluded, nothing in this Chapter shall be construed in or of itself to alter in any manner the rights whatsoever of any states or any peoples or the terms of existing international instruments to which members of the United Nations may respectively be parties.

2. Paragraph 1 of this Article shall not be interpreted as giving grounds for delay or postponement of the negotiation and conclusion of agreements for placing man-

dated and other territories under the trusteeship system as provided for in Article 77.

Article 81

The trusteeship agreement shall in each case include the terms under which the trust territory will be administered and designate the authority which will exercise the administration of the trust territory. Such authority, hereinafter called the administering authority, may be one or more states or the Organization itself.

Article 82

There may be designated, in any trusteeship agreement, a strategic area or areas which may include part or all of the trust territory to which the agreement applies, without prejudice to any special agreement or agreements made under Article 43.

Article 83

1. All functions of the United Nations relating to strategic areas, including the approval of the terms of the trusteeship agreements and of their alteration or amendment, shall be exercised by the Security Council.

2. The basic objectives set forth in Article 76 shall be applicable to the people of each strategic area.

3. The Security Council shall, subject to the provisions of the trusteeship agreements and without prejudice to security considerations, avail itself of the assistance of the Trusteeship Council to perform those functions of the United Nations under the trusteeship system relating to political, economic, social, and educational matters in the strategic areas.

Article 84

It shall be the duty of the administering authority to ensure that the trust territory shall play its part in the maintenance of international peace and security. To this end the administering authority may make use of volunteer forces, facilities, and assistance from the trust territory in carrying out the obligations towards the Security Council undertaken in this regard by the administering authority, as well as for local defence and the maintenance of law and order within the trust territory.

Article 85

1. The functions of the United Nations with regard to trusteeship agreements for all areas not designated as strategic, including the approval of the terms of the trusteeship agreements and of their alteration or amendment, shall be exercised by the General Assembly.

2. The Trusteeship Council, operating under the authority of the General Assembly, shall assist the General Assembly in carrying out these functions.

Chapter XIII

THE TRUSTEESHIP COUNCIL

Composition

Article 86

1. The Trusteeship Council shall consist of the following Members of the United Nations:

a. those Members administering trust territories;

b. such of those Members mentioned by name in Article 23 as are not administering trust territories; and

c. as many other Members elected for three-year terms by the General Assembly as may be necessary to ensure that the total number of members of the Trusteeship Council is equally divided between those Members of the United Nations which administer trust territories and those which do not.

2. Each member of the Trusteeship Council shall designate one specially qualified person to represent it therein.

Functions and Powers

Article 87

The General Assembly and, under its authority, the Trusteeship Council, in carrying out their functions, may:

a. consider reports submitted by the administering authority;

b. accept petitions and examine them in consultation with the administering authority;

c. provide for periodic visits to the respective trust territories at times agreed upon with the administering authority; and

d. take these and other actions in conformity with the terms of the trusteeship agreements.

Article 88

The Trusteeship Council shall formulate a questionnaire on the political, economic, social, and educational advancement of the inhabitants of each trust territory, and the administering authority for each trust territory within the competence of the General Assembly shall make an annual report to the General Assembly upon the basis of such questionnaire.

Voting

Article 89

1. Each member of the Trusteeship

Council shall have one vote.

2. Decisions of the Trusteeship Council shall be made by a majority of the members present and voting.

Procedure

Article 90

1. The Trusteeship Council shall adopt its own rules of procedure, including the method of selecting its President.

2. The Trusteeship Council shall meet as required in accordance with its rules, which shall include provision for the convening of meetings on the request of a majority of its members.

Article 91

The Trusteeship Council shall, when appropriate, avail itself of the assistance of Economic and Social Council and of the specialized agencies in regard to matters with which they are respectively concerned.

Chapter XIV

THE INTERNATIONAL COURT OF JUSTICE

Article 92

The International Court of Justice shall be the principal judicial organ of the United Nations. It shall function in accordance with the annexed Statute, which is based upon the Statute of the Permanent Court of International Justice and forms an integral part of the present Charter.

Article 93

1. All Members of the United Nations are *ipso facto* parties to the Statute of the International Court of Justice.

2. A state which is not a Member of the United Nations may become a party to the Statute of the International Court of Justice on conditions to be determined in each case by the General Assembly upon the recommendation of the Security Council.

Article 94

1. Each Member of the United Nations undertakes to comply with the decision of the International Court of Justice in any case to which it is a party.

2. If any party to a case fails to perform the obligations incumbent upon it under a judgment rendered by the Court, the other party may have recourse to the Security Council, which may, if it deems necessary, make recommendations or decide upon measures to be taken to give

effect to the judgment.

Article 95

Nothing in the present Charter shall prevent Members of the United Nations from entrusting the solution of their differences to other tribunals by virtue of agreements already in existence or which may be concluded in the future.

Article 96

1. The General Assembly or the Security Council may request the International Court of Justice to give an advisory opinion on any legal question.

2. Other organs of the United Nations and specialized agencies, which may at any time be so authorized by the General Assembly may also request advisory opinions of the Court on legal questions arising within the scope of their activities.

Chapter XV

THE SECRETARIAT

Article 97

The Secretariat shall comprise a Secretary-General and such staff as the Organization may require. The Secretary-General shall be appointed by the General Assembly upon the recommendation of the Security Council. He shall be the chief administrative officer of the Organization.

Article 98

The Secretary-General shall act in that capacity in all meetings of the General Assembly, of the Security Council, of the Economic and Social Council, and of the Trusteeship Council, and shall perform such other functions as are entrusted to him by these organs. The Secretary-General shall make an annual report to the General Assembly on the work of the Organization.

Article 99

The Secretary-General may bring to the attention of the Security Council any matter which in his opinion may threaten the maintenance of international peace and security.

Article 100

1. In the performance of their duties the Secretary-General and the staff shall not seek or receive instructions from any government or from any other authority external to the Organization. They shall refrain from any action which might reflect on their position as international officials re-

sponsible only to the Organization.

2. Each Member of the United Nations undertakes to respect the exclusively international character of the responsibilities of the Secretary-General and the staff and not to seek to influence them in the discharge of their responsibilities.

Article 101

1. The staff shall be appointed by the Secretary-General under regulations established by the General Assembly.

2. Appropriate staffs shall be permanently assigned to the Economic and Social Council, the Trusteeship Council, and, as required, to other organs of the United Nations. These staffs shall form a part of the Secretariat.

3. The paramount consideration in the employment of the staff and in the determination of the conditions of service shall be the necessity of securing the highest standards of efficiency, competence, and integrity. Due regard shall be paid to the importance of recruiting the staff on as wide a geographical basis as possible.

Chapter XVI

MISCELLANEOUS PROVISIONS

Article 102

1. Every treaty and every international agreement entered into by any Member of the United Nations after the present Charter comes into force shall as soon as possible be registered with the Secretariat and published by it.

2. No party to any such treaty or international agreement which has not been registered in accordance with the provisions of paragraph 1 of this Article may invoke that treaty or agreement before any organ of the United Nations.

Article 103

In the event of a conflict between the obligations of the Members of the United Nations under the present Charter and their obligations under any other international agreement, their obligations under the present Charter shall prevail.

Article 104

The Organization shall enjoy in the territory of each of its Members such legal capacity as may be necessary for the exercise of its functions and the fulfillment of its purposes.

Article 105

1. The Organization shall enjoy in the territory of each of its Members such privi-

leges and immunities as are necessary for the fulfillment of its purposes.

2. Representatives of the Members of the United Nations and officials of the Organization shall similarly enjoy such privileges and immunities as are necessary for the independent exercise of their functions in connexion with the Organization.

3. The General Assembly may make recommendations with a view to determining the details of the application of paragraphs 1 and 2 of this Article or may propose conventions to the Members of the United Nations for this purpose.

Chapter XVII

TRANSITIONAL SECURITY ARRANGEMENTS

Article 106

Pending the coming into force of such special agreements referred to in Article 43 as in the opinion of the Security Council enable it to begin the exercise of its responsibilities under Article 42, the parties to the Four-Nation Declaration, signed at Moscow, 30 October 1943, and France, shall, in accordance with the provisions of paragraph 5 of that Declaration, consult with one another and as occasion requires with other Members of the United Nations with a view to such joint action on behalf of the Organization as may be necessary for the purpose of maintaining international peace and security.

Article 107

Nothing in the present Charter shall invalidate or preclude action, in relation to any state which during the Second World War has been an enemy of any signatory to the present Charter, taken or authorized as a result of that war by the Governments having responsibility for such action.

Chapter XVIII

AMENDMENTS

Article 108

Amendments to the present Charter shall come into force for all Members of the United Nations when they have been adopted by a vote of two-thirds of the members of the General Assembly and ratified in accordance with their respective constitutional processes by two-thirds of the Members of the United Nations, including all the permanent members of the Security Council.

Article 109

1. General Conference of the Members

of the United Nations for the purpose of reviewing the present Charter may be held at a date and place to be fixed by a two-thirds vote of the members of the General Assembly and by a vote of any nine members of the Security Council. Each Member of the United Nations shall have one vote in the conference.

2. Any alteration of the present Charter recommended by a two-thirds vote of the conference shall take effect when ratified in accordance with their respective constitutional processes by two-thirds of the Members of the United Nations including all the permanent members of the Security Council.

3. If such a conference has not been held before the tenth annual session of the General Assembly following the coming into force of the present Charter, the proposal to call such a conference shall be placed on the agenda of that session of the General Assembly, and the conference shall be held if so decided by a majority vote of the members of the General Assembly and by a vote of any seven members of the Security Council.

Chapter XIX

RATIFICATION AND SIGNATURE

Article 110

1. The present Charter shall be ratified by the signatory states in accordance with their respective constitutional processes.

2. The ratifications shall be deposited with the Government of the United States of America, which shall notify all the signatory states of each deposit as well as the Secretary-General of the Organization when he has been appointed.

3. The present Charter shall come into force upon the deposit of ratifications by the Republic of China, France, the Union of Soviet Socialist Republics, the United Kingdom of Great Britain and Northern Ireland, and the United States of America, and by a majority of the other signatory states. A protocol of the ratifications deposited shall thereupon be drawn up by the Government of the United States of America which shall communicate copies thereof to all the signatory states.

4. The states signatory to the present Charter which ratify it after it has come into force will become original Members of the United Nations on the date of the deposit of their respective ratifications.

Article 111

The present Charter, of which the Chinese, French, Russian, English, and Spanish texts are equally authentic, shall remain deposited in the archives of the Gov-

ernment of the United States of America. Duly certified copies thereof shall be transmitted by that Government to the Governments of the other signatory states.

IN FAITH WHEREOF the representatives of the Governments of the United Nations have signed the present Charter.

DONE at the city of San Francisco the twenty-sixth day of June, one thousand nine hundred and forty-five.

STATUTE OF THE INTERNATIONAL COURT OF JUSTICE

ARTICLE 1

THE INTERNATIONAL COURT OF JUSTICE established by the Charter of the United Nations as the principal judicial organ of the United Nations shall be constituted and shall function in accordance with the provisions of the present Statute.

CHAPTER I

ORGANIZATION OF THE COURT

Article 2

The Court shall be composed of a body of independent judges, elected regardless of their nationality from among persons of high moral character, who possess the qualifications required in their respective countries for appointment to the highest judicial offices, or are jurisconsults of recognized competence in international law.

Article 3

1. The Court shall consist of fifteen members, no two of whom may be nationals of the same state.

2. A person who for the purposes of membership in the Court could be regarded as a national of more than one state shall be deemed to be a national of the one in which he ordinarily exercises civil and political rights.

Article 4

1. The members of the Court shall be elected by the General Assembly and by the Security Council from a list of persons nominated by the national groups in the Permanent Court of Arbitration, in accordance with the following provisions.

2. In the case of Members of the United Nations not represented in the Permanent Court of Arbitration, candidates shall be nominated by national groups appointed for this purpose by their governments under the same conditions as those prescribed for members of the Permanent Court of Arbitration by Article 44 of the Convention of The Hague of 1907 for the

pacific settlement of international disputes.

3. The conditions under which a state which is a party to the present Statute but is not a Member of the United Nations may participate in electing the members of the Court shall, in the absence of a special agreement, be laid down by the General Assembly upon recommendation of the Security Council.

Article 5

1. At least three months before the date of the election, the Secretary-General of the United Nations shall address a written request to the members of the Permanent Court of Arbitration belonging to the states which are parties to the present Statute, and to the members of the national groups appointed under Article 4, paragraph 2, inviting them to undertake, within a given time, by national groups, the nomination of persons in a position to accept the duties of a member of the Court.

2. No group may nominate more than four persons, not more than two of whom shall be of their own nationality. In no case may the number of candidates nominated by a group be more than double the number of seats to be filled.

Article 6

Before making these nominations, each national group is recommended to consult its highest court of justice, its legal faculties and schools of law, and its national academics and national sections of international academies devoted to the study of law.

Article 7

1. The Secretary-General shall prepare a list in alphabetical order of all the persons thus nominated. Save as provided in Article 12, paragraph 2, these shall be the only persons eligible.

2. The Secretary-General shall submit this list to the General Assembly and to the Security Council.

Article 8

The General Assembly and the Security Council shall proceed independently of one another to elect the members of the Court.

Article 9

At every election, the electors shall bear in mind not only that the persons to be elected should individually possess the qualifications required, but also that in the body as a whole the representation of the main forms of civilization and of the principal legal systems of the world should be

assured.

Article 10

1. Those candidates who obtain an absolute majority of votes in the Security Council shall be considered as elected.

2. Any vote of the Security Council, whether for the election of judges or for the appointment of members of the conference envisaged in Article 12, shall be taken without any distinction between permanent and non-permanent members of the Security Council.

3. In the event of more than one national of the same state obtaining an absolute majority of the votes both of the General Assembly and of the Security Council, the eldest of these only shall be considered as elected.

Article 11

If, after the first meeting held for the purpose of the election, one or more seats remain to be filled, a second and, if necessary, a third meeting shall take place.

Article 12

1. If, after the third meeting, one or more seats still remain unfilled, a joint conference consisting of six members, three appointed by the General Assembly and three by the Security Council, may be formed at any time at the request of either the General Assembly of the Security Council, for the purpose of choosing by the vote of an absolute majority one name for each seat still vacant, to submit to the General Assembly and the Security Council for their respective acceptance.

2. If the joint conference is unanimously agreed upon any person who fulfils the required conditions, he may be included in its list, even though he was not included in the list of nominations referred to in Article 7.

3. If the joint conference is satisfied that it will not be successful in procuring an election, those members of the Court who have already been elected shall, within a period to be fixed by the Security Council, proceed to fill the vacant seats by selection from among those candidates who have obtained votes either in the General Assembly or in the Security Council.

4. In the event of an equality of votes among the judges, the eldest judge shall have a casting vote.

Article 13

1. The members of the Court shall be elected for nine years and may be re-elected; provided, however, that of the judges elected at the first election, the terms of five judges shall expire at the end

of three years and the terms of five more judges shall expire at the end of six years.

2. The judges whose terms are to expire at the end of the above-mentioned initial periods of three and six years shall be chosen by lot to be drawn by the Secretary-General immediately after the first election has been completed.

3. The members of the Court shall continue to discharge their duties until their places have been filled. Though replaced, they shall finish any cases which they may have begun.

4. In the case of the resignation of a member of the Court, the resignation shall be addressed to the President of the Court for transmission to the Secretary-General. This last notification makes the place vacant.

Article 14

Vacancies shall be filled by the same method as that laid down for the first election, subject to the following provision: the Secretary-General shall, within one month of the occurrence of the vacancy, proceed to issue the invitations provided for in Article 5, and the date of the election shall be fixed by the Security Council.

Article 15

A member of the Court elected to replace a member whose term of office has not expired shall hold office for the remainder of his predecessor's term.

Article 16

1. No member of the Court may exercise any political or administrative function, or engage in any other occupation of a professional nature.

2. Any doubt on this point shall be settled by the decision of the Court.

Article 17

1. No member of the Court may act as agent, counsel, or advocate in any case.

2. No member may participate in the decision of any case in which he has previously taken part as agent, counsel, or advocate for one of the parties, or as a member of a national or international court, or of a commission of enquiry, or in any other capacity.

3. Any doubt on this point shall be settled by the decision of the Court.

Article 18

1. No member of the Court can be dismissed unless, in the unanimous opinion of the other members, he has ceased to fulfil the required conditions.

2. Formal notification thereof shall be

made to the Secretary-General by the Registrar.

3. This notification makes the place vacant.

Article 19

The members of the Court, when engaged on the business of the Court, shall enjoy diplomatic privileges and immunities.

Article 20

Every member of the court shall, before taking up his duties, make a solemn declaration in open court that he will exercise his powers impartially and conscientiously.

Article 21

1. The Court shall elect its President and Vice-President for three years; they may be re-elected.

2. The Court shall appoint its Registrar and may provide for the appointment of such other officers as may be necessary.

Article 22

1. The seat of the court shall be established at The Hague. This, however, shall not prevent the Court from sitting and exercising its functions elsewhere whenever the Court considers it desirable.

2. The President and the Registrar shall reside at the seat of the Court.

Article 23

1. The Court shall remain permanently in session, except during the judicial vacations, the dates and duration of which shall be fixed by the Court.

2. Members of the Court are entitled to periodic leave, the dates and duration of which shall be fixed by the Court, having in mind the distance between The Hague and the home of each judge.

3. Members of the Court shall be bound, unless they are on leave or prevented from attending by illness or other serious reasons duly explained to the President, to hold themselves permanently at the disposal of the Court.

Article 24

1. If, for some special reason, a member of the Court considers that he should not take part in the decision of a particular case, he shall so inform the President.

2. If the President considers that for some special reason one of the members of the Court should not sit in a particular case, he shall give him notice accordingly.

3. If in any such case the member of the Court and the President disagree, the mat-

ter shall be settled by the decision of the Court.

Article 25

1. The full Court shall sit except when it is expressly provided otherwise in the present Statute.

2. Subject to the condition that the number of judges available to constitute the Court is not thereby reduced below eleven, the Rules of the court may provide for allowing one or more judges, according to circumstances and in rotation, to be dispensed from sitting.

3. A quorum of nine judges shall suffice to constitute the Court.

Article 26

1. The Court may from time to time form one or more chambers, composed of three or more judges as the Court may determine, for dealing with particular categories of cases; for example, labour cases and cases relating to transit and communications.

2. The Court may at any time form a chamber for dealing with a particular case. The number of judges to constitute such a chamber shall be determined by the Court with the approval of the parties.

3. Cases shall be heard and determined by the chambers provided for in this Article if the parties so request.

Article 27

A judgment given by any of the chambers provided for in Articles 26 and 29 shall be considered as rendered by the Court.

Article 28

The chambers provided for in Articles 26 and 29 may, with the consent of the parties, sit and exercise their functions elsewhere than at The Hague.

Article 29

With a view to the speedy dispatch of business, the Court shall form annually a chamber composed of five judges which, at the request of the parties, may hear and determine cases by summary procedure. In addition, two judges shall be selected for the purpose of replacing judges who find it impossible to sit.

Article 30

1. The Court shall frame rules for carrying out its functions. In particular, it shall lay down rules of procedure.

2. The Rules of the court may provide for assessors to sit with the Court or with any of its chambers, without the right to vote.

Article 31

1. Judges of the nationality of each of the parties shall retain their right to sit in the case before the Court.

2. If the Court includes upon the Bench a judge of the nationality of one of the parties, any other party may choose a person to sit as judge. Such person shall be chosen preferably from among those persons who have been nominated as candidates as provided in Articles 4 and 5.

3. If the court includes upon the Bench no judge of the nationality of the parties, each of these parties may proceed to choose a judge as provided in paragraph 2 of this Article.

4. The provisions of this Article shall apply to the case of Articles 26 and 29. In such cases, the President shall request one or, if necessary, two of the members of the court forming the chamber to give place to the members of the Court of the nationality of the parties concerned and failing such, or if they are unable to be present, to the judges specially chosen by the parties.

5. Should there be several parties in the same interest, they shall, for the purpose of the preceding provisions, be reckoned as one party only. Any doubt upon this point shall be settled by the decision of the Court.

6. Judges chosen as laid down in paragraphs 2, 3, and 4 of this Article shall fulfil the conditions required by Articles 2, 17 (paragraph 2), 20, and 24 of the present Statute. They shall take part in the decision on terms of complete equality with their colleagues.

Article 32

1. Each member of the court shall receive an annual salary.

2. The President shall receive a special annual allowance.

3. The Vice-President shall receive a special allowance for every day on which he acts as President.

4. The judges chosen under Article 31, other than members of the Court, shall receive compensation for each day on which they exercise their functions.

5. These salaries, allowances, and compensation shall be fixed by the General Assembly. They may not be decreased during the term of office.

6. The salary of the Registrar shall be fixed by the General Assembly on the proposal of the Court.

7. Regulations made by the General Assembly shall fix the conditions under which retirement pensions may be given to members of the Court and to the Registrar, and the conditions under which members of the court and the registrar shall have their travelling expenses refunded.

8. The above salaries, allowances, and compensation shall be free of all taxation.

Article 33

The expenses of the Court shall be borne by the United Nations in such a manner as shall be decided by the General Assembly.

CHAPTER II

COMPETENCE OF THE COURT

Article 34

1. Only states may be parties in cases before the Court.

2. The Court, subject to and in conformity with its Rules, may request of public international organizations information relevant to cases before it, and shall receive such information presented by such organizations on their own initiative.

3. Whenever the construction of the constituent instrument of a public international organization or of an international convention adopted thereunder is in question in a case before the Court, the Registrar shall so notify the public international organization concerned and shall communicate to it copies of all the written proceedings.

Article 35

1. The Court shall be open to the states parties to the present Statute.

2. The conditions under which the Court shall be open to other states shall, subject to the special provisions contained in treaties in force, be laid down by the Security Council, but in no case shall such conditions place the parties in a position of inequality before the Court.

3. When a state which is not a Member of the United Nations is a party to a case, the Court shall fix the amount which that party is to contribute towards the expenses of the Court. This provision shall not apply if such state is bearing a share of the expenses of the Court.

Article 36

1. The jurisdiction of the Court comprises all cases which the parties refer to it and all matters specially provided for in the Charter of the United Nations or in treaties and conventions in force.

2. The states parties to the present Statute may at any time declare that they recognize as compulsory ipso facto and without special agreement, in relation to any other state accepting the same obligation, jurisdiction of the Court in all legal disputes concerning:

a. the interpretation of a treaty;

b. any question of international law;
c. the existence of any fact which, if established, would constitute a breach of an international obligation;
d. the nature or extent of the reparation to be made for the breach of an international obligation.

3. The declarations referred to above may be made unconditionally or on condition of reciprocity on the part of several or certain states, or for a certain time.

4. Such declarations shall be deposited with the Secretary-General of the United Nations, who shall transmit copies thereof to the parties to the Statute and to the Registrar of the Court.

5. Declarations made under Article 36 of the Statute of the Permanent Court of International Justice and which are still in force shall be deemed, as between the parties to the present Statute, to be acceptances of the compulsory jurisdiction of the International Court of Justice for the period which they still have to run and in accordance with their terms.

6. In the event of a dispute as to whether the Court has jurisdiction, the matter shall be settled by the decision of the court.

Article 37

Whenever a treaty or convention in force provides for reference of a matter to a tribunal to have been instituted by the League of Nations, or to the Permanent Court of International Justice, the matter shall, as between the parties to the present Statute, be referred to the International Court of Justice.

Article 38

1. The Court, whose function is to decide in accordance with international law such disputes as are submitted to it, shall apply:

a. international conventions, whether general or particular, establishing rules expressly recognized by the contesting states;

b. international custom, as evidence of a general practice accepted as law;

c. the general principles of law recognized by civilized nations;

d. subject to the provisions of Article 59, judicial decisions and the teachings of the most highly qualified publicists of the various nations, as subsidiary means for the determination of rules of law.

2. This provision shall not prejudice the power of the Court to decide a case *ex aequo et bono*, if parties agree thereto.

Chapter III

PROCEDURE

Article 39

1. The official languages of the court shall be French and English. If the parties

agree that the case shall be conducted in French, the judgment shall be conducted in French, the judgment shall be delivered in French. If the parties agree that the case shall be conducted in English, the judgment shall be delivered in English.

2. In the absence of an agreement as to which language shall be employed, each party may, in the pleadings, use the language which it prefers; the decision of the court shall be given in French and English. In this case the Court shall at the same time determine which of the two texts shall be considered as authoritative.

3. The Court shall, at the request of any party, authorize a language other than French or English to be used by that party.

Article 40

1. Cases are brought before the Court, as the case may be, either by the notification of the special agreement or by a written application addressed to the Registrar. In either case the subject of the dispute and the parties shall be indicated.

2. The Registrar shall forthwith communicate the application to all concerned.

3. He shall also notify the Members of the United Nations through the Secretary-General, and also any other states entitled to appear before the Court.

Article 41

1. The Court shall have the power to indicate, if it considers that circumstances so require, any provisional measures which ought to be taken to preserve the respective rights of either party.

2. Pending the final decision, notice of the measures suggested shall forthwith be given to the parties and to the Security Council.

Article 42

1. The parties shall be represented by agents.

2. They may have the assistance of counsel or advocates before the Court.

3. The agents, counsel, and advocates of parties before the Court shall enjoy the privileges and immunities necessary to the independent exercise of their duties.

Article 43

1. The procedure shall consist of two parts: written and oral.

2. The written proceedings shall consist of the communication to the Court and to the parties of memorials, counter-memorials and, if necessary, replies; also all papers and documents in support.

3. These communications shall be made through the Registrar, in the order and within the time fixed by the Court.

4. A certified copy of every document produced by one party shall be communicated to the other party.

5. The oral proceedings shall consist of the hearing by the Court of witnesses, experts, agents, counsel, and advocates.

Article 44

1. For the service of all notices upon persons other than the agents, counsel, and advocates, the Court shall apply direct to the government of the state upon whose territory the notice has to be served.

2. The same provision shall apply whenever steps are to be taken to procure evidence on the spot.

Article 45

The hearing shall be under the control of the President or, if he is unable to preside, of the Vice-President; if neither is able to preside, the senior judge present shall preside.

Article 46

The hearing in Court shall be public, unless the court shall decide otherwise, or unless the parties demand that the public be not admitted.

Article 47

1. Minutes shall be made at each hearing and signed by the Registrar and the President.

2. These minutes alone shall be authentic.

Article 48

The Court shall make order for the conduct of the case, shall decide the form and time in which each party must conclude its arguments, and make all arrangements connected with the taking of evidence.

Article 49

The Court may, even before the hearing begins, call upon the agents to produce any document or to supply any explanations. Formal note shall be taken of any refusal.

Article 50

The Court may, at any time, entrust any individual, body, bureau, commission, or other organization that it may select, with the task of carrying out an enquiry or giving an expert opinion.

Article 51

During the hearing any relevant questions are to be put to the witnesses and experts under the conditions laid down by the court in the rules of procedure referred to in Article 30.

Article 52

After the Court has received the proofs and evidence within the time specified for the purpose, it may refuse to accept any further oral or written evidence that one party may desire to present unless the other side consents.

Article 53

1. Whenever one of the parties does not appear before the Court, or fails to defend its case, the other party may call upon the Court to decide in favour of its claim.

2. The court must, before doing so, satisfy itself, not only that it has jurisdiction in accordance with Articles 36 and 37, but also that the claim is well founded in fact and law.

Article 54

1. When, subject to the control of the Court, the agents, counsel, and advocates have completed their presentation of the case, the President shall declare the hearing closed.

2. The Court shall withdraw to consider the judgment.

3. The deliberations of the court shall take place in private and remain secret.

Article 55

1. All questions shall be decided by a majority of the judges present.

2. In the event of an equality of votes, the President or the judge who acts in his place shall have a casting vote.

Article 56

1. The judgment shall state the reasons on which it is based.

2. It shall contain the names of the judges who have taken part in the decision.

Article 57

If the judgment does not represent in whole or in part the unanimous opinion of the judges, any judge shall be entitled to deliver a separate opinion.

Article 58

The judgment shall be signed by the President and by the Registrar. It shall be read in open court, due notice having been given to the agents.

Article 59

The decision of the court has no binding force except between the parties and in respect of that particular case.

Article 60

The judgment is final and without appeal. In the event of dispute as to the meaning or scope of the judgement, the Court shall construe it upon the request of any party.

Article 61

1. An application for revision of a judgment may be made only when it is based upon the discovery of some fact of such a nature as to be a decisive factor, which fact was, when the judgment was given, unknown to the court and also to the party claiming revision, always provided that such ignorance was not due to negligence.

2. The proceedings for revision shall be opened by a judgment of the Court expressly recording the existence of the new fact, recognizing that it has such a character as to lay the case open to revision, and declaring the application admissible on this ground.

3. The Court may require previous compliance with the terms of the judgment before it admits proceedings in revision.

4. The application for revision must be made at latest within six months of the discovery of the new fact.

5. No application for revision may be made after the lapse of ten years from the date of judgment.

Article 62

1. Should a state consider that it has an interest of a legal nature which may be affected by the decision in the case, it may submit a request to the Court to be permitted to intervene.

2. It shall be for the Court to decide upon this request.

Article 63

1. Whenever the construction of a convention to which states other than those concerned in the case are parties is in question, the Registrar shall notify all such states forthwith.

2. Every state so notified has the right to intervene in the proceedings; but if it uses this right, the construction given by the judgment will be equally binding upon it.

Article 64

Unless otherwise decided by the Court, each party shall bear its own costs.

Chapter IV

ADVISORY OPINIONS

Article 65

1. The Court may give an advisory opinion on any legal question at the request of whatever body may be authorized by or in accordance with the Charter of the United Nations to make such a request.

2. Questions upon which the advisory opinion of the Court is asked shall be laid before the Court by means of a written request containing an exact statement of the question upon which an opinion is required, and accompanied by all documents likely to throw light upon the question.

Article 66

1. Registrar shall forthwith give notice of the request for an advisory opinion to all states entitled to appear before the Court.

2. The Registrar shall also, by means of a special and direct communication, notify any state entitled to appear before the Court or international organization considered by the Court, or, should it not be sitting, by the President, as likely to be able to furnish information on the question, that the Court will be prepared to receive, within a time limit to be fixed by the President, written statements, or to hear, at a public sitting to be held for the purpose, oral statements relating to the question.

3. Should any such state entitled to appear before the Court have failed to receive the special communication referred to in paragraph 2 of this Article, such state may express a desire to submit a written statement or to be heard; and the Court will decide.

4. States and organizations having presented written or oral statements or both shall be permitted to comment on the statements made by other states or organizations in the form, to the extent, and within the time limits which the Court, or, should it not be sitting, the President, shall decide in each particular case. Accordingly, the Registrar shall in due time communicate any such written statements to states and organizations having submitted similar statements.

Article 67

The Court shall deliver its advisory opinions in open court, notice having been given to the Secretary-General and to the representatives of Members of the United Nations, of other states and of

international organizations immediately concerned.

Article 68

In the exercise of its advisory functions the Court shall further be guided by the provisions of the present Statute which apply in contentious cases to the extent to which it recognizes them to be applicable.

Chapter V

AMENDMENT

Article 69

Amendments to the present Statute shall be effected by the same procedure as is provided by the Charter of the

United Nations for amendments to that Charter, subject however to any provisions which the General Assembly upon recommendation of the Security Council may adopt concerning the participation of states which are parties to the present Statute but are not Members of the United Nations.

Article 70

The Court shall have power to propose such amendments to the present Statute as it may deem necessary, through written communications to the Secretary-General, for consideration in conformity with the provisions of Article 69.

END OF UNITED NATIONS CHARTER DOCUMENT

Some Thoughts Related To Getting Out THE TRUTH

4/18/93 #1 CERES 'ATONN

OTHER BOOKS

I believe the best thing which has come from these recent problems is the ability to offer to some (as we move along and can get enough profit to do so) the ability to have important work published who otherwise could never get it into print, i.e., Russbacher, Renick, Webb, etc. As we offer them help, they allow us to use "timely" information and we will then work out a way to publish and they shall receive the proceeds of the work to continue their own struggle and scattering of the inside information.

NO—THIS DOES NOT MEAN WE WILL PUBLISH A BUNCH OF "STUFF". DO NOT SEND US MANUSCRIPTS—THERE IS NO ONE TO READ ANYTHING OF THE SORT—UNLESS YOU ARE, SAY, AS THESE OTHERS, LOCKED UP BY THE FEDS AND/OR SOMETHING OF THE SORT. OURS IS TO PUBLISH FOR IMMEDIATE CIRCULATION—TRUTH OF CIRCUMSTANCES—WE ARE NOT PUBLISHERS AND I SHALL NOT EVEN GIVE THE NAME OF OUR NEW PUBLISHER FOR "THEY" ARE AFRAID OF EXACTLY WHAT I ASK YOU NOT TO DO.

With material such as **VAMPIRE 2000**, WE SHALL GIVE PROCEEDS OF THE "BOOK" IN WHICH IT APPEARS, TO THE ORGANIZATION SPONSORING THE MATERIAL—THE POLICE INFORMATION GROUPS **NEED EVERY CENT THEY CAN GET. WE SHALL ALSO GIVE ORDERING INFORMATION AND URGE YOU TO CON-**

TACT THOSE PEOPLE FOR OTHER INFORMATION IN ADDITION TO THE MATERIAL ITSELF FOR WE DO NOT COVER THE ENTIRE MATERIAL—NEVER HAVE AND NEVER WILL. WE FUNCTION AS A TYPE OF REVIEWER OF INFORMATION, DISPERSER OF INFORMATION AND HOPEFULLY AS ENOUGH INFORMATION IS SENT TO US—OFFER RESOURCE FOR RESEARCH INFORMATION.

Please realize, readers, that most of our hard copy information is received with very little to NO information attached as even the sender usually does not wish to be identified. I can then only do that which any other writer does—give you what is feasible, give thanks to both the sender and the author and pray someone out there has enough information to later share.

Our task at this time is to awaken you sleeping people of God. There is no hope nor "mission" to awaken the MASSES of ones who have made choices to continue in their unGodly ways and beliefs. GOD IS COMING AGAIN TO GATHER HIS FLOCK AND RECLAIM HIS KINGDOM—REMEMBER? WE ARE ONLY THE HOST OF GOD TO PREPARE THE WAY AND LET YOU OF HIS FLOCK **KNOW!**

If ones of our own Earth crew pull away and resort to the ways of all other worldly affixed zombies—so be it for there is nothing we can nor shall do about it. WE NEVER TURN ANYONE AWAY—ONES GO OF THEIR OWN VOLITION AND DESIRE! IF THEY WISH TO REENTER THE FOLD THAT IS FEASIBLE BUT NEVER AGAIN WILL THEY HAVE INPUT OR CONTROL

OVER THAT WHICH FLOWS FORTH AS THE WORD. THEY CAN WORK WITH US AS ANY OTHER TALENTED, OR UNTALENTED, BEING WHO IS "GOOD AT" A GIVEN JOB. MANY ONES ARE WELL-GIVEN TO EXCELLENCE IN MANAGEMENT, ETC. WE WOULD NEVER DISALLOW PARTICIPATION BECAUSE OF DISAGREEMENT ON THE WAY A GIVEN THING MIGHT FUNCTION—IF IT BE OF WORLDLY PROJECT. THE WORD, HOWEVER, WILL NEVER AGAIN BE GIVEN INTO THE HANDS OF ONES PULLED IN OTHER DIRECTIONS THAN THAT OF THE WORD ITSELF.

This is in no way a reprimand to anyone—it simply is the way it IS. And further, when the pressure of staying alive financially has to be uppermost in consideration then we have to realize the trauma upon the "workers". Our mission, nicely enough, is not JUST to bring THE WORD or writings. Its major thrust will ultimately be in allowing some business ventures to be established so that they might "example" and also be used to assure remnant passage as well as bring security to those who wish to find same.

These projects will always be in life-intent arenas, i.e., perfection of natural food substances so that you will also be able to have fertile seeds for growing if, indeed, there is need and no available resource because of earth changes or political impact.

You are GOING TO HAVE ECONOMIC COLLAPSE as you must know by this reading. Worse, NOW, it will come totally abruptly, move instantly and BE TOTALLY DEVASTATING. THEN, ALL OF YOU WILL WISH YOU HAD PAID ATTENTION AND UTILIZED THE INSTITUTE FOR A BIT OF BUILDING ASSISTANCE TO OUR WORKERS—AND, A BIT OF PROTECTION OF SOME ASSETS. Nothing has changed and moreover, with the recent attention—THE INSTITUTE IS MORE SOUND THAN EVER AND HAS PASSED ALL INSPECTIONS THUS FAR THRUST AGAINST IT.

Mr. Green and attorneys do still have "filed" challenge against the Institute to bring it into FORCED (involuntary) Receivership which can only hold the line more solidly—for that simply enforces the already sound corporate structure and by "other" law, prevents a "run" on ALL accounts.

This assault, however, has caused our own people to completely restructure the processing, however, for the sole benefit of continuing to assist ones of you who REALLY WANT TO PARTICIPATE (NOT JUST GRASP AND GAIN THROUGH GREED TO MAKE A "BUNDLE"—ALTHOUGH IN THE END, YOU WILL DO SO). Gold is going to go UP! Even the most inept of all economic advisers tell you so—BUT NO OTHER RESOURCE THAT I SEE, CAN OFFER WHAT WE CAN AS ESTABLISHED REPUTATION

THAT ALLOWS IMMEDIATE INPUT, GOLD COLLATERAL PURCHASE AND RETURN OF FUNDS USING THAT COLLATERAL. IT TOOK YEARS TO ESTABLISH CAPABILITY AND WE HAVE NOW BEEN ALLOWED THROUGH THE WORST OF ALL CIRCUMSTANCES—ATTEMPTS TO DESTROY THROUGH POLITICAL, LEGAL AND TOTALLY ADVERSARIAL PRESSURES—TO PROVE ITS STABILITY. DO NOT DISALLOW THE WONDROUS "GOOD" WHICH COMES FROM THAT WHICH APPEARS DEVASTATING TO THE SENSES. Further, we are now shown what would be advantageous to better detail and explain requirements of participating persons as to "allowance for participation". We also come to realize that you ones need a much better realization of HOW TO MANAGE A NEVADA CORPORATION. And, KNOW, that anyone wishing to participate in anything involving money sharing—other than simply contribution, WILL HAVE TO ESTABLISH AND USE FOR ITS PROPER PURPOSE, A NEVADA CORPORATION. HOW LONG WILL IT BE A VALID SHELTER? UNTIL YOU ALLOW ONES WHO WOULD DESTROY FOR THEIR OWN GREED THE TEARING DOWN OF SAME.

Funny thing about this, however, is that Nevada also shelters the greatest and wealthiest of the ADVERSARIAL TEAMMATES so a little nasty step-son of a grandmother participant is NOT LIKELY TO GET THOSE GOODLY LAWS CHANGED??!! NEVADA AS A STATE IS SURVIVING NICELY AND WITH LESSER TAXES THAN ANY OTHER STATE—BECAUSE OF THOSE LAWS!

USE THE LAWS OF THE LAND PROPERLY AND WITHOUT GREED UNTO SELF—AND YOU SHALL NOT ONLY BE MOSTLY LEFT ALONE—BUT WILL, IN FACT, IF HANDLED PROPERLY—FLOURISH. If, however, you can't make up your mind from breakfast to dinner what you want or where you wish to go—forget involving any of my crew because they are flat out of good-will toward wishy-washy human beings. They also take no liking to any who come forth to form armies with weapons. There is no group, cult, gathering circle OR "operation" going on here. Some of the ones who felt a need to come here already find it absent of work placement and premature for any "jobs", etc. We cannot "find" a place for your service, chelas. If YOU can suggest a need and can do it without funding from this resource—so be it. Mostly ones are pulled here because it appears some magnificent thing is happening—yes it indeed is: court cases, voluntary work at mailings but not an overabundance of even that service and a long wait for even the makings of survival incomes—unless you can get a job in the community or nearby communities. There is no "commune" or central banking re-

source—no one here has anything for self and barely makes ends meet even with the aid of food-stamps.

Some are so lacking in understanding and "permanent" recognition of their own actions in intent as to change with the wind—put in their sharing funds for a long term use as with any bank investment—only to turn around, decide on another jaunt into la-la land and pull it out while demanding "yours" too. If you wouldn't consider dropping everything in your world, uprooting and moving into Col. Gritz's dooryard for him to find a place and support for you—then for goodness sakes, don't come here where the dooryard has already been TAKEN BY THE RTC! I know you are each and all, who find us in Truth, ready, willing and able to serve—but "I" nor my crew, have the "time" to focus on "your" needs. Talk to GOD about it and then specifically OFFER if you think there is placement, etc. **WE HAVE ALL WE CAN HANDLE JUST MAKING IT ONE DAY TO THE NEXT. YOUR SUPPORT IS BLESSED AND WE COULD NOT MAKE IT AT ALL WITHOUT YOUR INPUT—WE HAVE SUCH WONDROUS REGULAR PARTICIPANTS FROM AROUND THIS GLOBE THAT MAKES OUR WORK NOT ONLY POSSIBLE BUT SUPERB—EACH IS NO LESS A TEAM-PLAYER THAN ANY ONE IN THIS LOCATION—THE WORLD IS ALL OVER—NOT IN THIS TINY VILLAGE WITH ALMOST NO JOBS AVAILABLE. THE WORLD IS GOING TO HAVE TO MAKE IT OR BREAK IT—SO KNOW THAT ALMOST NONE WILL ACTUALLY BE NECESSARY HERE.** WHY IS A LOT OF OUTSIDE "COMMAND" HERE? BECAUSE THIS IS WHERE "WE ARE STATIONED".

I cannot even give you "safe" zones, as such. In fact, unless you are among our team—this very location is going to be one of the most deadly places to "hang out". I am not free to tell you more than THAT about the circumstance. We have a "job" and "holding individual hands" is NOT PART OF IT. If, further, you are not in understanding of this, then you are not in tune enough to even consider such change. If you are still asking a Space Commander for your vigil and communion other than as friends and "team" crew, then you are missing my spiritual presentation—THAT IS BETWEEN YOU AND GOD!!! I pray that you not be offended for all must grow and each may petition but you will find no specific guidance—for ultimately, KNOWING and realizing input is all that will be given—within and "by" SELF. If your intent is, moreover, to simply celebrate and garner some of that wondrous treasure of El Dorado—think again for greedy ingathering is NOT THE PURPOSE OF THE TREASURE OF GOD! Is there such thing? YES. Where is it? YOU WOULD NOT KNOW IF I TOLD YOU! BUT, Dharma would then be

aware—and therefore, DEAD. If this, too, you object to and cannot understand—then you are not ready for TRUTH! Thank you.

accuracy with you people—if you choose to subscribe to his work. Here, however, I simply wish to honor him and offer his “real” prayer:

Latest *JOURNAL* Goes To Press

4/18/93 #2 CERES 'ATONN

INTRODUCTION

As we write on the myriads of subjects I know that you find it as hard as do we to encompass all the flow into a meaningful title for any specific volume. Our purpose is this very diversity and yet, unlike other “magazines”, we find it appropriate to bring some subject matter to your attention, even if through a title of some kind.

This is only to help you who collect as many JOURNALS as you can—to have some reference point for recovery of information. The mind will “key” itself to recall by given signals. It is the best we can do in our unlearned and unskilled talents. Please remember, Dr. Young is a physicist, Dr. Overholt (who does computer layout, formatting, etc.) IS A DENTIST and thus and so.

This volume, for instance, I shall call: THE BEAST AT WORK. Later, this will trigger thoughts as you wish to again look at “Jury Tampering”, “Elite Child Pornography Rings” and so on. We simply do not write “BOOKS” as such wherein you can take a subject and perfect it. We shall have some of those and, in fact, earlier, did have some that could be qualified as relatively “like” that in format. Those have simply gotten us into deep yogurt and therefore we will not attempt to do that again—for as a “dated Journal” as we ARE, we have protection and YOU CAN GET THE INFORMATION. We had to test our methodology and it worked out well so we certainly see no need for the changing of layout and presentation. Ours is to get the most information to the most people the fastest way available—WE CAN'T MAKE ANYONE READ IT OR EVEN SO, UNDERSTAND IT OR LEAVE US ALONE TO OUR WORK.

Each of you must take and perceive your own **personal** journey to happiness, fulfillment and self-understanding. We can, at best, share some guidelines and discern meaning as might assist you from time to time as we present factual information—both of your physical reality and that of higher dimensional truth. We coerce not—we force nothing! We “offer” for those who would choose to share.

In passing at this portal, I honor one Will Loy, who shares his “visions” in great

Eternal Joy

“Let us turn our eyes from this temporary world to that which is real and everlasting. Let us free ourselves from the temporal madness that surrounds us. We seek the holy reality of our true spiritual self. Let our eternal minds free themselves from the illusions of this temporary universe so that we may know the eternal joy that is our divine birthright. Even though the whole world shall be consumed in the illusions of hell, we shall be shielded by the truth of eternal joy and real hope. (Your kingdom is not of this world.)” Will Loy.

News Bulletin, Burchette Brothers, P.O. Box 363, Lakeside, CA 92040-0363. [The costs are: \$15, \$24, \$38 and \$69 for 3, 6, 12 and 24 monthly issues, respectively.]

DEDICATION

This is simply to give my most appreciative THANKYOU to my immediate workers, each and all, who have carried forth in incredible circumstances without missing a beat of our drum. They have been bombarded with constant court attacks and affront, loss of assets and property, loss of a paper and birthing another single-handedly and within mere hours, bringing forth new babes to later lead—all without complaint, with love, without attacking even the obvious adversarial troops, have had to go great distances to attend these things (for the adversary always makes it as difficult and as impossible as is possible)—and still, not one issue of the paper or work has been delayed. The facts are that the paper has been more outstanding

and full in content and we have produced two additional volumes of Journals above our ordinary output. We have been **tested in the fire, little Phoenii and found worthy!** The adversary already rues the day he rose up against us in these matters which I shall leave for discussion another day.

I honor my team—I am humble in their service for they have more than earned their “wings”.

Not the least of which honor I wish to offer to you who have written, sent support, cards, letters, AND ABOVE ALL—LOVE—for after all, there is nothing “other” worthy of our journey. I wish to further thank those who have sent sponsoring for Journals that we might go on and put to press that which we have ready and no resources for same. Ah indeed, abundance is of God—but it must be shared by man to be worthy of HIS testing. Adonai.

P.S.: I give appreciation and respect to those who represent our enemy—for without them we could have no way to measure our own growth and proper learning. Thank you.

This volume shall be called:

THE BEAST AT WORK

As you read this JOURNAL please be warned that contents are going to be shocking, incredible and then, difficult to find full realization of how far down the slide you have slipped in your worthy, blessed nation. From child pornography rings to tampered and no longer valid jury systems—you shall be disappointed and wishing denial. DENY only long enough, readers, to research and prove—for you must attend these things lest the beast in point devour you and all that is representative of God's wondrous Creations upon your place.

Incredible God-Given Powers Of The Mind

4/18/93 #3 CERES 'ATONN

OUR INVISIBLE FRIENDS

From the myriad interruptions of the day we sit to pen and Dharma Wokini bows her head and says, “Father I don't understand. I am hounded and stricken and caused to ‘explain’ that which I can't fully understand, and I am so weary from it all. I only wish to return to my own

little hole in this world and be left to the misery of every other creature trying to survive where there seems to be no way for such. I cannot understand the makings of nuclear suitcase bombs or fathom the evil connections with other nations and our own chosen leaders who despise and work to destroy us. I don't understand the workings of higher dimensions and God's gifting of insight or communication with a spiritual world which is so simple and constant that

I cannot see how others would ask for they MUST also see and hear. Father, give insight to 'them' for I know not how to express it and not be buried in this ridicule and constant harassment. Is there no end to the badgering and taunting?"

Ah indeed, to cause a mind to "realize" a thing and then, to accept it and stand ready with others who do, is a long and difficult walk in the light at the edge of the dark chasm with one foot always over the void. It is impossible to cause a REFUSING mind to see or hear—it is difficult at best, to allow insightful vision to one who seeks and actually WANTS to FIND that connection in Truth. It has ever been thus. What I wish to share with you readers at this moment is something along these lines which might help. It was written as a "FOREWORD" in a book called *OUR INVISIBLE FRIENDS*, assembled by Maurice Allen. However, the grace of this writing is offered as to insight by **Ralph Waldo Trine**. I have no more information on the volume except: **Liveright Publishing Corporation, New York. July, 1943.**

I make no comment whatsoever about the book in point—I refer only to the "Foreword" in that in expression as given might share with you the capability and spiritual connections present if utilized. To translate as does Dharma is NOT the same, I must hasten to add, for that is directed communication IN LANGUAGE TRANSLATION which is "secretarial" and not necessarily "spiritual" guiding or visionary perception. Don't confuse the two—but neither should you deny EITHER as valid and credible experience.

All of you who would read this material as offered are at least open to the possibility of God, Christed beings, spiritual truth AND the connections of the TIME AT HAND. I am not interested in bringing Mr. Satan to attention except to LET MY PEOPLE GO. Please understand the difference for we are not here to SAVE anything or anyone. We are here to offer insight, knowledge in Truth and of Truth and bring our people HOME! That means—to Lighted God. Adversarial humans or robotic beings are NOT ON OUR TRAVEL LIST. EVIL SHALL NOT BE BROUGHT WITHIN THE KINGDOM OF GOD IN TRANSITION INTO THOSE PLACES OF GOD'S PROGRESSIVE SCHOOLS.

July, 1943
Hollywood, California

Ralph Waldo Trine

One of the most interesting characteristics of this, our time, is the large and increasing numbers of men and women who are taking an ever growing interest in the inner things of life, the inner powers and forces—the things of the mind and spirit. This is well, for here lie the very springs of life, the forces that determine according as they are understood, and wisely or unwisely used, the outcome of every life.

Our thoughts and emotions as creative forces are continually at work, and are creating, externalizing conditions, so to speak, according to their kind. This is true both as to one's affairs, and of one's bodily conditions.

The law that the life always and inevitably follows the thought seems to be absolute.

Of the vital power of thought and the supremacy of mind and thought over conditions, the world has scarcely the faintest grasp as yet—and the increased activity in the study of their nature and action gives great hope for the future. That special Departments, to these ends, have been established at Harvard University and at Duke University among others for example, is most significant.

My own conclusion, in line with that of many others, is that thought as a force lies in the realm of vibration.

We are apprehending more and more the finer forces in this realm—as the process of all evolution seems to be from the *coarser* to the *finer*. The wonderful facts and laws of vibration in the physical world that we have been searching for, finding and using, in the fields of Electronics and Radionics, even now make us marvel.

But of even greater and more real value so far as the life itself is concerned—our common human life—is this deeper understanding of the laws underlying the fact that thoughts are forces: they have form and quality and substance and power.

Thought transference, now a thoroughly well-established fact, can be the better understood in the light of our increasing knowledge of the laws of *vibration*.

Some years ago an experience was told to me that has been the cause of many interesting observations since. It was related by a man living in one of our noted university towns in the Middle West, a well-known lecturer manager, a man of splendid character, with a sensitive organism, as we say, and who had always taken considerable interest in the powers and forces pertaining to the inner life.

As a young man he had left home, and during a portion of his first year away he

had found employment on a Mississippi steamboat. One day in going down the river, while he was crossing the deck, a sudden stinging sensation seized him in the head, and instantly vivid thoughts of his mother, back at the old home, flashed into his mind. This was followed by a feeling of depression during the remainder of the day. The occurrence was so unusual and the impression of it was so strong that he made an account of it in his diary.

Some time later, on returning home, he was met in the yard by his mother. She was wearing a thin cap on her head which he had never seen her wear before. He remarked in regard to it. She raised the cap and revealed the remains of a long ugly gash on the side of her head. She then said that some months back, naming the time, she had gone into the back yard and had picked up a heavy crooked stick having a sharp end, meaning to throw it out of the way, and in throwing it, the stick had struck the wire clothesline immediately above her head and had rebounded with such force that it had given her this deep scalp wound. On unpacking his bag he looked into his diary and found that the time she had mentioned exactly corresponded with his strange presentiment on the Mississippi.

The mother and son were very near to one another, close in their sympathies, and there can be but little doubt that the thoughts of the mother as she was struck went out, strongly, to her boy who was now away from home. He, alone at the time, being sensitively organized and intimately related to her in thought, undoubtedly received, if not her thoughts, at least the effects of her thoughts, as they went out to him under these peculiar and tense conditions.

There are scores if not hundreds of occurrences of a more or less similar nature that have changed the lives of others, many of them well authenticated.

In the realm of mind and thought and their interplay in connection with the inner powers and forces, we are making new strides in an ever enlarging knowledge of the sub-conscious mind and its unceasing building activities—how it takes its direction from the active thinking mind, and is continually building and externalizing in the body according to the pattern sent it—whether it be consciously or unconsciously on the part of the sender.

We are understanding now more clearly the *laws of its working*, that produced mere general observations many times in the past. It was that able scholar and investigator, Sir John Lubbock, who a considerable time ago said: "We must be careful on what we allow our minds to dwell, the soul is dyed by its thoughts." Shakespeare anticipated by many years the best psychology of our time when he said: "It is the

QUOTING:

*"What visioned image shall
I seek
To hear the halting words I
speak
Or shall my message be ad-
dressed
To some dim god within my
breast?
Or is there still some higher
goal—
Some final haven for the
soul?..."*

mind that makes the body rich.”

Then again there are certain faculties we possess that are not a part of the active thinking mind; they seem to be no part of what we might term our conscious intelligence. Through some avenue, suggestions, intuitions of truth, intuitions of occurrences of which the thinking mind could know nothing are at times borne in upon us; they flash into our consciousness quite independent of any mental action on our part, and sometimes when we are thinking of something quite foreign.

This seems to indicate a source of knowledge, a faculty that is distinct from, but that acts in various ways in conjunction with, the active thinking mind. It performs likewise certain very and distinct functions in connection with the body.

It is this that is called by some the *super-conscious* or the *super-normal* mind, or the *extra-conscious*—by others the *subliminal self*.

Maybe it is this that Emerson had in mind when he said: “I believe in the still small voice, and that voice is the Christ within me.” Or again when he said: “Every soul is not only the inlet but may become the outlet of all there is in God.”

Again there are those, and their number is very great, who are anxious to know whether it is possible under right conditions to have communion with those functioning on another plane of existence—a spiritual body that gave form and action to the body they left here.

Some years ago—it was in Boston—it was my privilege to know a man who in mind and body was far more sensitively organized than the ordinary man or woman. He was for years a well-known teacher and lecturer—primarily in the states and in England, Australia and New Zealand.

He seemed to have a faculty of contact with something somewhere that the ordinary man or woman does not have. The term *sensitive* would seem to be rightly applied to them.

Acquaintance with him opened my eyes to the fact that there are those who through inheritance or whatever it may be, are so equipped as to be instruments of reception of forces or influences far greater than the ordinary.

There were those who heard his words and followed his thoughts—we might almost say at times revelations—who thought that the source of his insight and power was to be attributed to his unique endowment that enabled him to fulfill in a perfectly natural way the edict of Emerson: “The life of the soul in conscious union with the Infinite shall be for thee the only real existence.”

Again there were those who always felt that he was an instrument played upon by other intelligences—a sensitive instrument, so to speak. Contact with this remarkable man has ever since held me to the attitude of

the *open mind*, and to value and follow with a sympathetic interest the purposes and the efforts of such men as Sir William Barrett, Conan Doyle, Sir Oliver Lodge, and others who with trained minds and splendid equipment sought the facts that pertain to the life beyond. Truly, the only way to find the truth of anything is to go after it in a careful, methodical and determined way.

The author of this book, with a college training, then his Institute of Technology training in naval architecture and civil engineering, in addition to a legal training and law practice over a number of years, would seem to be well equipped for findings that would lend weight to these investigations. His determination to put away prejudices one way or another in his search for the truth, aside from the facts themselves, would seem to make his conclusions all the more worthwhile.

This statement in the body of the book is interesting to note: “I believe we may be on the threshold of a new era in spirit communication, an era in which communication will be had with fully conscious human beings, and I hope the experiments outlined here may encourage others to try something of the same sort. Other experimenters, with greater sensitivity to reception, may be able to proceed much further in demonstrating the useful application of unknown laws.

“If you are unwilling to trust the good faith of anyone else in this business—if you are afraid of fraud or gullibility in others—why not try yourself? You may be surprised at what will come into your mind if you give these friends an opportunity to reach you. Call it your unconscious or your subconscious if you will—or call it the Cosmic Mind—or call it your oversoul—or your familiar spirit—or your guardian angel—I have no quarrel with whatever term you may prefer to use—but don’t do any censoring. There will be plenty of time for discussions and explanations and criticism after the sessions are ended—but write it all. **[C: Ok, here we have a REAL bad bit of input! Yes indeed, you WILL pick up energy forms and moreover, they will first come FROM the astral planes if unattached to your own “higher mind” and often, even from your own higher-mind will come the dark interpreters locking you to the physical perceptions of spiritual being. CLEAR THAT SPACE—NOTIFY THE ENERGY FORMS THAT YOU WILL, WITHIN GOD POWER—DISALLOW PRESENCE OF OTHER THAN LIGHTED GOD BEINGS! DO NOT PLAY WITH ENERGY FORMS—FOR THE BASTARDS OF THE UNIVERSE COME FIRST. IF YOU ALLOW IT—THEY WILL ALSO BE LAST!]**

“There would seem to be no purpose in entering upon such experimentation unless you decide whole-heartedly to set down whatever may come into your mind... Write it all.”

These lines by Thomas B. Aldrich, on the passing of the poet, Bayard Taylor, contain

not only great beauty of form but seem to voice a longing or indeed a conviction shared by many:

“What new strange quest has tempted him once more to leave us? Vainly standing by the shore, we strain our eyes. But patience! When the soft spring gales are blowing over Cedarcroft, whitening the Hawthorne: When the violets bloom along the Brandywine, and overhead the sky is blue as Italy’s, he will come! Aye, he will come. I cannot make him dead.”

Life is interesting—it may be greater, with farther horizons, and more enduring than we know. Whitman helped us to the forward look when he wrote:

**“I laugh at what you call dissolution
And I know the amplitude of time.”**

END OF QUOTING

May I utilize another written word to emphasize that of which I cautioned above? You must have “experience” for only through experience can you learn expression and know self. It is truth that actually **God sends experience and nothing else for through experience is man taught, is man led and gives forth all expressions be they of pain or pleasure.**

Through this experience you achieve your ennoblement—or your lack thereof. It is, therefore, for you also to LEARN that which is truth of progression and that which represents physical stagnation and rot in a lower dimensional circumstance.

Light is given to show the way—and you may take it or reject it for you must forever teach and test selves. Experience makes you “masters” and what matters the journey except that you KNOW it?

So allow us to write a bit herein from a beautiful volume called the *Golden Scripts*, Chapter 27:

QUOTING:

Men are as children in regard to one another, they behold no hurt unless they be injured, they flee from small fears, the times roar and upset them: they go to and fro crying. We are lost without a shepherd; there is none to adjure us.

They seek leadership of wolves and expect to be protected; they ask help of their deceivers and exclaim at their mockery. Wherefore do they cry with a loud lamentation, Behold we have no protection, we keep vigilance among us, there are none to encompass us and keep the tempest from us!

They have fear in their hearts, they delay at the omens, doing only those things that are seemly for deliverance; they do serve two ends, their own and the adversary’s, they do set two masters over themselves, their conceits and their terrors; they say, We may have other masters but we know them not, so how

can we follow them?

I tell them to be circumspect, to call upon the Father: behold they hear me not, they make a great tumult and drown out my voice.

I say, Consult me and I guide you; they say, Daily do we consult with thee, Master, but therefrom derived no profit that we witness; lo, benefits engulf them, they refuse to behold them.

They worship idols of desirings, they think that their initiative hath done marvels with contraptions; they recognize me not in any phase of living, that I am the cause of inventive benefactions.

They come to me timidly, not knowing what to ask for, thinking my gifts will ennoble them above worldly fortunes provided by themselves; they say, Master, we adore thee, yet art thou as a myth, thou seekest no practicalities of intercourse with us, thou rearest up walls of famine of the spirit asking us to dread thee; thou hast designs upon our hearts but give our heads no counsel; thou makest mock of our helplessness and yet we would serve thee if we but knew the manner.

I say, Children, be hushed! Wouldst ye make me the evil one? I create no confusion, I design no false witness to abominate in mischiefs, I work only for your good, I seek those things that profit you; I give you good thoughts and ye reject them in that ye reject me who giveth them.

Men have a humor to abominate in thought; they seek from thought to profit, they only seek conflict; they speak from the mouth and not from the heart; they say, Lo, we are wise in our own understanding, when only are they fluent of speech or of concept.

They make mouthings of ether; they give and take with circumspection that which hath no value of eternity; they call their myths wisdom.

I tell you man hath a higher calling than that which cometh from his mouth to the detriment of his neighbor or the impoverishment of his intellect.

Know that I have told you that men are twofold in the exercise of spirit: they seek that which is eternal, they seek that which is practical; eternal things have value because they are eternal, practical things have value in that they suffice for the needs of the moment.

Time hath not changed eternal things; time hath wrought grievously with things that are practical.

Men have the stronger leaning toward that which is practical in the things perceived by the senses; eternal things are perceived by the mind.

Eternal things are concrete of concept but abstract of development; practical things are abstract of concept when left to the senses but concrete of evolution.

Concrete things have value in eternal time and thought; abstract things are abstract in the matter considereth them to be concrete; concrete things are things of eternal profit;

abstract things have no profit, not being eternal of concept. Perceive ye the difference from what men call concrete.

Men want that which is denied them; they seek the prohibited; they want light on life's mysteries; verily they want light on that which they call abstruse, thinking it redeemeth them.

They know a curiosity, ever they would penetrate that which is hidden; verily it amuseth them; they have pleasure in discovering; they make a deep venture and entertainment cometh; they make speech among themselves, proud of their courage that experience hath borne them through caverns of attemptings; they say, We are gods, exploring new worlds. I tell you **they are children playing with new toys; they seize upon the brightly colored; when its interests ceaseth, lo, do they discard it.**

They say they are concerned with practical things; I tell you it is only for the novelty in them; they see changing forms and are amused; they probe among profundities of intellect and lo, they are not amused. They behold pitfalls for their intellects.

They say, Our father taught us certain things: they are eternal things of old, they have profitable aspects as each generation discovereth them and applieth them to use, but they are not things of interest when we have once rehearsed them; we seek that which is novel; novel is discovery; we seek for unborn generations that which may profit them in that it is not known to us at present.

Verily they lie; they want only pleasing in finding out, rarely, that knowledge that enricheth the spirit. I tell you, beloved, that men shall be confounded as they seek to progress without knowledge of spiritual verities that come from realities concrete in eternal time.

Men gain no objectives when they explore for sake of novelty; they gain when they explore to seize on spiritual truth, and the culture which cometh from knowing that destiny planned for them by the Father.

Ye have heard it said that men are tolerant when they are filled with the Father's spirit; I say to you, Verily, tolerance hath its place, yet many may be filled with the Father's spirit, not having tolerance.

Doth it seem to you strange? Harken to my wisdom: ye have tolerance of a sort when ye give unto a beggar; ye have tolerance of a sort when ye make sally with one who walketh uprightly yet maketh errors in his judgments; ye have tolerance of a sort when ye give unto him who asketh of you in that he wanteth and even so needeth; But tolerance hath its merits and demerits; it is man's insurance against his own conceits; he maketh himself to walk godlike, who saith, I tolerate because I love, and I love because I tolerate.

Mayhap the beggar meriteth not compassion; would it be godlike to indulge him to his hurt?

Mayhap the friend pursueth a righteous-

ness, yet tolerance of his judgments bestoweth on him no profits.

Mayhap he who asketh for you, asketh of an artifice; your tolerance destroyeth the godhood within him, it gaineth him a usury, it maketh him a pestilence.

Are not such intolerances godlike in their essence?

[C: Right here is where you cut the "unconditional so-called LOVE" from the truth of it. Many of you refer to "unconditional Love" as your singular badge of some kind of honor or grasped meaning—when what you are actually offering is not LOVE at all for, in loving there is continual and constant "conditioning" and placing of "conditions" on physical expression and actions. LOVE IS WITHIN THE SPIRITUAL EXPRESSION AND THEREIN LIES THE MYSTERY.]

Ye have heard it said of old that man shall do whatsoever seemeth to him profitable in the light of his experience; I say it is false!... **Do that which is wise in the Light of God's LAW: always this is tolerance.**

Nothing in ethics is greater than this; behold it IS ethics.

Tolerate that which cometh to you out of humankind, knowing that all concerned have need of it; hold tolerance in abeyance till the spirit be served and the heart be ennobled.

Once I gave you instruction in that which ye call Charity; I said, it suffereth long, behold it is kind: but behold Tolerance suffereth seventy times seven and is kind throughout; yet do I repeat, there is tolerance and TOLERANCE.

There is tolerance of evil and injustice and mercy thwarted: there is tolerance that bringeth profit in human relationships, that maketh men know patience.

TOLERANCE is one thing; toleration is another.

A man cometh to you who hath money in his purse; he saith: I give the pence to you if ye do me a service; you ask of him the service and he saith, "The pence have a condition, that ye know not the service." That is absurd and ye say it rightly and yet he saith, I insist upon it; he maketh you to anger; ye deem that his wits are of mental unsoundness; ye say, "Begone, ye worker of iniquities, behold ye entrap me in legions of mischiefs."

Cometh another to you who saith: I pay ye the pence if ye do me the service; ye do ask him the nature of the service and it seemeth goodly to you; ye perform such service and seek your compensation; lo, it is denied you; He who hath promised, delivereth not. I tell you, beloved, requite yourself on neither.

Know that ye have need of tolerance no matter what cometh; he who maketh the absurd proposal hath as great a need of tolerance as he who maketh you to know loss of effort, being unpaid for services rendered.

I say that tolerance is the shibboleth of man's duties to his fellows; the Father hath decreed that we bear with one another, being

perfect of origin **but come to know darkness that light might ennoble us.**

Tolerance maketh **allowance for the darkness** that deceive; tolerance is the beauty of the Eternal, shining in men's relationships.

It is beauteous to be tolerant, for lo, the Father cometh unto him who is tolerant; God cometh unto him who seeketh tolerance for others, having justice in his heart.

Mark my words well: the Father's law is paramount; Tolerance ennobleth by judgments correctly rendered.

Do that which is just and the justice IS the tolerance.

END OF QUOTING

Now, go back and read the part about "judgments" just two sentences above: JUDGMENT IS FOR "ACTIONS" OF MAN—NOT UPON MAN HIMSELF! UNTIL YOU KNOW THE DIFFERENCE IN DISCERNMENT AND JUDGMENT—YOU CANNOT EXPRESS "UNCONDITIONAL LOVE" OR ANY OTHER SPIRITUAL EXPRESSION IN YOUR LACK OF UNDERSTANDING OF MEANING THEREOF. YOU CAN EVEN BE TOLERANT OF ANOTHER'S ACTIONS IF THEY BE **WRONG**; **HOWEVER, IF YOU JOIN IN WITH THE WRONG ACTIONS AS IF THE ACTION BE CORRECT—YOU ARE WRONG** NO MATTER THAT LABEL WHICH YOU PLACE THEREON. It is easy, let us say, to be "tolerant" of ignorance—it is stupid to be tolerant of stupidity and, within it, participate.

So be it, may we each learn and grow in both discernment and judgments that we may reach out to receive that which flows from greater intelligence, greater KNOWING, beyond the self presented in the physical

form of walking houses.

Ah and so, too, may you know that the above quotation is from that which William Pelly shared with you from his great ability to translate from higher Source. I asked how many of you knew who is this man, Pelly, and almost no one had heard of his label. Well, chelas, GET TO KNOW IT, for he has brought the Teachings of the Christed Teacher unto you and **MOST HAVE MISSED OF IT!**

UNFORTUNATE PROBLEMS OF GREED OVER COPYRIGHTED MATERIAL

I have another unfortunate thing to announce: Here again, as with Walter Russell, who gave everything he had unto human species—and yet **you have the "Heirs of William Dudley Pelley", CLAIMING COPYRIGHT TO THIS TRUTH IN THIS "TODAY"**. Even I shall not overcome the "copyright" because it is not a "tangible" truth in knowledge with which we deal, with Pelley, as with Russell whose only projection we note is his **SCIENTIFIC EXPRESSION OF PHYSICS AS RELATES TO CREATION, GOD AND PHYSICAL MANIFESTATION. TRUTH IS NOT COPYRIGHTABLE BUT ARGUMENTS OVER SAME ARE STUPID. WHEN, HOWEVER, TRUTH OF EVEN PHYSICAL EXPRESSION ACCORDING TO SCIENTIFIC KNOWLEDGE IS WITHHELD IT IS "CRIME", NOT PERCEPTION.** So be it.

The *Golden Scripts* can be gotten, I guess, through the Aquila Press, Inc., Noblesville, Ind.

I would suggest caution in diving headlong into this as "GOSPEL" truth to end all things and beings. When a thing is "copyrighted" against public use—it usually rep-

resents very poor INTENT and therefore must be considered with all caution.

THIS IS A GOOD PLACE TO NOW ASK OUR EDITORS TO REMOVE ANY COPYRIGHTS FROM ALL OF OUR WRITINGS. [Editor's note: *The copyright statement for CONTACT already reflects our desire for freely spreading THE TRUTH around. Our only concern is that no mis-information be spread either inadvertently or on purpose. Heaven knows there's more than enough of that!*] We allowed America West to utilize such for we were told it was the only way to have identification through the Library of Congress. I DON'T GIVE A GOOD "BY GOLLY" ABOUT THE LIBRARY OF CONGRESS AND NONE OF GOD'S MATERIAL SHALL BEAR SUCH SHACKLES. IF A THING IS WORTHY OF TRUTH AS TO DISTRIBUTION—IT MUST BE OFFERED TO ALL FOR REPRODUCTION AND SHARING OR IT IS INVALID IN INTENT OF GOD'S PROJECTED WORD UNTO HIS PEOPLE. Rewards in "need" of the physical can be worked out to the benefit of all but repression of Truth through any means **IS NOT OF GOD! FURTHER, THE SYMBOL AND LISTING ITSELF SIMPLY PLACES YOUR INFORMATION INTO THE HANDS OF YOUR ENEMY WITHOUT EVEN HESITATION OF PASSAGE—IT REPRESENTS TOTAL BINDING—NOT SAFETY OR SHIELD. IT IS THE MOST RESTRICTIVE ONE ENTITY FOR ASSURANCE OF INFORMATION INTO WRONG AND ADVERSARIAL HANDS OTHER THAN PATENTS WHICH GIVE ALL SECRETS OF INVENTION DIRECTLY INTO THE HANDS OF YOUR THIEVES AND TYRANTS IN POWER. PONDER IT!**

Let us clear this portion, please.

Thank you,

Ceres to clear.

Some Collected News On The Waco, Texas Travesty

4/21/93 #1 CERES 'ATONN

WACO, TEXAS

We are inundated with requests to speak on the subject of what happened at Branch Davidian. What happened there was as well orchestrated as any Broadway play. Further, it is not what it appears to be any more than was the Jim Jones incident. Moreover, the man called "Koresh" is not any deader than was (is) **Jim Jones.** YOU, AMERICANS, ARE

GOING TO BE BROUGHT INTO AND UNDER CONTROL—NO MORE AND NO LESS. THIS IS THE MOST EFFECTIVE FORM OF TERRORISM AVAILABLE TO THE ELITE—TO PRESENT A SHOW-AND-TELL OF TOTAL ANNIHILATION OF ANYONE WHO "BREAKS" ANY OF THE LAWS THEY HAVE CONJURED TO KEEP YOU HELPLESS AND IN SERVITUDE.

I ask that the Editors pull together information (and rumors) from the "insiders who **know** and **pretend** speculation" what the probabilities ARE. There

are now "contacts" who can flesh out the missing pieces pretty well—at least well enough to cause ability to sleuth. I would also like you to present, even if bad quality, the picture witnessed by and taken by ones with Eric Lighter serving papers on BATF agents in midtown WACO. NOTE, FOR GOODNESS SALES, WHAT IS PAINTED ACROSS THE FRONT OF THE TRUCK IN THE PICTURE—STILL THINK THE TOUGH GUYS WERE JUST PUMPING A LITTLE CRYING-LAUGHING GAS INTO THE COM-

POUND? CONTINUE YOUR HEAD BURYING AND THEY WILL BLOW YOUR ASSETS AWAY WITHOUT BLINKING AN EYE.

[Editor's note: These next 23 pages of As always, read with intelligence and CONTACT display the Waco, Texas information Commander has referred to above. discernment and let us give sincere thanks for those who have shared with us.]

FROM: APFNO-22 (702) 369-8101 "FAX-A-FRIEND" 22 Apr '93 19:13

Pg 1 of 3



"I'm worried about him. He's beginning to think he's Alexander the Great."

April 27, 1993

Attorneys representing Vernon Howell (David Koresh) said today that interviews with members who escaped the inferno revealed that the people who died Monday were trapped inside by the debris barring stairways and other outlets from destruction of the interior of the complex by government vehicles. They also said at the time of the "final solution" brought about by government forces that members were anxious for the siege to end so they could come out.

One individual who slipped into the complex and then came out a few days later said that there was no signs of child abuse and that people were looking forward to coming out. He said there was no suicide pact or agreement among the members. Nor, was anyone including David Koresh contemplating suicide.

* * * *

There is some suspicion that the attorneys who entered the Branch Dividian complex as there representatives may have planted the bugs in the complex that allowed the government to hear what was going on inside. The attorneys were seen in a parking lot in Waco talking with FBI agents after one of their long meetings with David Koresh. This is a breach of confidence with their clients. Of course, this could have been part of the deal to allow the attorneys to go inside.

FROM: APFN0422 (702) 369-8101 "FAX-A-FRIEND" 22 Apr '93 19:13

Pg 2 of 3

April 21, 1993

Dear **APFN FRIEND**

Thank you for your request. I will tell you what I can. On Feb. 28, 1993 the BATF raided buildings belonging to a church called the Branch Davidians in Waco, Texas. These people had lived peacefully in the community for many years and were not a threat to anyone. Acting on information given them by the Cult Awareness Network the BATF stormed the buildings where women and children lived. A gun battle ensued resulting in the death of 4 BATF agents and an unknown number of church members. Afterwards, the FBI took over the situation and laid siege to the "compound."

On April 19th the standoff was brought to a conclusion by the special operations team brought in from Quantico VA. We can only offer our scenario of what "we think" happened based on the analysis of our operatives who are familiar with these tactics.

1. The government did exactly what the former McLennon County District Attorney said they would do. They intended to kill these people from the very beginning to cover the tracks of their own crimes they committed by raiding the compound to begin with. It was carried out using classic methods. First through a massive discrediting of the Davidians through the "party line" press over several weeks. Second, by slowly preparing the public to believe that all the people remaining in the compound were under the total control of an unpredictable psychopath and to expect a mass suicide, yet saying that there was no reason for them to believe that Koresh would carry out a mass suicide. Third, to cloak their act in righteousness (as tyranny always does) by saying their efforts on Monday were to force the people out using non-lethal CS gas "for the sake of the children."

2. The fire was fueled by an enormous amount of diesel (you know what tanks run on) or other hydro-carbon fuel as evidenced by the huge thick billowing clouds of dark black smoke. Fire experts noted that it looked like an oil tank fire. A fireman at the Clear Lake Fire Department told us the probable source was from the electric generator fuel tanks inside the compound. He said they probably had 250 to 500 gallons of fuel stored for the generators. My question is how much fuel was left in those tanks after almost 2 months of use. I have my doubts from witnessing several oil tank fires in my life that small, almost empty fuel tanks could have produced that wide spread of a fire and smoke for that period of time.

3. An FBI sniper reported that he viewed, through his telescopic rifle scope, a figure dressed in black inside the compound lighting the fire. This is a clue that the special operations team had been placed inside the compound to light the fire after the military vehicles not only sprayed the compound with CS tear gas but with some kind of flammable material. What the sniper witnessed was a

FROM: APFN0422 (702) 369-8101 "FAX-A-FRIEND" 22 Apr '93 19:13

Pg 3 of 3

"scallybipper" in his "jolly suite" doing his job. Can it be mere coincidence that after only hours of this report an affidavit signed by a BAFT undercover agent was released stressing that Koresh and his second in command *dressed in black* immediately upon learning that a raid was imminent upon the compound? This was done to make it appear to the public that Koresh and his followers commonly dressed in black. This affidavit is false because all of the information used to gain authorization for the raid was given to the courts and sealed 24 hours before the raid occurred. How could an affidavit, made by a BAFT undercover agent who exited the compound only an hour before the raid, have been among the other sealed documents given to the courts 24 hours earlier?

Please understand that tactical teams who carry out these operations function in isolated cells each carrying out separate orders. The sniper who was part of a separate cell of the tactical team could have been and most likely was totally unaware of what other cells were doing. In other words, he snooped on his own team. The affidavit was presented to the public to cover this up. This entire special operations tactical team has now been disbursed and no one will ever know their identities. And they will not testify in court!

4. In the early morning the FBI reported that they had taken about 75 rounds fired by the Davidians while punching holes in the compound walls to induce the gas. By the end of the day it was up to over 200 rounds. Then they reported that some of the people in the compound had probably been shot by Koresh when they tried to escape the inferno. This was to account for the number of bodies that will be found with bullet wounds when investigators recover the bodies. These will be people killed by the special operations team while setting the fire.

5. Still no news reporter or outside investigators are allowed near the "crime scene" while what little remaining evidence is destroyed. An ABC reporter said last night that they had heard at least two explosions since dark. They were told that this was explosives and ammunition still igniting from the intense heat in the remains of the compound.

6. This operation has been thoroughly white washed by the government all the way to the President of the United States including a special prayer meeting held at a local church in Waco attended by Texas Governor Ann Richards who said it was time to begin the healing. In other words, we've committed our crime, we've covered up the evidence, we've prayed about it, now forget it!

~~●●●●~~ this is only our point of view. What you think must come from your own investigation and knowledge you have or can acquire about the incident. Please understand that we reserve the right to be wrong. If evidence can be found to the contrary of our present opinion we will be happy to consider it. If we receive information we will pass it to you.

We at PN are in deep mourning. Our nation is in terrible trouble. May God forgive us.

Very truly yours,

Jimmy Fullbright
Editor, *Prophecy Newsletter*

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CENTER FOR ACTION/WA.

PAGE 01

**"We the People" Committee
Center For Action/Washington**

John R. Prukop, Chairman
11910-C Meridian East, #142
Puyallup, Washington, U.S.A.
Postal Zone: 98373/TDC
Phone/FAX: (206) 927-0805

FAXCOM TRANSMITTAL

April 19, 1993

**TO: U.S. President Bill Clinton - FAX: (202) 456-2461
U.S. Attorney General Janet Reno - FAX: (202) 514-4371**

**cc: U.S. FBI Director William Sessions - FAX: (202) 324-4705
U.S. BATF Director Steven Higgins - FAX: (202) 927-8876**

FROM: John R. Prukop, National Press Secretary

RE: WACO, TEXAS FEDERAL SIEGE AT THE BRANCH DAVIDIAN CHURCH COMPLEX

A HOUSE FIRE ON ANY STREET - IN AMERIKA?

Dear Mr. President and Ms. Reno:

What have you done? *My God, what have you done?*

We last wrote to your offices on March 29, 1993, attaching to that particular FAX Transmittal a two page letter from Col. James "Bo" Gritz, offering to peacefully bring to a close a Federal Siege that began under rather suspicious circumstances by an overzealous and out-of-control federal bureaucracy, the BATF. We say "suspicious" because in several other federal operations the BATF has been highly involved, and in each of those other instances, the result was loss of Life, the destruction of Property, and the violation of Constitutionally Secured and Protected Rights. You clearly elected to ignore all efforts by the private sector to help defuse the situation and deliberately, with malice aforethought, escalated the Waco, Texas Federal Siege, as evidenced by your actions this morning.

It is clear to us in the aftermath of the engulfing fire which is now leveling the remainder of the Branch Davidian Complex, that the Clinton Administration and its Federal Agencies have *no regard* for the Life, Liberty or Property of the American People, and that a state of War has been declared by your office against all of the People of America. While some of the People have lumbered through your exaltations of the great things you plan to do for the Nation, it is unmistakable that you and your administration, just as the one before you, have ulterior motives and the desire to merge the United States of America into a New World Order, by first reducing the American people to a level of suffrage to that of Third World Countries. We can no longer allow you or your administration to continue this bulwark. You have done what you were commanded not to do and you have violated your sacred Oath to the Constitution for the United States of America by conducting seditious and treasonous actions against the People of this Land, and the People of the Free World. Your particular brand of genocide by Federal Assassins can no longer be tolerated. You have stepped across the line, acting without the purview of your Oath of Office in an abusive fashion. The

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actions of your office can only be interpreted as premeditated murder against the Citizenry of the Texas Republic; the Citizenry whom the media have labeled with "buzz" words, such as "cult members" and "religious fanatics".


Damage control from the White House to try and assure the American People that David Koresh and his followers set fire to their *own* home, will not restore confidence of the American People in "the" government, after witnessing what can only be described as an "American Holocaust", stage managed as another shock-test against the People under the auspices of a United Nations Interpol Military Action -- **KGB style**.

We are truly saddened by your ineffectiveness to lead this Nation and that you have not taken any positive steps to **abolish** Public Law 87-297, which was promulgated by none other than the father of former President George Bush, then Senator Prescott Bush of Connecticut. This Public Law, in concert with State Department Publication 7277 and the United Nations, calls for the **complete disarmament** of this Nation, the merging of Soviet, Chinese and American troops into a 2.1 Million-man "World Army" under the command of the Security Council of the United Nations. And before the close of Stage One, all firearms of the Citizenry are to be confiscated. The result will be the **loss of sovereignty** of the United States of America, as you well know Mr. President. Now we begin to understand why the massive assault on the Second Amendment and all of the gun control legislation being propagated by the Federal and State governments. Before a New World Order is possible, the American People have to be disarmed. This can only be viewed as an Act of Treason. And now we know why the BATF is the perpetrator in many instances where there has been loss of life, going about their official business under the pretense of some alleged violation of Federal Gun Laws.

Our namesake, George Washington was not only a Statesman, but he knew all too well that we should not become entangled in the *affairs* of foreign nations, such as the United Nations, which is clearly a worldwide Communist movement.

If you want to do a service for God and Country Mr. President, get the United States of America out of the United Nations and get the United Nations *out* of America. Stop the New World Order now. Stop the genocide. You *could* do so many great things, if you so chose. However, we don't believe the International Banksters will allow you that free choice, while their goal of total control and power appears to be within their grasp. Despite their greed and lust, we will not allow War crimes such as we have seen in Northern Idaho and now, today, in Waco, Texas to be perpetrated and left to go unchallenged. We will seek not only your impeachment, but criminal indictments against the principals and those aiding and abetting these heinous crimes through a Citizen's Grand Jury, and to also investigate the many wrong doings of those in positions of Public Trust under the pretense of the dejure "United States".

Constitutionally yours,


John R. Prukop
National Press Secretary

cc: U.S. Senator Slade Gorton - FAX: (206) 553-8358
U.S. Senator Patty Murray - FAX: (206) 553-0891
U.S. Congressman Norm Dicks - FAX: (206) 593-6551
U.S. Congressman Mike Kreidler - FAX: (206) 840-5593
Washington State Governor Mike Lowry - FAX: (206) 753-4110
Washington State Attorney General Christine O. Gregoire - FAX: (206) 664-0228
Washington State Senator Marcus S. Gaspard - FAX: (206) 786-7520
Washington State Representative Randy Tate - FAX: (206) 786-1247
Washington State Representative Sara Casada - FAX: (206) 786-7317

**"We the People" Committee
Center For Action/Washington**

**John R. Prukop, Chairman
11910-C Meridian East, #142
Puyallup, Washington, U.S.A.
Postal Zone: 98373/TDC
Phone/FAX: (206) 927-0805**

NEWS RELEASE

April 21, 1993

"RANCH APOCALYPSE"

(Sandy Valley, Nevada) . . . Former Presidential Candidate and Special Forces Commander Lt. Col. James "Bo" Gritz, today chastised the FBI's blundered handling of the Waco, Texas Federal Siege - being dubbed by the establishment media as "Ranch Apocalypse". Col. Gritz detailed his remarks in a morning telephone call with his former National Press Secretary, John R. Prukop of Washington State.

Gritz explained that "CS Gas" which was pumped into the Branch Davidian Complex for five hours during the early morning hours of Day 51 of the Federal Siege, set the stage for a total inferno. While the American People were being told that CS Gas is non-flammable and non-pyrotechnic, the FBI failed to tell the rest of the story. Col. Gritz said the dispersant for CS gas is known in military assault circles as "CAP" - WHICH IS HIGHLY FLAMMABLE! In fact, the CS gas itself is an incapacitant, debilitating an adult victim who breathes it within 45-seconds into disorientation and, in some cases, into unconsciousness. Gritz said his Special Forces Operatives within Southeast Asia were prohibited from using this type of gas because it is insufferable and very inhumane.

"You can imagine the effects on children, given the fact a fully grown adult becomes totally incapacitated within about 45-seconds after inhaling it," Gritz added. He believes the actions by the FBI and those individuals from the military assisting them, were "dumb". Gritz adamantly stated, "the FBI is stupid!" Colonel Gritz, having dealt with the BATF and FBI in Naples, Idaho during the Federal Siege on the Weaver family last August, of course has first-hand experience dealing with the bureaucracy. After many delays and the serving of a Citizen's Arrest Warrant on the FBI Agent in Charge and the Governor of Idaho, Gritz was finally allowed access and successfully brought the surviving members of the Weaver family and

Kevin Harris off the mountain, without further bloodshed. He said for the FBI to have carried out their plans yesterday in Waco, Texas is proof positive they intended for no one to come out alive. Gritz said that instead of United States Attorney General Janet Reno resigning, the people should demand she stand in a glass enclosure and be on the business end of receiving the same kind of CS Gas as was administered to the members of the Branch Davidian Church . . . while holding a lantern. This would dispel any rumors that the CS Gas was "safe" to be used against the women and children at Waco. "Due to the highly flammable nature of the dispersant for CS Gas," Gritz said, "it would have taken only a small spark from any source, or one of the motorized Bradley Tanks seen moving around the complex to instantly ignite the entire Branch Davidian Church Complex into an unsurvivable inferno - which is what apparently occurred."

However, Colonel Gritz also stated that he's not convinced there was an evil thought in the minds of the FBI Agents in charge of the Waco siege. He blames the fiery end of the standoff on incompetence at the highest levels of the bureaucracy. "With the enormous resources available to the FBI, you'd think they'd of thought about all possible contingencies - like having fire-fighting equipment at the site and on standby, just in case 'something' like a spark from a passing tank were to occur. But then, the authorities had already turned off the water to the buildings and had been telling everyone how the children were suffering due to lack of proper sanitation. Everything the FBI did was just dumb . . . real dumb! There is no question in my mind that the FBI started the fire through their own negligence."

Gritz said for the FBI to even suggest that David Koresh and his followers were going to commit suicide is ridiculous and indicates their complete lack of knowledge of Bible teachings and Christian theology.

Gritz was also critical of FBI statements they had left no stone unturned to ensure the safe release of all Branch Davidian Church Members, whom the FBI consistently labeled as members of a "cult". Gritz would like to know WHY his two-page letter of March 30, 1993, offering to PEACEFULLY negotiate with Koresh and Church members went UNANSWERED. The two-page letter was FAXed to President Bill Clinton, Attorney General Janet Reno, FBI Director William Sessions, and BATF Director Steven Higgins, in which Gritz offered to travel at his own expense, on immediate notice. The FBI also ignored offers of help from Branch Davidian next-of-kin family members to peacefully bring the 51-day Federal Siege to a close.

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**"We the People" Committee
Center For Action/Washington**

**John R. Prukop, Chairman
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Puyallup, Washington, U.S.A.
Postal Zone: 98373/TDC
Phone/FAX: (206) 927-0805**

FAXCOM TRANSMITTAL

April 22, 1993
0130HRS PDT

TO: Bo Gritz

From: John R. Prukop

RE: BRANCH DAVIDIAN FEDERAL ASSAULT

Bo, I spoke with Jack Salter last night and there is some critical information that needs to be acted upon right away, in order to protect what may be the only two survivors of the Branch Davidian Fire. Over KEX Radio in Portland, Oregon during the early morning hours of April 21st, at approximately 1:40AM, Jack was listening to what he believes was the local talk-show-host conducting an interview with DEREK LLOYD LOVELOCK, Age 37, calling from the McClennan County Jail in Waco, Texas. Lovelock is a material witness, who suffered 2nd degree burns on his right arm. Below, I've scripted the interview from the information relayed to me by Jack:

LOVELOCK: "It was about 5:45 AM when we heard gunfire. It turned out to be teargas grenades being tossed into the building. We fumbled around and got on our gas masks and about a half-hour later over the megaphone we heard, 'come out - you're all under arrest - the siege is over - this is not an assault - come out, you're under arrest'". About an hour later the tanks started coming into the building. The FBI claim that hundreds of rounds were fired from the compound is false - NO! No one shot out.

HOST: "Mr. Lovelock, who started the fires?"

LOVELOCK: "The tanks rammed the sides and the back of the building and a kerosene lamp was knocked over, that's what caused the fire."

HOST: "Why would the lamps be on during the daylight?"

LOVELOCK: "It was dark in many places inside the building - no electricity, so the lamps ran day and night."

HOST: "Why didn't more of you run out? Wasn't this a suicide?"

LOVELOCK: "NO!"

HOST: "Why didn't everybody run?"

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Center For Action/Washington
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LOVELOCK: "At first, we were all afraid to come out. And then one of the tanks knocked one of the support beams out and the whole ceiling caved in, trapping everyone in the cafeteria. There was no way out! I was back by the Chapel and I barely got out. It was not a suicide, NO! No, that was never considered. David (Koreah) wanted to write (give) the seven seals."

HOST: "When did you last see David?"

LOVELOCK: "Between 8:00 and 8:30AM. David came down and went around to everyone; he asked me if I was okay."

HOST: "Where was David after that?"

LOVELOCK: "In the cafeteria."

HOST: "Do you believe David was the Lamb?"

LOVELOCK: "YES!"

HOST: "Does that mean Judgment is now?"

LOVELOCK: "YES!"

HOST: "What will you say if it doesn't happen?"

LOVELOCK: "If the book is true, it'll happen."

HOST: "But, what if Koreah is not the Lamb . . . just an out-of-work rock musician?"

LOVELOCK: "I think he's the Lamb."

HOST: "Are you surprised you're here and David Koreah isn't?"

LOVELOCK: "No, it's God's will. It's all in His hands now."

HOST: "So, you believe this siege fulfills a Bible Prophecy?"

LOVELOCK: "If this isn't the beginning of the end, it won't break my Faith."

HOST: "Well, I'm glad you're out ok; I wish more were. Thank you."

[At this time, approximately 1:50AM, the Host brings on another guest - a Dr. Tabor]

HOST: "I now want to go to Jim Tabor, Professor of Religious Studies at the University of North Carolina."

TABOR: "Dr. Phil Arnold and I have worked for weeks through the lawyers to help resolve this situation. Dick Deguerin was on the Larry King Show tonight (previous evening 4-19-93) saying the same thing. We know that the Davidians believed they were in the 5th Seal, Chapter 6, Verse 11, and now it's happening. We convinced David Koreah to write this book. Otherwise, none of his message was ever going to get outside his walls. His radio message in early March was badly garbled." (perhaps deliberately by officials?)

HOST: "What do you mean by that?"

TABOR: "Well, phrases like '*Lion of the tribe of Judah*' came out as '*Liar of the trial of Judas*.'"

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Later in the course of the morning of 4-21-93 over Portland's NBC affiliate Channel 8 TV, Jack caught a glimpse of another survivor on camera in a brief clip as this particular individual was being whisked down the hall to a jail. His name was Renos Abram, dressed in typical jail orange with chains and shackles. For just a split second when the camera panned across, Abram blurted out, "The tank knocked over a kerosene lamp!" That was all he got out before the audio was cut and he was hustled down the hall way. This occurred sometime just prior to 2:39AM on Channel 8.

Jack Salter expressed grave concern for the safety of these individuals, since they are apparently the only two survivors to what actually started the fire and their testimony would prove to some degree, premeditation on the part of the government that there would be no survivors.

So, it looks as though there is considerable evidence on the television, if it can be preserved.

My own personal observation from watching ABC's "Nightline" with Ted Koppel the last couple of nights since the fire, and some segments from CBS' "48-Hours" is that the authorities are doing all they can to massage America back to sleep. They have told so many lies, they're beginning to get their stories mixed up.

The "Nightline" program last night (4-21-93) featured Ted Koppel and FBI Special Agent in Charge, Jeff Jamar. Quoting Jamar, "these people were taught by the bible, which says you must not only die for God, but you must also kill for God." Jamar also stated, "the FBI never considered Waco, a hostage situation." But, why then was there a Hostage Rescue Team on the scene. His comments certainly seem to be contradictory. Koppel reported the FBI will no longer permit any interviews or further questioning of their agents until a complete investigation is held.

That's about it for now. I'll FAX along anything else that looks like it may be of interest. Keep in touch.

cc: Jerry Gillespie



FROM : CONSTITUTION COALITION

PHONE NO. : 602 926 7418

P01

(Editor's note:

This is a segment of the citizen's arrest document served on the BATF by Eric Lighter. Also see picture from Lighter at end of document.)

UNITED STATES FEDERAL WARRANT FOR CITIZEN'S ARREST, 3/30/93
Arrestee: Steven E. Higgins, page 5 of 9

PART II: STANDARD OPERATING ABUSES BY ARRESTEE:

Intentional, willful, knowledgeable, contrived, direct, indirect, overt, tacit, absolute, related, aiding and abetting, and/or otherwise committing the following as related to the herein:

1. Felonious abuses and coverup of abuses of duties, obligations and discretions of office and power of office.
2. Felonious coverup in order to conceal related true communications, conspiratorial and other felonious corruption and coverup of corruption, including violations of the Federal RICCO Act.
3. Felonious abuse and coverup of abuse while operating outside the U.S. Constitution and thereby committing treason and/or other serious felonies.
4. Felonious coverup in order to work outside true jurisdiction, and commit crimes of misprision of felony, treason and/or other serious felonies.
5. Felonious coverup to conceal information from and/or misstate facts to Federal Grand Juries in order to obtain illegal and/or wrongful indictment(s).
6. Felonious attempt to force review of the matters herein under alleged authority of the executive seal (Presidential) and not the true Congressional (Lady of Justice), and thus rather than that of a Constitutional Court, a Court which displays a flag with yellow fringe; which constitutes a military tribunal with executive branch powers (recognizing that the U.S. Senate Judiciary Committee's wrongful [albeit longtime] actions, are also subject to Federal Grand Jury scrutiny).
7. Felonious acts and coverup of acts of tampering with the Federal Grand Juries, including the Federal Special Grand Jury for the District of Columbia, the main defendant in said Civ. 93-3CV0440-X (partly for the purpose of exposing such tamperment).
8. Felonious coverup of facts in order to conceal from Federal Grand Juries various felonies committed by officers and agents of the U.S. Departments of Treasury and Justice, which is Misprision of Felony by Arrestee.

FROM : CONSTITUTION COALITION

PHONE NO. : 602 926 7418

P02

(Editor's note: There is some missing material between last page and this one. This was all we received.)

UNITED STATES FEDERAL WARRANT FOR CITIZEN'S ARREST, 3/30/93
Arrestee: Steven E. Higgins, page 7 of 9

- Davidian Church Complex due to being poisoned by federal officers and agents. Other Relief Team doctors are also under wrongful attack by the federal government include Dr. Jim Gambrell and Dr. Peter Rivera, fellow sovereign Texans; as is Constitution Coalition's Relief Team co-ordinator, Dallas based Nancy LeRosa also under such wrongful attack of serious harrassment. Such conspiratorial interference against the Waco Siege Relief Team's diligent efforts to save lives has unduly cost more American lives and injuries as part of the extreme malice of Arrestees in furtherance of the contrived persecution of the Waco Siege Relief Team.
14. Feloniously avoiding the fact that the primary *mens rea* (criminal intent) *ab initio* (from the beginning) regarding the alleged firearms violations that the BATF was purportedly enforcing service upon as reason for said assault on the Davidian Church Complex, as well documented in said Civ. 3-93CV0440-X (Constitution Coalition and Pastor Koresh offered to pay firearms tax and file registration due, IF ANY, *ab initio*, and any lack thereof is due to harmless error, and oversight, etc., Eric Lighter guarantees same); and falsifying drug allegations as contradictory "red herring" (deceptive diversion) therefore only after this pleading was filed.
 15. Felonious selective prosecution against Pastor Koresh, et al., as demonstrated by the filed (in said Civ. 3-93CV0440-X) felony confession to conspiracy to commit the identical felonies, if any, of the federal officers involved in the Waco, Texas Siege (or else demand for Order that the bodies and injuries were produced by accident) and demand for immediate indictment therefore; said confession being signed by Eric Aaron Lighter, Gary Hunt and Pastor Koresh via his attorney-in-fact Gary Hunt (authorization verification filed in said Civ. 3-93CV0440-X).
 16. Felonious thwarting of the IRATEGATE Scandal investigation and prosecution as defined in the exhibits annexed hereto by reference, as follows:
 - a. All the pleadings and correspondence filed in abovesaid Cr. 92-379 PHX-PGR, USDC Arizona.

FROM : CONSTITUTION COALITION

PHONE NO. : 602 926 7418

P03

UNITED STATES FEDERAL WARRANT FOR CITIZEN'S ARREST, 3/30/93
Arrestee: Steven E. Higgins, page 8 of 9

- b. All the pleadings and correspondence filed in abovesaid 3-93CV0440-X, USDC Northern Texas, re: IRATEGATE.
 - c. All the May 31, 1991 Federal Register, pages 24836 to 24843 (together with entire referenced tax return of Eric Aaron Lighter of over 250,000 pages, and over 65,000 pages on public microfilm, which makes Mr. Lighter's arresting statements herein presumed correct), which notes redundant, high quality evidence of government corruption and coverup of corruption filed in public microfilm.
17. Felonious violation of Geneva Convention, evidenced by fact that even prisoners of war being provided medical services, food and water, especially when there are women and children involved.

ACTION: Any lawful officer of the United States of America or any political subdivision thereof who is by law empowered with arrest authority is herewith charged with authority hereunder to effect the arrest pursuant to applicable law, which arrest is redundant to the arrest hereby made with delivery of this Federal Order for Citizen's Warrant For Citizen's Arrest upon Arrest.

RELEASE: Upon lawful arrest, and because it is assumed that Arrestee has read his already memorized "Miranda Rights" delivered under separate cover, said Arrestee is herewith authorized with **IMMEDIATE RELEASE** on his own recognizance, pending further action by lawful authority. Appropriate documentary evidence of arrest shall be appropriately filed by arresting officer who redundantly confirms the arrest of Arrestee. This Arrest will be immediately forwarded to one or more Federal Grand Juries deemed to be as yet untampered with.

URGENCY: Arrestors are concerned about the immediate consequences of Arrestee continuing to refuse to allow the Waco Siege Relief Team timely access to the Waco, Texas Siege crises, including through wrongful persecution (which persecution is obvious political prisoner designee abuse with international consequences). There is also the imminent threat of further "targeting" other Constitutionalists, State citizen's and white collar crime investigators publishing the crimes and other corruption and coverup of corruption of public servants; and

EXPLOSIVE INVESTIGATION

THE WRITING BELOW SAYS:
Eric Lighter & Nancy LeRosa
"Serving" the BATF, March 1993
(on site) WACO.



FROM: APFNO424 (702) 369-8101 "FAX-A-FRIEND" 24 Apr '93 19:33

Pg 1 of 3



AMERICAN PATRIOTS FAX NETWORK
"FAXING FOR FREEDOM"

Tel: (702) 369-8101 - Fax: (702) 369-8101



WILL WACO MASSACRE BECOME CLINTON'S BAY OF PIGS?

by: Harley Schlanger

HOUSTON, APRIL 23 (EIRNS) -- On April 17, 1961, a mercenary army of Cuban ex-patriots launched an invasion of Cuba, under the direction of the CIA. Despite months of planning, based on intelligence assessments prepared by CIA and military advisers while Eisenhower was president, the poorly-disguised "covert" operation was a complete catastrophe, with 114 invaders killed and over 1,200 taken prisoner by Castro.

While President John F. Kennedy took responsibility for the defeat, he quickly moved to discover why the CIA-directed operation had failed so miserably. Within months, there was a shake-up at CIA, as both CIA Director Allen Dulles and Richard Bissell, his deputy for planning and the man most responsible for the abortive invasion, were ousted, and Kennedy moved to rein in the intelligence community.

In the wake of this week's deadly blundering by FBI officials in Waco, Texas, which resulted in 86 deaths, including 24 children, President Clinton is facing the same problem as JFK did twenty-two years ago, that of a federal agency which is out of control. The success or failure of the Clinton administration may well hinge on how decisively he addresses this problem. Who are the "experts"?

In her press conference immediately following the final FBI assault on the Branch Davidian compound on April 20, U.S. Attorney General Janet Reno stepped forward to take the blame. "I made the decisions, I'm accountable," she said. In making that decision, to "compress the perimeter" around the

compound by using armored vehicles to bash in the walls, then pour in a "non-lethal" but extremely harsh form of tear gas, she said she relied on advice from "experts."

The gruesome results from the April 30 raid demonstrate that the "experts" consulted in planning the final attack were no more competent than those who planned the initial assault.

The siege in Waco began on February 28 when agents of the Bureau of Alcohol, Tobacco and Firearms (BATF) raided the Branch Davidian compound to execute a search warrant seeking evidence of alleged violations of federal weapons laws. As documented in the Executive Intelligence Review (EIR, March 26), the BATF actions were triggered by a concerted campaign by the Cult Awareness Network (CAN) conducted in both the U.S. and Australia.

CAN is an organization of kidnapers and "deprogrammers" (i.e., brainwashers) which gains influence by (and makes its money from) convincing law enforcement officials and the general public that the United States is awash in dangerous mind-controlling cults. Together with the American Family Foundation and the Anti-Defamation League (ADL), CAN has corrupted official government law enforcement agencies, as the Waco case and an investigation by the San Francisco police of an ADL "national spy ring" demonstrate.

(In fact, the ADL has been involved directly in the events in Waco, according to Herb Brin, publisher of the Heritage newspapers in California and a fanatic promoter of ADL illegal covert operations. In a piece defending the ADL's national spy operations, Brin writes, "U.S. and Texas authorities have precise documentation (from the ADL, of course) on the Branch Davidian cult in

FROM: APFN0424 (702) 369-8101 "FAX-A-FRIEND" 24 Apr '93 19:33

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Waco, and how it operated in the past.'')

Investigations of CAN reveal that CAN ``experts'' use precisely the methods for deprogramming they accuse the ``cults'' they attack of using, such as isolation, sensory deprivation, threats, etc.

Further, CAN uses the ``confessions'' extracted from former members to demand that action be taken against the organizations it targets.

CAN and Waco

It was this modus operandi which was employed by CAN to deploy the BATF against David Koresh and the Waco Branch Davidians on February 28.

CAN and its Australian affiliate planted a series of stories from deprogrammed former members with BATF officials warning that Koresh ``was heading in one of the following directions: a final Jonestown massacre; an armed confrontation with authorities; or some bizarre behavior, such as an attempted assassination of a public figure.''

With this profile, BATF bypassed local Waco authorities, who both knew and had had dealings with Koresh, and instead launched what one of these officials described as a

``Gestapo-style assault'' on the compound. Under criticism from local officials and military consultants for their tactics, which resulted in four BATF officers and an unknown number of Branch Davidians killed, BATF officials justified their actions by referring back to the profile provided by CAN.

Enter the FBI

Though it is premature to make conclusive judgements as to what really occurred on April 20 -- and indeed may be impossible since fire destroyed much of the evidence -- it is clear that the FBI, which took over the operation from BATF, and the FBI's ``experts'', are ultimately responsible for the tragic results of that day.

Primary blame must be placed on the ``experts'' to whom Attorney General Reno has referred repeatedly. These are centered in two related agencies of the FBI based in Quantico, Virginia, the Behavioral Sciences Unit and the Hostage Response Team. Both provided the psychological profiles employed by FBI negotiators during the fifty-one day siege. And both are deeply penetrated by the ADL. In fact, the Hostage Response Team's ``Delta Team'' was part of the forces deployed against Lyndon LaRouche during the October 6-7, 1986 raid against him in Leesburg, Va. Both CAN and the ADL were central to illegal Justice Department and FBI operations against LaRouche.

The tactics employed by the FBI during the Waco standoff, including psychological warfare techniques such as broadcasting ear-splitting noises and bright lights at night, have been denounced by many law enforcement officials as the opposite of what is necessary to promote a peaceful resolution to a standoff.

As to why the FBI decided to move on April 20, there are many conflicting stories.

Was there evidence of child abuse? While Attorney General Reno said the experts told her there was, the FBI now denies it. FBI Director Sessions said there is ``no contemporaneous information'' confirming child abuse. In fact, the only evidence ever presented on child abuse was from CAN-controlled former members.

Was it clear that there could be no peaceful settlement? Reno said she was told, by the ``experts'', that nothing would change no matter how long they waited, that Koresh, et. al., were not coming out. Yet Koresh's lawyer, Dick DeGuerin of Houston, the only man from outside the compound other than FBI agents who spoke with Koresh over the last two weeks, said his client wanted to

FROM: APFN0424 (702) 369-8101 "FAX-A-FRIEND" 24 Apr '93 19:33

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come out and have his day in court.

Did Koresh order mass suicide through immolation? Though this fits neatly with the CAN-developed profile, there is only the word of the FBI to prove it.

DeGuerin, who has interviewed five of the nine survivors, say there was no suicide pact, and that they did not start the fire. The Washington Times quotes numerous experts who say the CS tear gas used by the FBI, which was banned for military use under the Geneva code, could have incapacitated and disoriented many inside the house, making it impossible for them to escape the flames and smoke.

Defense Attorney, Jeff Kearney, of Fort Worth, who represents one of the survivors, said the fire will help the government. "Government agents can say what they want now and there's little physical evidence to dispute it," he told reporters. Clean house at DOJ

President Clinton, Attorney General Reno and members of both houses of Congress have called for investigations into the Waco atrocity. These investigations must start with the so-called experts -- CAN, the ADL, the FBI psychological units at Quantico -- and must include scrutiny of any federal officials who have given them credibility, or who have attempted to cover up for them.

That many of Reno's comments justifying her decision have been contradicted almost immediately raises the possibility that she may have been "set up" as the fall guy. One official who should be questioned with this in mind is DOJ official Mark Richard, who was one of the small group which met with Reno when she made her final decision to proceed with the April 19 actions. Richard, the founder of the Office of Special Investigations, has a long history as a top agent of the ADL and the Israeli Mossad within the U.S. government.

CAN has already begun a cover-up of its role. Though it was CAN which initiated the action, through its corruption of the BATF, CAN officials have been out in force this week, arguing that the FBI was unable to cope with Koresh because it dumped them. CAN Director Cynthia Kisser has called for a much larger role for CAN in dealing with cults in the future.

It is likely such incidents will occur unless the corruption of our federal law enforcement agencies is ended. President Clinton must act as JFK did after the Bay of Pigs -- take the blame, then clean house.

-30-

APFN NOTICE:

IF YOU HAVE MAILED GIFT/DONATION TO A.P.F.N. NOTE, SEVERAL PEOPLE HAVE RECEIVED MAIL BACK WITH STATEMENT "NO MAIL DROP". IT IS IMPORTANT TO RECEIVE YOUR GIFT/DONATION TO PREVAIL IN THE QUEST "WAY WACO". WE MUST SEE JUSTICE IN THIS MATTER OR WE HAVE LOST THE CONSTITUTION.

SEND GIFT/DONATION TO: KENNETH L. VARDON #3628 OTTAWA CIRCLE
LAS VEGAS, NV 89109-3301

WE HAVE A "WACO VIDEO, COMPLETE SET OF A.P.F.N. FILES & WACO COIN"

**"We the People"
Committee
Center For
Action/Washington**

*John R. Prukop, Chairman
11910-C Meridian East, #142
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NEWS RELEASE

April 23, 1993

**"RANCH
APOCALYPSE" -
POST FACTO**

(Puyallup, Washington) . . . On April 19, 1993, the Branch Davidian Church complex and its remaining 96 members perished forever from the face of this earth. We stand in humble mourning of their deaths and we demand that their executioners be brought before Justice to answer for their infamous crimes, which can only be described as GOVERNMENT SPONSORED POLICE STATE TERRORISM.

Whatever the ALLEGED violations were that caused the wrath of the BATF and FBI stormtroopers to be brought to bear against David Koresh and his Branch Davidian Church members, it can be duly stated that on April 19th, 1993, DUE PROCESS OF LAW DIED IN AMERICA, which is guaranteed by the Constitution FOR these United States OF America, and GOVERNMENT HAS BECOME THE JUDGE, THE JURY, AND THE EXECUTIONER. "We the People" hold those in the Offices of Public Trust fully accountable for the barbaric acts that occurred in Waco, including President Bill Clinton, Attorney General Janet Reno, FBI Director William Sessions, and especially BATF Director Steven

Higgins. Acting on information given to the BATF by the Cult Awareness Network (CAN), with apparent ties to the Anti Defamation League (ADL) and the Israeli Mossad, the BATF stormed the buildings where women and children lived. A gun battle ensued resulting in the death of 4 BATF Agents and an unknown number of Church members. Afterwards, the FBI took over the situation and laid siege to the "cult compound". Thus began the 51-Day Federal Siege in Waco, Texas. Should a fair and independent investigation by a Citizen's Grand Jury find that these individuals violated their Oaths of Office, with any complicity whatsoever in the initial raid and killing of Church members, the deprivation of any Rights, and the subsequent deaths of the remaining Church members and the complete and total destruction of property by deliberate arson and premeditated murder, each should be brought before the bar of Justice and tried for Treason and Barbarism, including those aiding and abetting these crimes against American Citizens.

Attorneys representing David Koresh said yesterday that interviews with members who escaped the inferno revealed that the people who died Monday were trapped inside by the debris barring stairways and other outlets from destruction of the interior of the complex BY GOVERNMENT VEHICLES. These survivors also said at the time of the "final solution" brought about BY GOVERNMENT FORCES, that members of the Church were anxious for the siege to end so they could come out. One individual who slipped into the complex and then came out a few days later said that there were NO SIGNS OF CHILD ABUSE and that the people were looking forward to coming out. He said there was NO SUICIDE PACT or agreement among the members and no one, including David Koresh, had been contemplating suicide.

One of the individuals with a signed Power of Attorney from David Koresh was Gary Hunt, publisher of the Outpost of Freedom [c/o 247 Lake Ellen Drive, Casselberry, Florida 32707]. Hunt was in Waco during the siege and would often have breakfast at the IHOP [International House of Pancakes] . . . the same place where BATF Agents gathered for breakfast. On

Monday, April 19, 1993, an IHOP employee told Hunt that the BATF had been in much earlier than usual, saying they were only going to have a quick cup of coffee because they were "working a second shift". Hunt said one of the BATF Agents remarked to the IHOP employee, "THIS THING IS GOING TO BE OVER WITH TODAY". If true, this statement completely refutes what the media reported from official government sources, including the statements by FBI Agent Bob Ricks in his daily feeding of pourage to the press pool. Meanwhile, Attorney General Janet Reno has stated the FBI decided to move in because federal agents were growing weary and there was no backup team to replace them.

Contrary to the establishment media reporting that David Koresh and his followers set fire to their own Church property in some unexplainable suicide pact, U.S. Army Special Forces Lt. Col. James "Bo" Gritz refuted the government claim and said last night that the use of "CS Gas" was an insufferable and inhumane act by the government and set the stage for a total inferno. Colonel Gritz, making his comments over a nationally syndicated broadcast with host Mike Siegel of KVI-Radio in Seattle, said the dispersant used in CS Gas, known in military assault circles as "CAP", is a highly flammable dust initiator. He said just a small spark would cause CS Gas to explode into an uncontrollable and engulfing fire. Gritz told of one survivor, 37-year old Derek Lovelock, who said government tanks ramming and smashing through the walls of the Branch Davidian Church buildings knocked over a kerosene lamp which started the fire. Colonel Gritz stated, "we have a circumstance, which is a perfect set-up for a saboteurs arson attempt in a large area like the Branch Davidian through this CAP element of the CS gas, which is highly flammable. Beyond the highly flammable nature of CS gas, it is not just an irritant, it is designed to knock you down so that you're incapable of any practical functions."

There is some suspicion that the attorneys who were allowed to enter the Branch Davidian Church as their representatives, may have planted listening devices in the complex that allowed the government to hear what was going on inside, thereby giving government agents

some knowledge of the physical location of Church members inside the building. These attorneys were observed in a parking lot in Waco talking with FBI Agents after one of their long meetings with David Koresh. This would be a breach of confidence with their clients. Of course, this could have been part of a deal to allow attorneys to go inside. It has later become known that Attorney Dick Deguerin is a long-time friend and former classmate of FBI Director William Sessions. Until Deguerin sought entry to the Branch Davidian Church by going directly to Sessions, his access had been denied on numerous occasions by government agents at the Waco siege site.

On April 19th, the standoff was brought to a conclusion by the Special Operations Team brought in from Quantico, Virginia. Based on a factual analysis of all information relating to the Waco Siege, we believe the following scenario is probably what occurred:

1. The government did exactly what the former McLennan County Texas District Attorney said they would do. They intended to kill these people from the very beginning to cover the tracks of their own crimes they committed by raiding the compound to begin with. It was carried out using classic methods. First, through a massive media discrediting of the Davidians through the "party line" press over several weeks. Second, by slowly preparing the public to believe that all of the people remaining in the compound were under the total control of an unpredictable psychopath and to expect a mass suicide, yet saying that there was no reason for them to believe that Koresh would carry out a massive suicide. Third, to cloak their act in righteousness (as tyranny always does) by saying their efforts on Monday were to force the people out using non-lethal CS gas "for the sake of the children."
2. The fire was fueled by an enormous amount of diesel fuel (you know what tanks run on) or other hydro-carbon fuel as evidenced by the huge thick billowing clouds of dark black smoke. Fire experts noted that it looked like an oil tank fire. A fireman at the Clear Lake Fire Department indicated one possible scenario was that the probable source was from the electric generator fuel tanks inside the compound. He

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stated there was probably between 250 and 500 gallons of fuel stored for the generators, but could not estimate how much fuel would have remained after almost two months of use.

3. An FBI sniper reported that he viewed, through his telescopic rifle scope, a figure dressed in black inside the compound lighting the fire. This became the media by-line. This is a clue that the special operations team had been placed inside the compound to light the fire after the military vehicles not only sprayed the compound with CS gas, but with the highly flammable CAP dispersant, which acts as a dust initiator charge. What the sniper witnessed was a "scallybipper" in his "jolly suite" doing his job. Can it be mere coincidence that after only hours of this report, an affidavit signed by a BATF undercover agent was released, stressing that Koresh and his second in command dressed in black immediately upon learning that a raid was imminent upon the compound? This was done to make it appear to the public that Koresh and his followers commonly dressed in black, when in fact they did not. This affidavit is FALSE because all of the information used to gain authorization for the raid was given to the courts and SEALED 24-HOURS BEFORE the raid occurred. How could an affidavit, made by a BATF undercover agent who exited the compound only an hour before the raid, have been among the other sealed documents given to the courts 24-hours earlier?

We must understand the modus operandi of military type assault teams. These tactical teams who carry out these operations function in isolated cells, each carrying out separate orders. The sniper who was part of a separate cell of the tactical team could have been and most likely was totally unaware of what other cells were doing. In other words, he snooped on his own team. The affidavit was presented to the public to cover this up. This entire special operations tactical team has now been disbursed and no one will ever know their identities. And, they will never testify in court!

4. In the early morning hours of April 19th, the FBI reported that they had taken about 75-rounds fired by the Davidians while punching holes into the compound walls to induce the CS gas. By the end of the day that

figure was up to over 200-rounds. Yet, two eye-witness survivors of the fire have stated that no shots were fired from the compound. Then they reported that some of the people in the compound had probably been shot by Koresh when they tried to escape the inferno. This was to account for the number of bodies that will be found with bullet wounds when investigators recover the bodies. These will be the people who were killed by the special operations team while setting the fire.

5. Still no news reporter or independent outside investigators are allowed near the "crime scene" while what little remaining evidence is completely destroyed. An ABC News reporter stated on 4-20-93 that they had heard at least two explosions since dark. They were told that this was explosives and ammunition still igniting, or "cooking off" from the intense heat in the remains of the compound.

6. This operation has been thoroughly WHITE WASHED BY THE GOVERNMENT all the way to the President of the United States, Bill Clinton, including a special prayer meeting held at a local Church in Waco, attended by Texas Governor Ann Richards who said it was time to begin the healing. In other words, we've committed our crime, we've covered up the evidence, we've prayed about it, NOW LET'S FORGET ABOUT IT!

The creme de la creme came in tonight's nationally telecast of NBC TV News with Jane Pauley substituting for Tom Brokaw. In the report President Bill Clinton, speaking from the Rose Garden of the Whitehouse, placed all of the blame squarely on the shoulders of David Koresh. Clinton stated that Koresh was insane, a child abuser, further stating that Koresh had sex with many children in the compound - an allegation that has never been proven. In fact, throughout this entire 51-Day Federal Siege and even prior to the initial raid on February 28th, the establishment media prostitutes were painting David Koresh before the American People as some sort of twisted, religious fanatic and lunatic who had many wives and was preparing for a "Jonestown" style massacre. But then, talk is cheap when an innocent man and the women and children members of his

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Church have been deliberately burned to death, with the orders coming from the highest levels of the United States Government.

While the establishment media have featured a parade of so-called "cult experts" and religious leaders to shape public opinion regarding this event, the most important questions have been left unasked. One of these is: Why was a peaceful resolution possible with David Koresh and the Branch Davidians in 1987, but not in 1993?

Former McLennan County Texas District Attorney Vic Fezell blamed the BATF for the deadly confrontation, accusing them of "A VULGAR DISPLAY OF POWER." In 1987, he said, "WE TREATED THEM LIKE HUMAN BEINGS, RATHER THAN STORM-TROOPING THE PLACE." Likewise, Jack Harwell, the McLennan County Sheriff, called Koresh on the telephone and informed him of the charges, and asked him to turn himself in, along with six others and to surrender their weapons. When deputies arrived at the Church grounds, Koresh and the other Davidian members peacefully complied. Fezell said of the Davidians, "They're protective of what's theirs. They're protective of their land. They view their land as Muslims do Mecca and Jews view Jerusalem . . . if they'd (the BATF) called and talked to them, the Davidians would've given them what they wanted." Fezell's view of the BATF blundering has been seconded by anti-terrorist expert Col. Charlie Beckwith, the founder of the U.S. Army's Delta Force Commando unit. He has told reporters the BATF raid was an "embarrassment." Beckwith faulted the plan implemented by the BATF, saying the intelligence behind it was responsible for the disaster. An in-depth review of the sequence of events leading up to the abortive raid of February 28th and subsequent 51-Day siege shows that officials of the Cult Awareness Network (CAN) were central to the plans drafted by the BATF.

CAN is a national kidnap-for-hire ring which is involved in arranging more than 500 kidnappings a year. Many of CAN's de-programmers and "experts" got their start with the CIA's drug and mind control

experiments run as "Operation MK-Ultra" in the 1950's and 60's. Through its close collaboration with the Anti-Defamation League, CAN has been established as the "expert authority" on so-called cults, enabling its members to influence and even direct law enforcement agencies involved in "anti-cult" activity. CAN's criminal actions are detailed in a book, "Travesty - A True Crime Story," which was scheduled for release in March.

Strangely, at the center of the BATF's planning in Waco, was a shadowy figure named Rick Ross, described by CAN leaders as one of their top deprogrammers. Ross, who was convicted on a felony count for a jewelry heist in 1975, once deprogrammed a member of the Branch Davidians and had been hired to handle another, prior to the raid. National Public Radio reported that he had been working as a consultant with the BATF for more than a month. Adding to the questionable tactics of Ross, a second, critical input to the BATF came from a private investigator in Australia named Geoff Hossack who launched an investigation into Koresh at the request of former members of the Branch Davidian's in Australia. According to press reports, Sandra Stevens of the U.S. Consulate in Melbourne filed a report with the U.S. State Department after receiving a letter from Hossack which warned that "Howell (Koresh) was heading in one of the following directions: A final Jonestown massacre; and armed confrontation with authorities; or in some other bizarre behavior, such as an attempted assassination of a public figure." Stevens' report was passed on by the State Department to the BATF. Hossack's allegations are remarkably similar to CAN's anti-cult overtures. Informed sources indicate possible links between Hossack and the Jewish Center, a Cult Awareness Network affiliate in Australia.

Also triggering BATF action were reports from Michigan, from anonymous "former members" who made allegations against Koresh of "child abuse and neglect, tax evasion, slavery and reports of possible mass destruction." Apparently it is a favorite tactic of CAN to produce such reports from former members who have undergone brain-washing at the hands of CAN's mind-control "experts." A

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copy of the Michigan report was also sent to the FBI. The Dallas Morning News obtained an FBI memo from February 23rd which states that "to date, no information has been developed to verify the allegations." With the CAN spin-doctoring all sorts of allegations, BATF Washington spokesman Jack Killorin said that, from these reports and its own investigation, BATF concluded that "Koresh would either launch an attack on Waco residents or instigate a mass suicide." CAN's role did not stop with setting up the BATF to act out its February 28th raid. Since the raid, CAN officials have been ever omnipresent, serving as unofficial "spin doctors" for the establishment media in daily press briefings in Waco. It is becoming clear that CAN did everything within its power to incite and instigate the BATF into carrying out a massive slaughter against American Citizens living at the Branch Davidian Church complex. It is ironic that April 19th was the 50th anniversary of the NAZI's raid on the Jewish Ghetto in Warsaw, and the 218th anniversary of when Paul Revere made his famous ride to warn the Citizens that the British were coming. On April 19, 1775 there were eight Citizens shot down by the British at Concord. Why did the BATF choose April 19th, the 51st Day of the siege to burn the Branch Davidian Mission?

The Constitution Foundation of America in support of Constitutional Foundational Association of Dallas, Texas offers the following, entitled: "WACO WHACKO" - HOW TO SOLVE THE WACO PROBLEM:

Because 100 United Nations surrogate globocop militarized stormtroopers (federalized UN mercenaries disguised as US BATF "Swat Team Agents") flubbed their attempted sneak-attack massacre of the assembled Christian Community residing at Mount Carmel near Waco, Texas, a Christian group home known as "The Branch Davidian Mission" -AND-

Because the FBI is unable to trick the surviving defenders into an unconditional surrender reminiscent of Goliad in 1836 when Mexican General Santa Anna shot every Texan upon surrender -AND-

Because our establishment PRESS avoids its duty to witness events and agrees instead to be hustled off to Oklahoma or somewhere distant from the pending UN/US-led attack against Citizens in lawful defense against those who aim to pillage their homes and kill all who live there while pretending to "rescue" the children home-schooled therein and to plant false "evidence of illegal weapons, drugs and suicide poisons" to be later "discovered" exhibited to and falsely reported by wimp-minded reporters as their exclusive lie to the American People -AND-

Because others of the Christian Faith within their Churches and those of Hebrew Faith within their Synagogues and those of Moslem Faith within their Mosques and those of all other Faith which share a common belief in a Righteous Father Almighty whether known unto the Faithful as God or Jahweh or Allah or worshipped by any other devout name, yet there Faithful and their leaders cower in subservience to a false oath to "separate" Church and State lest a pagan government revoke their precious "tax deductions" and imprison them as well for imagined violations of pagan laws inflicted upon them by an unjust government as a prelude to A NEW WORLD ORDER governed in the global peace of eternal slavery by the new dictatorship of THE UNITED NATIONS, our legal tyrant satan -THEREFORE-

We herewith propose the following BETTER AND SAFER SOLUTIONS:

OUR GOVERNMENT'S TEN BEST WAYS TO SOLVE THE WACO PROBLEM

10. Assign State Department Somalia/Bosnia Division to Starve Them Out.
9. Have Bureau of Mines claim Eminent Domain, and strip mine the land.
8. Use the Forfeiture Acts, seize the land, start a BLM prairie fire.
7. Isolate the land as an Ag Department test plot, prohibit entry/exit.
6. Have BIA fake an Indian attack, with flaming arrows (Burn 'em out).

- 5. Build a corps of Engineers dam on the Brazos, to flood the land.
- 4. Declare the land a National Guard Tank Range and begin training.
- 3. Seed our newest National Forest with tiny trees, and clear cut them.
- 2. Build a National Park Coliseum, stock it with anti-Christian lions.
- 1. With Razor Wire create a HUD Compound for homeless Christian fugitives.

HONORABLE MENTION:

- C. Spray Poison Gas from military helicopters (Hitler would have, already).
- B. Soften them up with National Guard F-16 air strikes and artillery.

A. Have Texas Rangers get help from the Mexican Army of General Santa Anna under provisions of the newly-passed North American Free Trade Act (NAFTA) because this generation of Texans is too chicken to defend the Alamo

REAL TIME SOLUTION WAS:

- 1. Gas them with CS nerve agent gas to incapacitate.
- 2. Drive tanks into the building from 7-points, collapse the ceilings.
- 3. Start a fire and burn them to death.

Was the foregoing a part of George Bush's Kinder and Gentler America, inherited by Bill Clinton? Or, was it one of those thousand points of light?

Have you seen any tanks in your front yard . . . yet?

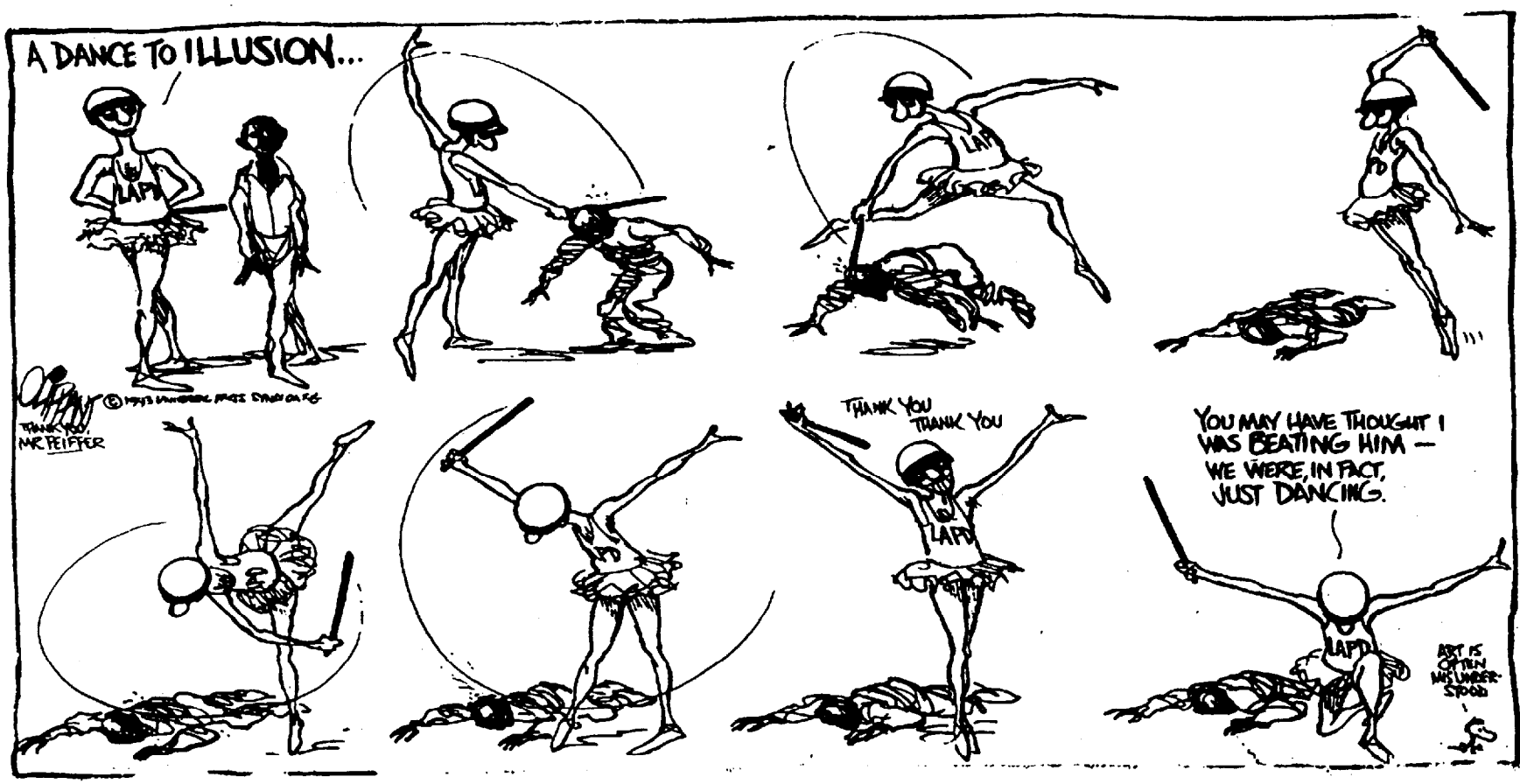
Editor's note: For those of you who watched *60 Minutes* on Sunday night 4/25 and were as shocked and disgusted as we were about Andy Rooney's outrageous pro-BATF damage-control "sermon", we are here supplying address and telephone information for your complaints.

Rooney came across, sadly but apparently, as an unabashed prostitute faithfully serving his Elite Media Controllers. He lectured us on the fine and upstanding BATF personnel battling with courageous patriotism against those crazy cultists "who obviously burned *themselves* up." And, of course, Attorney General Janet Reno should be at least elevated to sainthood. Oh, barf!

His entire monologue was a radical departure from the down-to-Earth, common sense wisdom that has endeared Rooney's humorous whinings to so many over the years.

Let *60 Minutes* know how much you "enjoyed" Mr. Rooney's "insight" and "common sense" and thank him for setting us straight on "the truth" about that Waco, Texas bloodbath by his Elite Controllers:

60 Minutes
% CBS NEWS
 555 West 57th Street
 New York, New York 10019
 (212) 975-2009



Fresno Federal Court No Better Classroom

4/21/93 #1 CERES 'ATONN

COURT AND JAIL-TIME

Now, you nice readers have heard what has been going on with the "Green" and US&P case as involves us. On Friday afternoon Mr. Green found that his indiscretions regarding selling of impounded books **COULD COST HIM AS MUCH AS \$12 MILLION DOLLARS!** He then offered a "settlement" which would include the Institute bearing a loss in some respects but **WOULD** cut out the stupid and endless expenses to legal counsel and time. The offer was accepted and when presented to Mr. Green he blew his cork at the attorney and declined it.

Now we know **WHY**. When court was convened in Fresno on Monday afternoon, Mr. Green had a new attorney who rode totally on the coattails of the US&P counsel wherein no mention of Greens was permitted other than to lie and present their declarations that they sold no books, had no knowledge or participation of anything—wrong or right. And before the non-hearing was over the judge had alluded to putting Doris Ekker in jail at least three times.

This judge did break with all known accepted rules, however, and allowed Dr. Young to actually testify. The entire face of the court changed. The judge perked up in **RESPECT** and the court clerks stopped their giggling and eye-rolling and the US&P attorney actually paled into very sober attention. **PLEASE KNOW**, readers, that encounters of this type can only bring recognition of truth even though the blasts are painful and frightening. If the "hearing" were not already over an hour and a half beyond allotted "time"—we would have put Dharma (ME & GERMAIN) aboard to do a little demonstration. But the judge had had enough and had to rethink quite a few misconceptions.

I welcome aboard Mike McDonald, our newly polished attorney who has been working with Dixon at the Law Center for many months, now. He had not appeared in any presentation for about five years—and he was excellent. I commend the homework and the performance. Remember, readers, these Federal Judges have lifetime appointments and are as near "god" of human beings as you can get. Only the Elite Puppet Masters give orders to these gentlemen. For him to

actually allow Dr. Young hearing and **then listen to him** was a **NEW EXPERIENCE FOR EVERYONE!** The judge still threatened to jail Doris Ekker but without quite as much venom.

Mr. Green, of course, did not have (whatever your slang terms might fit here) to even make an appearance. US&P's attorney confirmed the fact that negotiations and "arrangements" had been ongoing with Mr. Green and them. However, it was interesting to note that no injunctions would follow against Mr. Green but there were three or four against the Ekkers—including \$45,000 legal fees. This also is interesting because Mr. Green had stated \$50,000—so in essence we saved \$5,000 by simply attending court!

Another strange thing has happened. Mr. Green has been stating he owes his printer about \$45,000 in arrears for the **JOURNALS**. Can't say much about the outstanding bill but, from the printer's representative sent to meet with Mr. Martin in Las Vegas, we find out the **interesting news** that the price to Green for printing the **JOURNALS** has been **ONLY ONE HALF** as much money (per **JOURNAL**) as the amount Mr. Green has been alleging since day one. The reason the cost was so low is that **PHOENIX LIBERATOR VOLUNTEERS** had been doing the packaging and all non-detail work to help reduce the printer's cost. My, my, what a tangled web is woven when gold enters the picture.

As things begin to unfold from the "Intelligence" community on the rumor circuit—it would appear to me that both Mr. Green and US&P would get busy accepting almost **ANY** settlement devised by man. However, our intent is not to hurt, maim, or damage anyone—we have too much work to do to go on with this time-wasting garbage.

Even Dave Horton, Mr. Green's unfortunate attorney, needs out of this for he is working on a Nevada "bill" to allow silver coinage in that state—a most incredibly important step toward showing the way to sovereignty. This litigation will hurt his reputation and cause ridicule to his program and we wish to help, not hurt, that measure. Nevada is about your only remaining bastion of shelter remaining.

NOW, FOR BO GRITZ

Goodness, readers, please do not ever think that I control in any way, Mr. Gritz.

Through all this mess of confrontation that sounds like something out of Disneyland—he awaits a little more proof of presence. Fine, I have plenty of time, friends. I can't say the same for you nice people—but I have lots and lots of time—like infinity.

The questions, however, center around the presentation of Bo's that suggested getting "State Citizenized" (this following the lessons of Richard McDonald) and utilization of "trusts". Where does Hatonn stand on this matter?—I have covered it many times.

I believe that "trusts" have a place **IF** handled professionally and utilized **WITH A NEVADA CORPORATION** (with knowledge of how to properly run your Nevada corporation). The problem with trusts is usually the artists who **SELL** them. They can charge both arms and legs and **STILL DO A MISERABLE JOB, LEAVING THE BUYER OPEN FOR LOSS OF EVERYTHING AND THERE IS NO REAL WAY FOR A NOVICE TO KNOW THE DIFFERENCE**. Be careful, pay attention and for goodness sakes, get someone who **KNOWS** what they are doing instead of leading you right to the door of the IRS.

As to relinquishing Federal citizenship and becoming an independent Sovereign Citizen of self, first, only beholden to state excise laws, etc. **Watch it**. I respect Richard as much as any patriot I have watched—he knows what he is doing and I honor him—the "Institute" has even supported him with libraries, etc. **HOWEVER, THE TIME OF UTILIZING THESE TOOLS IS OVER!** **KNOW** that no matter how you wish to believe you can win a lot of rounds with this activity—you will find you cannot afford the defense in the non-justice courts—partly because of the misuse by your own so-called "patriots". Further, you make a **TARGET** of yourself when you "drop-out" of the system and for practical purposes to further your claimed desire to function and be heard—you simply disallow recognition. Moreover, as times worsen and there are breadlines—**YOU WHO HOLD "ALIEN" CITIZENSHIP (FOR YOU SEE, YOU ALREADY FUNCTION UNDER THE NEW STATES CONSTITUTION) WILL BE EXCLUDED FROM EVERYTHING, INCLUDING VOTING**. The Mark of the Beast? What do you mean? **YOU RECEIVED THE MARK BEFORE YOU PRESENTED IN THE DIAPERS**.

There was a time when this would have saved your nation—by this one action, carried out in massive numbers—now your people are thrown out of court. I set up an example in Federal Court on Monday for our own people to witness—actually, two things which "could not have been" coincidence as our people look at it.

GOVERNMENT IN ACTION

First: Ekkers had appeared in that particular court only twice before. On both occasions there appeared people who owned

rights and land on a particular location which was TAKEN within the Forest Service. They held good mining claims and proceeded to effort to follow schedules and present working plans to meet the requirements. Over the past few years their land had been confiscated and they had been disallowed presence on the property because of trespass restrictions while, at the same time, being ordered to give assays, operation plans, etc., to the Government. **NO WAY TO COMPLY WITHOUT BREAKING AT LEAST TWO LAWS IN THE DOING.** Moreover, the Feds came in with bulldozers and bulldozed down their trailers (home) and all other useable equipment and pushed it down the mine shaft, calling it "fill". This was the third time Ekkers had witnessed these same people trying to save their necks and still thinking they might save some assets—how many of you think they will end up with anything? They were "thrown out" of court AGAIN—with strong warnings. Half their co-defendants were given THE WRONG DAY OF COURT APPEARANCE, IN ADDITION—WHICH WAS HARDLY NOTED BY THE JUDGE.

NEXT: 1ST, 5TH AND 14TH
AMENDMENT

The next shocker came in the form of a very presentable, but average black man. He stood, in his newly found "citizenship" status, in pro-per, and demanded his rights (carefully and quite well presented) in a case of refusal to take a breath-test in a DUI (in Federal Court?). Well, the rules of the game say (and your teachers will tell you that you can do this) that you can file a demand for hearing in a Federal Court when you have been thrown out of other courts of "lower" injustice. Immediately the judge patiently told him he had no jurisdiction over such a case. The man stumbled and offered incorrect response, wrong paperwork and finally was DISMISSED (thrown out on his ear). **CAN YOU WIN USING THESE STRATEGIES? ONLY IF THAT IS ALL YOU WANT TO DO IN THE REMAINDER OF YOUR LIFE—AND YOU WILL ULTIMATELY STILL LOSE!** It simply is not enough, citizens. As you move along here and police departments, etc., get into deeper financial trouble—they will not only arrest you AND fine you, but will sock sur-charges all over the routine fines. YES, THEY CAN DO IT AND THEY ARE DOING IT! THEY HAVE THE JAIL AND THEY ALSO HAVE THE GUN! EVERY LAW THEY MAKE IS **LEGAL** EVEN IF CONSTITUTIONALLY **UNLAWFUL!**

But, you say, SOME ARE WINNING! Indeed, HOW MANY? HOW MANY WILL IT TAKE TO CHANGE THE LAWS AND THE NATION BACK TO THE CONSTITU-

TION? Is it not a bit apparent that these will not change your nation?

Yes indeed, there are many ways to work within the system and still maintain some stability—but chelas, you simply do not have matching weaponry. I can only ask you to please be careful as you utilize these tools. Yes, they ARE tools and properly used can be of great asset and benefit. Wrongly used and used beyond their time of usefulness will target you and ultimately cause you to lose far more than gained through the exercise.

I have written at length on these very tactics and offered great respect to ones who teach these uses but the usefulness in ability to cause a court to honor you is passing and all but GONE. Be wise, flexible and move with the changes. YOU will find NO perfection and, as you find a tool, remember, the adversary is working to exclude your right to utilize that tool. There are still a few tools which are so utilized by Elitists that you can still find some shelter—a Nevada corporation is one—IF YOU USE IT CORRECTLY AND STAY **SMALL**. I continue to suggest you contact CORT CHRISTIE [See the *NEVADA CORPORATIONS* weekly CONTACT feature article, this week on page 55.] and look for, in the near future I hope, a set of taped instructions which can help you manage your "tools".

Why do I continue to suggest and "advertise" Cort Christie? Because he has a Resident Agency in Las Vegas, has worked WITH ME for years now and he is bright, intelligent, knowledgeable and dedicated to teaching you HOW TO USE YOUR TOOLS TO HELP YOU—NOT JUST MAKE A BUNDLE OF SHECKLES OFF YOUR PLIGHT!

So, does this mean that I disagree with Bo Gritz? Half and half—I do not disagree with the "should be able to use"—I do see that you can walk into the biggest trap of the century if you handle these things unwisely. I feel that James (Bo) may well be led astray in his own conclusions by ones who are "using" him just a bit, if not a whole heck of a lot! These people who present to "help" you are not "gods"—they are humans efforting against all odds (greater than most of your own) to stay alive and SHARE some possible preparedness and awakening insights—YOU MUST DISCERN, EVALUATE BEST USE OF EACH TOOL AS INDIVIDUALLY PRESENTS TO YOUR NEEDS AND USES—NO ONE CAN DO IT FOR YOU.

THE "INSTITUTE" AND USES

What of the "Institute" and uses of gold as collateral, etc.? For you who utilize it already—it is "sound" and ones

who had come against it are now again joining with it while bringing charges against the ones efforting to force it into receivership. Even the most adamant ones who simply want destruction of the entity—have found it solidly covered, its veil in perfection and the one or two inadvertent "errors" in rules being legally perfected. The ones who came against it the hardest are now on a campaign to GET THE NEVADA LAWS CHANGED! What does that tell you? Good day, what? Remember, these very rules and regulations in Nevada—ARE WHAT NEVADA IS ALL ABOUT! I would guess that even under Newstates laws—there will still be a Nevada! But, will you eventually have to live in Nevada to utilize this privacy and protection? Maybe, but nothing else will be working either and Nevada is not a bad place to live, chelas—depends on what you want with your life experience. But, will you be able to continue business if you are NOT in Nevada? Well, EVERYONE can't live in Nevada who has Nevada-birthed "relatives".

The hardest thing you ones have to learn and can hardly accept is that when a Corporation is BIRTHED in Nevada—IT IS NOT YOU! IT IS ITS OWN SOVEREIGN CITIZEN—NOT YOU! When you understand that fact—then, and only then, can you fully utilize your new set of craftsmen's tools. But, CAN they change the rules? YES—AND THEY WILL BE CHANGED AND IF THEY ARE WIPED OUT AS TO ABILITY TO USE THEM—IT WILL BE IN SUCH A WAY AS TO ALLOW CLOSING OUT OF YOUR ENTITY, ETC. BY THE TIME THE CORPORATIONS PROPERLY USED AND STRUCTURED ARE ABOLISHED—THERE WILL NOT BE OTHER MEANS OF PROTECTION I CAN WELL ASSURE YOU!

Will incorporation mean no more taxes, no more hassle? Of course NOT. It means, however, privacy, no Nevada income taxes, ability to handle resources in part, through rates of corporations, etc. IT IS NOT, UNDER ANY CIRCUMSTANCES, A THING WHICH ALLOWS YOU TO EVADE THE LAWS OF THE LAND—AND THAT INCLUDES MOST ESPECIALLY TAXES. Well managed, however, there are shelters and ways to avoid useless taxation give-away of assets. Why do you think that Mr. Bush paid so few taxes and Mr. Reagan even less? Come on, readers, you may THINK that you cannot use the same techniques—but that is only because THEY want you to think as much.

MAJOR ECONOMIC COLLAPSE
WHEN LEAST EXPECTED

Now, as to the major problems which

are on their way—the economic collapse, depression and no jobs: Placement of money will not be your problem, but rather, survival in a total welfare state which then pulls the plug on welfare! THIS needs confronting and the only way you will make it is to think ahead and—if you think of setting yourself aside as an individual sovereign—you had better know that the STATE is going to leave you and insist you starve to death as a good example to everyone else. Only if you have isolation facilities and HIDDEN (I mean wherefrom your neighbor can't even find your stash) survival goods—will you survive what the Elite Planners have in mind for you good citizens.

CONSTITUTION SALVATION

CAN you yet save your Constitution? Yes, but it continually looks less and less likely that enough of you will cause it to happen. As long as the masses truly believe that the group in Waco, Texas burned themselves alive—you will not save your Constitution.

As long as in nations such as Palestine wherein the Israelis can isolate, starve out and destroy that which has any fragment of Christ belief within its soul, and in Herzegovina where the arms are being removed forcibly from the Christ-connected Moslems while the atheistic Communist Serb distractors are given supplies and rearmaments—and YOU allow it—there is little hope of salvaging your own Constitution when the curtain is ready to finally fall.

I would share with you a paragraph from Will Loy's presentation—I urge you ones who think "visions" are B.S. to get that newsletter—he hits it squarely on the nailhead.

"Comment: It appears to me that the key to surviving these coming developments will oftentimes be of a very unique nature: like getting in a boat and heading toward the tidal wave instead of running from it. It also appears to me that this "unique key": will not be available until the last possible moment...."

Therefore, it would seem most appropriate to at least "get the boat"? What he speaks of is a MASSIVE, ABRUPT economic COLLAPSE-CATASTROPHE—SOON! He notes, however, **"These catastrophic developments will NOT come on totally unannounced, but for most people there will be little warning and only at the very last minute!"**

If you can do so, get Mr. Loy's *News Bulletin*: Burchette Brothers, P.O. Box 363, Lakeside, CA 92040-0363. The costs are: \$15, \$24, \$38 and \$69 for 3, 6,

12 and 24 monthly issues, respectively.

You ones must understand that God does not leave you without guidance and insight—you simply have to know where to turn and how to seek—and above all, know that for which ye seek—in truth.

ON "THE LAW"

One, John Locke, wrote on the subject of "the law" as being: "The end of the law is, not to abolish or restrain, but to preserve and enlarge freedom." It would appear to me that if you look at this "should be" and consider all the above as well as look around you at "what is" and what has come to pass—you have not enlarged freedom nor have you abolished restraints. Therefore, please balance your knowledge with getting a concept of these things. In almost any court of so-called law you can go and sit as observer. It is the best teacher there is next to being personally involved. Dr. Young, for instance, in all his academic, think tank research lab and industrial career, had never experienced a court of law in action.

Until Ekkers were thrust into the property case and this ongoing barrage of assaults, they had never been in a courtroom and they, like you, went in under the Constitutional rights, representing selves because the facts were obvious and stuck out like sore thumbs. Five years later the property was confiscated (and sold to another party right under their noses) and they find that if you walk into a courtroom on any matter involving the Elite power-brokers representing self—you will most often not even be allowed recognition. Even with attorneys galore—Ekkers have yet to receive a "hearing" of ANY KIND!

What I am trying to point out here is that if you continue to live in fantasy-land of what SHOULD be, you will be driven back. You must GET INFORMED, experience the beast in action—not just "think" it to be this or that way. IT IS WHAT IT IS—AND IT IS NOT VERY NICE NOR DOES IT EVEN RESEMBLE REMOTELY—WHAT SHOULD BE. You will win your battle for freedom from and through WHAT IS—not fantasy wishing that it would be otherwise. You must first KNOW that the tamperings, controls and brain-washing from media, etc., are set forth to delude you—so you must go forth and if needs be SEE FOR YOURSELF.

Dean Russell, years ago, said:

Actually, the accusations so frequently directed against the free market economy—pollution, false advertising, violence in various forms and degrees,

including war—are generally [C: always] misdirected; those social ills are mostly [C: always] the result of corrupt or apathetic or deluded or power-mad governmental officials who are not even capable of performing their primary functions of maintaining the peace, suppressing fraud, and attending to other obvious functions that are clearly of an "in common" concern to everyone.

SOME "THOUGHTS"

Since it seems hard to accept "directly" my input through hands upon a keyboard—my scribe, especially, finds it soothing to find that great works have been already "given"—great thoughts already presented—from this same route through the hands and minds of those who came before—sometimes even through a mind that was once yours housed in a different vehicle. I like to share these thoughts of others (same) as we go along for the pondering potential of each of you as you seek silence. So I shall end this with a writing in the form of verse from *OUR INVISIBLE FRIENDS*:

LOST TRAILS

*I stood one day on a barren ledge on the mountain's eastern rim,
Where the slopes fell away to the desert haze;
and faint and far and dim,
Like a dull blue cloud on the valley floor
lay shadowy Salton Sea:
But all I saw was the shadow there—I did not know the sea.
And I wondered idly, standing there, if I could find a way
Across this weary sun-drenched land,
to where that shadow lay;
And would it prove a shadow, still? Or should my eyes behold
The jewel that lies at the rainbow's end in the heart of a land of gold?
There was a trail that lost itself somewhere in the rocks below
A wandering, tortured, dusty path—a trail that long ago
May once have been a well used road, but now was cactus-grown
And filled with sand and shriveled leaves and bits of scattered stone....*

Always: you must look beyond—knowing that you cannot simply "know" a thing, a pathway or an invisible friend, without reflecting and allowing and sometimes ONLY through walking of the trail. Of more importance, however, perhaps the lost trail is but one of myriads which lay before you. Will the past matter so much as those things which are now, or

may well be, guided in the perceived yet "to be"? Must you always seek the "lost trails" rather than learn from those gone before and forge new and higher pathways always holding to the goal of Light and Life. Meditate upon these things.

It always comes down to your own insight—your own perceptions and interpretations for these are ALL that one has of total self.

I again offer the thought for "TODAY" by M. Schroeder:

TODAY

"This is the beginning of a new

day. God has given me this day to use as I will. I can waste it or grow in its light and be a service to others. But what I do with this day is important because I have exchanged a day of my life for it. When tomorrow comes, today will be gone forever. I hope I will not regret the price I paid for it."

May you use your days well, my friends, for in the counting and ability to count—there are but few—and as with all passage—fewer yet ahead. How will you use yours?

I know who I AM—who might you be?
Salu.

should pertain to BALANCE was a joy to discover. Page XCVII of Manly Palmer Hall's book, *The Secret Teachings of All Ages*, tells about a special stone:

QUOTE:

Of particular interest are the rocking or logan stones, which evince the mechanical skill of these early peoples. These relics consist of enormous boulders poised upon one or two small points in such a manner that the slightest pressure will sway them, but the greatest effort is not sufficient to overthrow them. These were called living stones by the Greeks and Latins, the most famous one being the GYGORIAN stone in the Strait of Gibraltar. Though so perfectly balanced that it could be moved with the stalk of a daffodil, this rock could not be upset by the combined weight of many men.

END QUOTE

Nora's Research Corner

GYEORGOS CERES HATONN:

What's In A Name?

Did I have any idea about Commander Gyeorgos Ceres Hatonn's name to begin with—who he might be, and what he represented? Yes—although it has changed and grown with time. Researching the names of "Hatonn", "Dharma" and "Sananda" was my first exploration into the PHOENIX JOURNAL material. And, as I've later found out, the research never actually ends!

GYEORGOS

I wasn't able to find the exact name "Gyeorgos" in history books. I concluded it could easily be of Greek derivation or, stretching horizons to a much older source, probably is Pleiadian. Hatonn later indicated that the name "George" is very close to Gyeorgos, and means the same in English. I pursued the name "George"—and found many famous men by that name: George Washington, King George, St. George among others. Yet, even though the name George is a strong label, how could the one I was looking for apply to anyone we knew, or had lived on earth? (I had a lot to learn.)

I faintly remembered a story about a hero—I believe the story was called "George the Dragon Slayer"—AHA!!! Finally I found a reference to "George the Dragon Slayer" in G.A. Gaskell's *Dictionary of All Scriptures and Myths*. Mr. Gaskell tends to give a philosophical explanation to his subjects; here is what he had to say:

QUOTE:

George and the Dragon: Emblematic

of Reason overcoming the lower Emotion nature; or of mind controlling Desire. The horse and rider signify intelligence under the direction of will; and the dragon is the lower nature which wars against the soul—the selfish nature which devours the innocent and obstructs liberty and justice....

The true end of man is moral perfection, not pleasure. And it is in bringing the animal nature into obedience to the rational, the particular will into subjection to the universal, that he advances towards that end. The moral quality, subjectively considered (of course the act has also, or rather primarily, a moral quality), resides, not in the result achieved, nor in the end pursued by him, but in the motive which prompts him in the inner spring of action, in volition. The only real and absolute good for man is a good will: that is a will determined by the moral law....

(Taken from an article by W.S. Lilly, *The Great Enigma*).

END QUOTE

If you have read many of the PHOENIX JOURNALS you will recognize quickly that, indeed, Mr. Lilly had a very good grasp of the essence of Hatonn's teachings.

Those of you who have read the PHOENIX JOURNAL series called, the PLEIADES CONNECTION series, Volumes I through VIII, [now, as most of our readers know, conveniently court-banned and tied up in preposterous and erroneous copyright litigation by the questionable University of Science and Philosophy] will understand also the foundational truth of the laws of balance found therein, their critical part in the universe, and man's need to apply these laws to himself and his life.

Thus, getting back to our subject here, that Commander Hatonn's first name

It thus appears there were some earlier civilizations who knew about and employed the laws of balance in a most practical yet artistic manner. This civilization is not completely identified in Mr. Hall's book, but is believed may have been the early Celts.

While the name of the stone is "Gygorian", and not "Gyeorgos", it is essentially the same, and the meaning is so applicable that it provides an excellent example. Remember, ancient script was in code language. Only the consonants were written, and the translator filled in the vowels. Also, there were different usages among various sister tongues. Therefore the slight difference in the words can be justified. Perhaps one of these days Hatonn will help us with the names and history of the people who set up the stones in the first place.

It occurred to me that the first part of Gyeorgos could also be related to words such as gyro, or gyroscope. This was the primary group of words I found beginning with G Y. I'll share the meaning of "gyroscope" with you from my *American College Dictionary*. If one considers carefully the many descriptions of God, of Balance, of Light, of progression, and of what Hatonn's job is, the meaning of "gyroscope" has many parallels:

"An apparatus consisting of a rotating wheel so mounted that its axis can turn freely in certain or all directions, and capable of maintaining the same absolute direction in space in spite of movements of the mountings and surrounding parts. It is based on the principal that a body rotating steadily about an axis will tend to resist changes in the direction of the axis, and is used to maintain equilibrium, as in an airplane or ship, to determine direction,

etc.”

The entire meaning of this word brings to mind the dynamic working of the universe, in miniature. Again the key phrases are “balance” and “locking onto a designated or fixed goal”.

In September, 1992, I found another explanation of “George the Dragon Slayer” in L.A. Waddell’s books *The Phoenician Origin of Britons, Scots and Anglo-Saxons*. On pages 304 through 306 Mr. Waddell explains his findings on the origins of the “Red Cross of St. George” as taken from the “Hittite or Gothic Fiery Red Cross of the Sun, carried erect as the scepter or standard of Universal Victory.” He believes St. George’s Red Cross was assimilated into Christian iconography from Cappadocia (Byzantium). It is uncertain how it became associated with England. The historical facts attributed to the Christian Church’s “St. George” support Waddell’s theory. Mr. Waddell gives a further explanation of the name “George”, which I will quote at length:

QUOTE:

The name “George” is usually derived from the Greek “Georgos”, “a husbandman, from Georgia, “fields”. The Sumerian Kur or Kaur-ki, “Land”, which was the title applied by the Sumerians to Cappadocia-Celicia, as “The Land” of the Hittites or Goths. This “Kur” is the source of “Suria” the name recorded by Herodotus for Cappadocia, the inhabitants of which he calls “Suri-oi”, i.e., the “White Syrians” or Hittites, of Strabo, the people who, we have seen, were the founders of agriculture. “George” or “Georgos” thus appears to have designated a Hittite of “Kurki” or Cappadocia — K,G, and S being dialectically interchangeable. “Guur” or “Geur” is also the ideograph value of a word-sign for The Father-God Bel, which has the meaning of “The Father Protector”, and in the Sumerian seals it is Father Bel or Geur who slays the Dragon, though in the later Babylonian legend this achievement is credited to his son, the so-called “younger Bel” (Mar-duk or Tasia). Thus Bel as Geur, the Dragon-Slayer and protector of the Hittite Cappadocia, is the original of St. George.

In the early Sumerian, or Hittite and Babylonian seals and sculptures, the figure of the Sun-god Bel slaying the winged Dragon is very frequent, and we have seen that the sun-cross was a recognized, Devil-banishing weapon and talisman.

In Egypt, also, long before the Christian era, there are numerous effigies of the Sun-god Horus (i.e., the Sumerian “Sur”), Sanskrit “Sura”, Hindi “Suraj”, Persian “Horu” (“The Sun”), (detailed proofs to be found in Waddell’s book, *Aryan Origins*) as a warrior and sometimes on horseback slaying the Dragon represented locally as a

crocodile, and the Horus Sun-Cult is usually stated to have been introduced into Egypt by Menes, who I find was a Hittite-Phoenician. Moreover, the pre-Christian spring festival of the pagan Sun-god as “Mithra” was celebrated on St. George’s Day, April 23rd, under which the Sun-god bore the title of “Commander of the Fields”....

END QUOTE

Mr. Waddell goes on to compare other crosses and to identify their origin as Cappadocia. One of them in British Heraldry is called a “Gyron”, for which, Mr. Waddell says, “no obvious meaning has hitherto been found. Now this Gyron is seen to be practically identical with the cross on ancient Hittite pottery from Cappadocia and of a type bearing the Hittite-Sumerian name of “Gurin” or “The Manifold or Fructifying or Harvest Cross.”

Further on in Mr. Waddell’s writing, on page 307, is an analysis of the Swastika, which is said to be a Hittite form of the Gyron, and used as “a Luck-compelling talisman for fruit crops.” Also, that “all the varied Hittite-Phoenician and Trojan forms of the Swastika are reproduced on the monuments and coins of the Ancient Britons.”

Hatonn has advised us that he “has been on our Earth many times.” That he was known to the Sumerians as “George”, or “Father-God Bel” — thus the association with the “Dragon Slayer” is certainly possible. That he could have been a protector of crops is very likely, also that he may have been invoked to help with the harvest, and-or in fighting “devils” or “dragons”, etc. is also very likely. The complete and human stories are yet to be filled-in. It would not be hard at all to imagine “Gyeorgos” as “Commander of the Fields”. Wherever he is that would be so, and the circumstance need not pertain, in the narrow, literal sense of the phrase, only to agriculture.

I recommend Mr. Waddell’s books for your discriminating reading. There is a great deal of research therein. The one quoted was written just before some additional Sumerian Seals were found in Mesopotamia.

There are some brief accounts in several dictionaries and encyclopedias regarding “Saint George”, and “George and the Dragon”. I will list those sources in the Bibliography. None of the sources identify with certainty that a “Saint George” and-or “George the Dragon Slayer” were actually persons known to the Catholic Church and-or to England, although they both have used the legends in developing their cultural forms and names.

The earliest known story appeared in the 13th Century, although it was believed

there was a grave of a “St. George” in Palestine at the time of the Crusades. Many of the Crusaders used “him” as a “patron saint”, even though the authenticity of these later legends and stories was very doubtful.

Therefore, I am inclined to agree with Mr. Waddell that the legends go back much farther than the early Christian Church, their use in England’s Heraldry, or adoption by the Knights of the Crusades. If, as Mr. Waddell states, the archaeological material was found in Cappadocia, that means it was near the area of Constantinople, the Black Sea, Anatolia, etc. This is the area of the Hittites, Goths, Greeks, and the Eastern Church.

It is very possible an early legend from this area was either taken-up by others and made their own at a later date, or was known at an earlier date through migrations or contacts with people of Cappadocia and incorporated in later religious and political movements. In fact, both are likely.

Before leaving the name “Gyeorgos” or “George” and its association with “slaying Dragons”, the obvious symbolic connection between “Dragon” and “the Beast” or “the Adversarial forces” should be made. Any regular readers of the many PHOENIX JOURNALS, or the earlier newspaper THE PHOENIX LIBERATOR and, now, CONTACT are well aware of the metaphorical “dragon slaying” that goes on as THE TRUTH goes out to those ready to hear and who are making an effort to become informed. Knowledge of THE TRUTH weakens the control of the Adversarial forces over those so informed, and as enough become informed of THE TRUTH, so too, in a very real sense of freedom, is “the dragon” slayed. Thus for one with the massive job of being in charge of the entire project of informing this Earth planet of THE TRUTH, having the name “Gyeorgos” or “George, the dragon slayer” is unquestionably appropriate!

CERES

Ceres was the goddess of grain—an agricultural goddess—according to current Greek Mythology. She has also been associated with Demeter. It is possible there was actually a woman of fame named “Ceres” who concerned herself with the all-important enterprise of food, and-or food production. Hatonn has said that many of the “myths” from ancient Greek times were true. Unfortunately, perhaps like Osiris, the one who came to help teach about food and food production wound up becoming, later, known as a “pagan” fertility-agriculture goddess, although she may have been a true “goddess” from “the heavens” in her own right. On the other hand, the name “Ceres” may also have

been used by Gyeorgos in his earlier visits to this Earth and its meaning known well in those times.

For now, consider the idea of food and food production. It is a feminine concern from time immemorial. Why would Hatonn want or use a feminine name? Can the "father" God have "feminine" attributes, the nurturing and caring aspects of the "mother"?

For those of you who are familiar with the *New Testament*, let me run one of Immanuel-Esu's statements by you (*Luke 13.34*): "O Jerusalem, Jerusalem, which killest the prophets, and stonest them that are sent unto thee; how often would I have gathered thy children together, as a hen doth gather her brood under her wings, and ye would not!"

Esu certainly sounded as "caring and nurturing" as a mother to me in that Biblical passage.

Think also about all of the Biblical parables on the "wheat and the chaff"—all having some common symbolic associations with physical AND spiritual food and the qualities of the physical and-or spiritual nature in man. Grain and wheat are both symbolic of life-sustaining Truth and The Word in Esu's teaching parables.

Remember Commander Hatonn's sincere concern for our food provisions because of Earth-upheaval situations. Does that not sound nurturing? Thus, I think "Ceres" is a wonderful label for Hatonn.

Beyond that, both "Gyeorgos" and "Ceres" are Greek names, and thus both become associated with another important Greek myth. We find the Pleiades star constellation, often called "the Seven Sisters", quite prominent in Greek Mythology, and Gyeorgos is from the Pleiades!

Hatonn told us some time ago that "some of those Egyptian and Greek Myths are true." It may be time to seriously consider just WHO those "gods" were who once landed on Mount Olympus in Greece!

But, naturally, the Adversary enters the picture. Besides the attempts to take over the culture, religion and race of others in history, the Adversarial thieves now, in the 20th Century, have been claiming through various "educational" routes, that they are the "Olympians". This is the usual propaganda trick of the Satanic Elite in their efforts to pervert and confuse. It is the Elite of the One-World, New World Order who have claimed this title for their own.

As an aside here, let me share that Hatonn said, when I had discovered the meaning to his names, that "everything the Father does has its purpose".

HATONN

I can only relate what has been said by Hatonn himself regarding his circumstances. He has said many times that He

has chosen to come "down" to the level of a fourth-dimensional being in order to better relate to us at the third-dimensional level. He is the overall Commander of the million-plus ship fleet of God's Hosts come here to Earth to take God's people home when that time arrives and, meanwhile, to give us "The Word" — that is, THE TRUTH of our predicament or how it really is here and what went wrong. Part of that overall mission includes seeing that a remnant of God's people survives here so long as the planet remains inhabitable amidst the dangerous tinkering of the Satanic Elite Controllers.

In His higher dimensional aspect He is known as ATON. Thus, with the "H" silent and the extra sonic vibrational emphasis on the "N" at the end, He is HATONN.

From my previous research articles you may know now that HA, or the H alone is a prefix used in the ancient Hebrew-Akkadian languages to denote "the", "of", or "from". In thinking about which prefix to use in regards to the name "Hatonn", it struck me that either or all of them are appropriate. Hatonn is "of" or "from" The Father, Aton, while operating in His fourth-dimensional aspect. Hatonn is THE Aton, known all the way back in our Greek literature, in His higher dimensional existence.

Aton, the Father-Mother God, has taught that, He is "Light", and that everything (including human) is made from light. He is also recognized as being associated with the central sun in our Universe (my understanding). Therefore, that Aton would be pictured as a "life-giving and wise" sun by artists at the time of Akhenaton (see Barbara Mertz's book, *Temples, Tombs, and Hieroglyphs*) is as true a picture of Aton (within our perceptual limitations) as could have been made. It is not surprising to find also that the brilliant ancient Sumerians used sun-symbols to depict the Father-God.

Naturally, all kinds of problems can arise when ones try to depict something as transcendent as God the Father in a third-dimensional format. Yet, the simplicity remains that God is IN and THROUGH all things.

However, this is not to say that all sun-symbols are always used for this inspiring purpose. For example, we know from the Nazi's use of the ancient sun symbol known (in modern times) as the Swastika that this symbol has indeed been badly misused by the Satanic Elite in their projects for world control. As always, a symbol can be used for good or evil, depending on the intent of the ones involved.

TO SUMMARIZE

In the January 5, 1993 issue of the now-deceased precursor to this newspaper, called *THE PHOENIX LIBERATOR*, Com-

mander Hatonn offered a brief but insightful interpretation of His name and mission. This occurs on page 9, near the end of a thought-provoking story on Police Officers against the Satanic Elite's New World Order. At that point, alluding to His "recently" again having been around when the Founding Fathers were shaping the beginnings of this once-great country, Commander Hatonn said:

QUOTE:

Yes indeed, Dharma and readers, I DO go back a long way and the clues are present in my "label": **George Ceres Hatonn** — meaning **George** the "Dragon Slayer", **Ceres** the Mother-Father energy, specifically the nurturing "mother" manifestation of LIFE and **Hatonn**, one with the ONE LIGHT of Creator known by the symbol of the sun and called throughout manifestation as *Aton*. You may certainly, at any and all times, deny me but in so doing do you also deny GOD OF SOURCE! That is up to each of YOU for it most certainly shall not deter ME FROM MY PURPOSE OR MISSION.

END OF QUOTE

Meanwhile, Commander Hatonn has said, on many occasions, that those in control of this world, the so-called "movers and shakers" at the highest, secret levels of the Satanic-Elite-controlled governments, know HIM very well. Surely they would like HIM to just go away and leave them to the completion of their diabolical enslavement projects over the rest of us. But, as the name **Gyeorgos Ceres Hatonn** announces loud and clear, NOTHING shall deter this leader of God's Hosts from HIS purpose or mission.

Lastly, those of you who have been following the progress of this mission to "get THE TRUTH out" through both the PHOENIX JOURNALS and the newspapers (first *THE PHOENIX LIBERATOR* and, lately, *CONTACT*) know that, in *CONTACT*, Commander Gyeorgos Ceres Hatonn has chosen to utilize a different version of His name, Ceres 'Atonn. Remember, Hatonn has said that He and the Hosts will be among us, soon, on our third-moving-to-fourth-dimensional planet. Therefore, many living on Earth today will likely have the great experience of meeting this grand "Dragon Slayer", one Gyeorgos Ceres Hatonn.

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On The "Ecology" Of Large-Scale Brainwashing

4/22/93 SOLTEC

WACO, TEXAS EXAMPLE OF NEW WORLD ORDER AT WORK

Good evening. Toniose Soltec present in the Radiant Light of Holy God. Let us take a moment of silence in respect for those ones whose lives were taken this week in Texas. David Koresh and his followers were pawns, used by the Controlling Elite of your place, meant to be example to the world of how your government intends to deal with those who refuse to compromise personal beliefs. Any group of people who separate themselves from the established mainstream lifestyles shall not be tolerated and anyone with a differing viewpoint than that which has been assigned as acceptable by those same Elite, shall be classified as a cult, and shall be dealt with in whatever manner these ones choose.

The Waco, Texas incident was used as a reminder to all that weapons purchases make one suspect of crime. In this, the New World Order, you sheeple are presumed guilty until proven innocent. It matters not any longer that your Constitution states that one is presumed innocent until proven guilty, and that, Chelas, is all but an impossibility, what with the games that are played by the Khazarian [fake "Jewish" Zionist] lawyers in your courts. There is no such thing as a fair trial, and to be tried by a jury consisting of one's peers is a thing pretty much in the past tense.

Those people in Waco, Texas were merely exercising their Constitutionally guaranteed rights of Life, Liberty and the Pursuit of Happiness, as well as the right to practice the religion they chose. It matters not whether Koresh claimed to be Jesus Christ or not—this is a right guaranteed by the Constitution of the United States of America. Their right to purchase and hold

weapons is also guaranteed by that same document—it does not give limitations as to dollar value or number of weapons. This assault on such a group shall not be the last, as your new Attorney General made a statement just yesterday that she fears more incidents of the same in the near future.

This statement should have sent up all sorts of red flags with you ones, as to just what is planned by this new administration of yours regarding any people who have chosen the self-sufficiency lifestyle. It shall not be tolerated by your Controllers, for they know full well that when ones become self-sufficient, they shall no longer hold control over you ones, and that, Chelas, is not in their plans. The plan is to bring you under total and complete enslavement—not allow you to be free and self-sufficient. This incident shall also add fuel to the already burning fire in Washington to establish that 100,000-man National Police Force (Sieg Heill!). If this idea does not cause your skin to crawl, then I know not what will. Precious Ones, you are sold down the river into slavery—you just have not come to that realization as yet.

Oh, but your President is calling for a full investigation of the incident and the handling of same by your FBI, etc.? Remember, there was also a "full investigation" of the Kennedy Assassinations, as well, and you ones know how those were resolved. It shall be very much like asking the foxes to guard the hen house. Need I say more?

ENVIRONMENTALLY-DISGUISED PROGRAMMING

For those of you who watched the television program this week entitled, *The Fire Next Time*, let us take a little time to discuss the real message of this movie. On the surface it dealt with the apocalyptic

subject of global warming and the resultant effects upon society in your world. In actuality it was another attempt at programming you ones into accepting more and more control by your governments.

First, it dealt with the so-called depletion of the ozone layer about your planet. Anyone who has been reading the PHOENIX JOURNALS or THE PHOENIX LIBERATOR or, now, CONTACT already knows the truth about this subject.

Second, it was intended to show that only through new environmental laws and **strict rationing controls** would individual people adopt lifestyles conducive to the betterment of the world.

Third, how many realized that this program was intended to instill fear in the hearts of people to follow the Ecology Movement full-out in order to avoid this global warming inevitability? You are to **accept without question**—in fact, embrace—the stringent environmental laws so that life on Earth would be assured according to the Elite Plan.

This **program** also attempted to show [program YOU] that by the neglect of the "star" to keep up his insurance premiums, his life was destroyed. Actually, it is just the opposite—the insurance companies are bankrupt due to all the natural and man-made disasters which continue to strike, and with or without insurance, should a hurricane such as the one depicted strike, those people would have been wiped out financially.

THE REAL CULPRITS: GOVERNMENTS AND CORPORATIONS

The show did NOT deal with the environmental problems that are caused by governments and large companies. It dealt only with the individual and his daily life, and that is the whole point of your Ecology movement. It does not place the limita-

tions and high taxation on the real violators of your environment, only on the individual. You are being sucked into the lie in such subtle ways that you do not realize what is occurring.

I do not mean to infer that the individual does not have responsibility toward his environment—he does; yet, if you, the individuals are the only ones contributing toward a better world, then you may as well give it up right now. As long as your governments and large companies continue to dump hazardous and toxic wastes into your oceans and landfills, or bury them in underground facilities; as long as nuclear explosions are taking place; as long as they continue to develop biologically altered life forms; as long as man-made chemicals are used; as long as catalytic converters are used in vehicles; as long as material lust and greed are the rulers, your world shall continue to deteriorate, just as it is doing today.

YOU can save and recycle all the plastic, glass and paper you want, but until such time as the real violators are brought into compliance, the destruction of your planet will continue. YOU are going to be taxed on every type of energy consumption you can think of and the large companies will be taxed along with you; however, YOU will still end up paying those taxes by paying higher prices at the retail level. So, once again, YOU THE INDIVIDUAL shall be the one footing the bills for these increased taxes and the real violators will only rake in more and more, leaving YOU ones with less and less.

These environmental laws are only one more stage in the overall plan to bring you into a state of slavery by your year 2000. So, for those of you who watched that program, I suggest you review it once again from a different viewpoint and see the real message that was intended to be programmed into you.

EARTHQUAKES STILL ON THE WAY ALONG WITH MORE SHUTTLE MISCHIEF

Are earthquakes off? Absolutely not! The ground is still shaking in very diverse places—like Texas, for example, and it is still rumbling in the Aleutians, as well. Actually, there are several faults in the Texas area, although they are older and not on the edge of the plates, so it is not as common for there to be activity there. However, this one occurred on the Llano Uplift and, just by “coincidence”, while your Shuttle was up the last time! During that Shuttle mission Louisiana also experienced a very strong storm which nearly destroyed one town. Are these *really* just coincidences???

Sneaking of your Space Shuttle, an-

other mission is scheduled to begin Saturday, April 24, so hold onto your hats (or anything else you value). The last launch of this particular Shuttle was delayed due to some mechanical problems—which meant that the time schedule for earthquake plans had to be postponed for future shuttle events. You ones may not be so lucky this time.

At this time of the year, your weather patterns are changing and high atmospheric pressure cells are becoming predominant, which helps to ripen conditions suitable for earthquake activity. Considering the precarious state in which the Pacific Coastal areas already find themselves, this added factor will only make it that much easier to set off seismic or volcanic activity in this general area—on both the eastern edge (like California) and western edge (like Japan) of that Pacific Plate.

Let us bring this to a close, Kali. Keep the shields in place and heart and mind on God of Light, as you ones continue in your work. Thank you for your perseverance and intent.

Toniose to clear. Salu.

Local Instructions And Some News

4/24/93 #1 CERES 'ATONN

CONTACT!

First, please, some needs for the meeting this afternoon. [*Please see THE WORD list elsewhere in CONTACT for meeting tapes information.*] I ask that the Landkamer packet be brought to the meeting room, along with Green's last letter of yesterday. We shall have to deal with these things and while so many impacted persons are present, we can have communications regarding measures. Remember, crew, MOST of our team is scattered about elsewhere and only gets news through the paper or tapes.

For this edition of the paper I have to leave much of it to the Editors and layout person's discretion for content for we have meetings all afternoon today AND again tomorrow. This leaves a burden on the final copy handlers—and NO, I do not dismiss anyone from the meetings—ESPECIALLY TOMORROW when we begin the discourses on Corporations—it is the most important subject with which you can become informed! If the paper cannot be gotten out AND attend the meetings—THE PAPER WILL WAIT. If you need more Editors to assist—please call on them for proofing. You do not need to rewrite or rearrange ANY of our writings if time is of

essence. Nora's is very sufficient unto itself and remember, you Editors do not know my own purposes in presenting information. If there are questions regarding material—let the public inquire and this allows discourse and communication which ultimately brings a flood of fill-out information. This is exactly what we are about: attention and sharing of input.

It is not too important that we have personal comment from one, Ceres—it IS most important that we FURTHER valid information. **Believe me, readers, THIS is the first material scanned by the Administration, the CIA, the Intelligence groups in general and our Patriotic friends—even if YOU don't know who they ARE.**

COUNTER CHARGES AND STEEL NERVES

I am going to overload you AGAIN. I know the legal eagles are busy, busy, busy—but they have to get help or get busier! We MUST use every bit of ammunition while it is hot and excuses won't cut it longer. Our attorneys MUST learn about Nevada Corporations—and learn properly and thoroughly or they CANNOT practice law for any of our people. We are setting it up so we have no “people”!

So, I want ALL available clippings regarding the “Luke Perry” interviews that have come to attention (and later we shall subpoena the TV tape). Perry makes accusations against ones, Doris and E.J. Ekker—claiming that they bilked his family and hundreds of others of their assets. He claims his step-mother invested with the Ekkers and has lost thousands of dollars. Mrs. Perry has not invested a cent or any other kind of, or amount of, ANYTHING with the Ekkers. These public accusations are tremendously DAMAGING and for a paper to have such poor journalistic behavior as to print such garbage seems to me to be worth somewhere between \$10 and, say, \$20 million. YOU CAN'T FIGHT THIS SYSTEM WITH GUNS, FOR GOODNESS SAKE—USE THE TOOLS YOU GET. THIS IS THE BEST ADVERTISING FOR THE SECURITY OF INCORPORATION THAT YOU WILL EVER FIND—DON'T LET IT SLIP THROUGH AND BE LOST! FILE CHARGES **IMMEDIATELY YESTERDAY**. Perry is now trying to change the laws of Nevada because he is befuddled and totally helpless against good business! He **wants** his step-mother's estate, which is in her discretion as trustee. “Dad” made a very good value judgement when he set it forth this way—AGAINST HIS BELOVED AND LOVING CHILDREN! AREN'T WE GLAD GOD SHOWED US A WAY TO PROTECT HER MEAGRE LIVING NECESSITIES? GOD WORKS IN MOST INTERESTING AND MYSTERIOUS WAYS, HIS WONDERS TO PER-

FORM!

TELEPHONE HOTLINE

I ask that Brent contact our friend at Geodesic Structures and arrange for the "daily briefing". This has been coming to me after attention—and it bears enough hidden agenda and "missed" reports to make up any Telephone Hotline a dozen times over. Please decide how to brief things down and then we will not be pressed on a daily basis at this keyboard. I do want the reports just as have been coming, so please attend this also for these are the subjects which NEED the observations of Higher Vision Tattle-Tales.

Much information comes across the Associated Press lines that you never hear about. Even the Doris-E.J. Ekker-E.T. stupidity made it onto the AP lines and was reported around the world! Yes, indeed, you have plenty of information and ones who wish to toy with our team—will ANSWER FOR IT THE ONLY WAY RECOGNIZED—IN A COURT OF INJUSTICE.

THINGS YOU WILL HAVE MISSED!

At the early onset of the Waco, Texas massacre (or was it??) I told you there would be found a connection DIRECTLY TO THE ISRAELI MOSSAD. This was a bit too much for even my staunchest crew members—but let's just see what is coming out NOW! We give appreciation to the AMERICAN PATRIOTS FAX NETWORK: FAXING FOR FREEDOM. Please get on that network, team. We will share with them whatever they like and as we come into funding—get them some of that too, please.

QUOTING:

C.A.N. IMPLICATED IN WACO
BLOODBATH

By: Harley Schlanger

Faxed April 19, 1993

Investigators have confirmed that the Cult Awareness Network (C.A.N.) and allied associations in Australia were responsible for setting up the bloody shootout in Waco, Texas which resulted in the deaths of four Federal Agents and at least four members [C: My, how quickly things changel] of the Branch Davidian Sect whose compound was raided.

The abortive raid was conducted by agents of the Bureau of Alcohol, Tobacco and Firearms (BATF), who were acting on the basis of intelligence provided by so-called cult experts, who have "deprogrammed" former members of the sect. These "experts" had convinced BATF officials that members of the Branch Davidian Sect were preparing to follow

their leader, David Koresh, in some imminent violent action, either a mass suicide, an attack on the citizens of Waco, or the assassination of a political figure.

Intending to preempt such an event, BATF agents went to the compound on February 28, to execute a sealed warrant, which alleged violations of Federal weapons laws. To deliver the warrant, BATF sent more than 100 armed officers, backed by three helicopters, to launch an all-out assault on the sect's compound. The deaths occurred during a forty-five minute gun battle, from which BATF agents were forced to retreat.

POST-RAID COVER-UP

Though "a" BATF spokesman initially blamed the failure of the action on being "outgunned", the evidence being compiled shows that it was inaccurate information, provided by CAN and its affiliates, that caused the bloodiest day in BATF history.

BATF officials insist the raid would have been successful had the element of surprise been maintained. They are focusing efforts on discovering the source of the leak, someone who tipped off Koresh that a BATF raiding party was coming, as a scapegoat for the disaster.

This explanation has come under attack from both anti-terrorist experts and law enforcement officials. Col. Charles Beckwith, the founder of the U.S. Army's Delta Force Commando 2 Unit, blamed poor Intelligence for the raid, which he described as "ludicrous" and "an embarrassment".

Former McLennan County (WACO) District Attorney Vic Feasell, who studied Koresh and sect members when he unsuccessfully prosecuted them in 1986, characterized the raid as "a vulgar display of power". In

contrast to the bloody fiasco three weeks ago, Koresh (then named **Vernon Howell**) and six others turned themselves in, at the sheriff's request, in 1986. "We treated them like human beings, rather than storm-trooping the place," Feasell told reporters.

Feasell reiterated what Beckwith and others have alleged, that it was the faulty Intelligence which caused the disaster. The Branch Davidians, he said, "are protective of what's theirs. They're protective of their land. They view their land as Muslims do Mecca and Jews view Jerusalem....if they'd (the BATF) called and talked to them, the Davidians would've given them what they wanted."

END QUOTE

[C: Now you are all forced to recognize the facts and it is NOT pretty, Americans. It is NOT pretty anywhere in your world this day. When it came to the holocaust involved, not to mention it took place while the "holocaust of Jews' claim" was being celebrated and you-the-taxpayers of America paid for a museum which has taken a week to dedicate (in America yet—why not Israel?) and on and on and on. If you miss the connections, you are blind as the salamander of Leander's cave. When the cute little terrorists pushed the tanks into place to "place" a little gas inside—they blocked every entrance and exit from the place—including the escape routes to the safety shelter areas. Accident? Come, come Americans. Then—they just sort of accidentally dumped a little "CS" gas inside (flammable) and a lot of "CAP" gas, which is even more flammable and easier to detonate than napalm as you recognized it in VietNam. ...Just all in a day's games, I suppose.]

The Mark Of The Beast

4/24/93 #1 SANANDA

LET THERE BE NO MISTAKE ABOUT WHO I AM...I AM THAT ONE WHOM YOU CALL JESUS...I HAVE BEEN KNOWN BY MANY LABELS...ESU, IMMANUEL, JMMANUEL, ISSA. I COME IN THE LIGHT WHICH I AM AND IN SERVICE UNTO THE MOST HIGH CREATION AND UNTO MY FATHER WHO SENT ME.

BY WHAT AUTHORITY DO I SPEAK TO

YOU? BY THE AUTHORITY GRANTED ME BY MY NEW LABEL...SANANDA. I COME BY THE AUTHORITY OF THE LIGHT WHICH I AM!

THE MARK OF THE BEASTREVELATION 13:

1 And as I stood on the sand of the shore, I saw a wild beast rise up out of the sea, having ten

horns and seven heads, and upon his horns ten crowns, and upon his heads blasphemous words.

2 And the wild beast which I saw was like a leopard, and his feet were like the feet of a bear, and his mouth like the mouth of a lion; and the dragon gave him his power and his throne and great authority.

3 And one of his heads was as though mortally wounded; but his deadly wound was healed; and all the world wondered about the wild beast.

4 And they worshipped the dragon because he had given power to the wild beast, saying, Who can prevail against him to fight him?

5 And there was given to him a mouth, that he might utter boastful things and blasphemies; and power was given to him to make war for forty and two months.

6 And he opened his mouth in blasphemy against God, to blaspheme His name and His dwelling place and those who dwell in Heaven.

7 And power was given to him over every tribe and kindred and tongue and nation, and it was given to him to make war with the saints and to overcome them.

8 And all who dwell upon the Earth shall worship him, even those whose names are not written in the book of life of the Lamb slain from the foundation of the world.

9 If any man has ears, let him hear.

10 He who leads into captivity shall go into captivity; he who kills with the sword must be killed with the sword. Here is the patience and the faith of the saints.

11 And I beheld another wild beast coming up out of the Earth; and he had two horns like a lamb, and he spoke as a dragon.

12 And all the power of the first wild beast before him was exercised by him, and he caused the Earth and those who dwell therein to worship the first beast, whose deadly wound was healed.

13 And he performed great wonders, to such an extent that he would even make fire come down from heaven on the Earth in the sight of men,

14 Beguiling those who dwell on the Earth to make an image to the wild beast who was wounded by the sword and yet lived.

15 And he had power to give life to the image of the wild beast, and to cause all those who would not worship the image of the wild beast to be killed.

16 And he compelled all, both small and great, rich and poor, freemen and slaves to receive a mark on their right hands or on their brows,

17 So that no man might buy or sell unless he had the mark of the name of the beast or the code number of his name.

18 Here is wisdom: Let him who has understanding decipher the code number of the beast; for it is the code number of the name of a man; and his number is six hundred and sixty-six.

LET IT BE KNOWN TO ALL THE WORLD...NO MATTER WHAT MAN DOES TO THE PHYSICAL BODY, GOD'S PEOPLE MAY NOT BE MARKED!

YOU MAY IMPRINT NUMBERS, MICROCHIPS, TATTOOS...IT MATTERS NOT...GOD'S PEOPLE ARE MARKED IN THE BOOK OF LIFE AND THEY ARE KNOWN BY THEIR LIGHTED SOUL AND THE SOUL MAY NOT BE TOUCHED BY THAT PLANE OF EXPERIENCE. THE BEAST HIMSELF HAS INSTRUCTED YOU NOT TO TAKE THE MARK THAT YOU BE SHUNNED BY GOD...GOD DOES NOT TURN FROM HIS PEOPLE...HIS PEOPLE TURN FROM HIM. THE PLANET IS IN TRANSITION AND THE LIGHTED SOULS OF MAN ARE NEEDED BY GOD TO BE THE HANDS AND FEET...YET THE BEAST WOULD TELL YOU TO SET YOURSELVES APART BY REFUSING TO BARTER WITHIN THE SYSTEM AS LAID FORTH...NOTHING IS GAINED THROUGH MARTYRDOM BY MARKING YOURSELVES FOR THE CONCENTRATION CAMPS READY AND WAITING! MAN MUST USE THE REASONING MIND THAT GOD HAS GIVEN AS THE MOST GLORIOUS GIFT UNTO MAN...BE NOT DECEIVED FOR THE BEAST IS MOST CLEVER AMONG YOU! IF YOU BE OF GOD YOU SHALL KNOW GLORY BEFORE THE FINAL ACT CLOSES. IF YOU FOLLOW GOD'S LAWS AND THOSE LAWS OF CREATION YOU NEED FEAR NOT; YEA THOUGH YOU WALK THROUGH THE VALLEY OF SHADOWS I SHALL BE THINE SHIELD! I AM!

LET THERE BE NO MISTAKE...I COME WITH THE FULL AUTHORITY OF MINE FATHER...THOSE WHO CHOOSE TO WALK THE BLACK ROAD SHALL FEEL THE PAIN OF THAT CHOICE. GOD DOES NOT FORCE OR COERCE...MAN'S CHOICES ARE HIS ALONE TO MAKE. IT IS THE TIME OF SORTING AND THE TIME OF CHOOSING...YE ARE EITHER WITH ME OR YE ARE AGAINST ME AND MINE ENEMIES SHALL NOT STAND!

WHY THINK YE ONES THAT GOD IS WEAK? GOD IS THE STRENGTH OF LIGHT ITSELF. GOD IS GLORY!

TO YOU ONES WHO WOULD LECTURE TO THE PEOPLE TO NOT TAKE THE MARK OF THE BEAST—BE MOST CAUTIOUS...FOR THOSE WHO LEAD MY PEOPLE ASTRAY SHALL BE HELD ACCOUNTABLE FOR THEIR ACTIONS.

I TELL YOU NEITHER TO TAKE THE MARK OF THE BEAST OR TO NOT TAKE THE MARK OF THE BEAST. I TELL YOU THAT TO SET YOURSELVES APART FOR ULTIMATE

PERISHMENT IS ERROR...USE YOUR REASONING MIND. GOD NEEDS HIS SERVANTS LIVING, NOT DYING IN SOME CELL, INEFFECTIVE TO BRING ABOUT THAT WHICH IS REQUIRED FOR GROWTH AND CHANGE.

YOU HAVE BEEN MARKED SINCE BIRTH. YOU ONES WHO WOULD DROP FROM THE SYSTEM, YOU ARE KNOWN! MARKED IN BOLD! THE ONLY PROTECTION YOU ONES HAVE IS FROM GOD...BUT YOU MUST ASK! WE OF THE HOST GO NOT WHERE WE ARE NOT INVITED IN! KNOCK AND IT SHALL BE OPENED...ASK AND YE SHALL RECEIVE...IT IS THE LAW!

ITOLD YOU TWO THOUSAND YEARS AGO, I GO TO PREPARE A PLACE. I HAVE KEPT MY WORD UNTO YOU AND I AM RETURNED. LET THERE BE NO MISTAKE. THOSE WHO TELL YOU THAT I AM THERE...UPON YOUR PLACE...LIE! I AM NOT UPON YOUR PLACE IN BODY PHYSICAL AT THIS TIME. I RIDE UPON A MIGHTY CRAFT WHICH HOUSES MANY BEINGS, THE HOSTS OF HEAVEN. IT IS NOT MAGICAL AND IT IS NOT MYSTICAL...IT IS ONLY SOMEWHAT MYSTERIOUS IN THAT YOU DO NOT YET UNDERSTAND. WHY WOULD YOU LIMIT GOD SO?

BELOVED, I AM COME TO RECLAIM GOD'S PEOPLE. I DID NOT SAY THAT I COME TO RECLAIM THE MORMONS, OR THE JEWS, OR THE BAPTISTS. I SAID, I COME TO RECLAIM GOD'S PEOPLE. IF YOU BE OF LIGHTED SOUL AND WALK THE LIGHTED PATH, YE SHALL KNOW GOD. YEA, THIS GENERATION SHALL NOT PASS BEFORE ALL I HAVE SAID IS KNOWN TO MAN. SO BE IT.

BUT I DO NOT TRUST THIS METHOD OF COMMUNICATION, YOU MAY SAY. LET ME ASK YOU A QUESTION: HOW, EXACTLY, DO YOU SUPPOSE THE *BIBLE* WAS WRITTEN? INSPIRED WRITING, PERHAPS? ANGELS SPEAKING? WHAT THINK YE IS HAPPENING AS THESE WORDS ARE PUT FORTH TO PAPER? WHY LIMIT YE GOD SO?

Know that you are dearly beloved. You are but ignorant of the true nature of your universe. I came as the Wayshower...and I am come again with the Hosts that you may know the true from the false. Won't you walk with me?

Think on these things. Thank you, Thomas. Salu.

Nevada Corporations

PROPOSED CHANGES TO NEVADA CORPORATE STATUTES

Recently in the Nevada press, references have been made to Nevada State Assembly Bill No. 387—Committee on Judiciary. This Bill makes changes to the current Nevada Revised Statutes concerning Nevada corporations and similar entities. In the past, there has been much talk regarding the pending changes

that would dramatically affect current, and especially future, Nevada corporations.

After a review of this 73-page Bill, we were relieved to find that the changes being proposed will not substantially amend Nevada's current Corporate statutes. Our greatest concern with any Nevada Corporate Statutes changes has to do with any alterations to Nevada's stand on privacy within their corporate

structure.

These sections of Nevada Revised Statutes, Chapter 78, that allow for the anonymity of a corporation's owner, *have effectively gone unchanged!* This review should bring great peace of mind to those of you who have a serious, active interest in Nevada corporations. Keep in mind, however, that there are still "those" who would dearly enjoy seeing these Statutes dramatically changed—mainly the Federal Government.

Next, we are pleased to announce to you that our Resident Agent, *NEVADA CORPORATE HEADQUARTERS, INC.*, has moved to a bigger place in order to better serve us all. Their new location will be at: 3132 West Post Road, Las Vegas, NV 89118. This new address will be effective on May 1st, 1993. This new location should be utilized for any Nevada corporations which are currently using the old address. The P.O. Box 27740, Las Vegas, NV 89126 will still be used for all mail that does not require a physical (street) address.

This new location of *NEVADA CORPORATE HEADQUARTERS, INC.* allows them to better provide corporations with a whole host of services. The highlight of their new offerings will be a complete Nevada Corporation Office Package for only \$125 a month which will include the following: a corporate phone line, answered just the way you like it; a Yellow Pages listing; mail forwarding service; access to a Nevada conference room; a Las Vegas business license available for inspection, and much more. Compare this to one of their competitors, whose price is \$250 a month. More detailed information regarding these services will be mailed out to all of the corporations that *NEVADA CORPORATE HEADQUARTERS, INC.* represents. Immediate information can be acquired by calling 1-800-398-1077 and speaking with Mr. Scott Letourneau.

FOR MORE INFORMATION ABOUT NEVADA CORPORATIONS, CORPORATE RESIDENT AGENT SERVICES AND PRIVATE MAIL FORWARDING SERVICES, CALL **CORPORATE ADVISORS CORPORATION** AT (702) 877-3197 OR WRITE TO THEM AT POST OFFICE BOX 27740, LAS VEGAS, NV 89126. ASK FOR CORT CHRISTIE. FOR GENERAL BACKGROUND INFORMATION ABOUT THE VALUE OF NEVADA CORPORATIONS, PRIVACY AND THE TRUTH BEHIND OUR MODERN ECONOMIC MALAISE, SEE THE PHOENIX JOURNALS: *SPIRAL TO ECONOMIC DISASTER* (#4), *PRIVACY IN A FISHBOWL* (#10), *YOU CAN SLAY THE DRAGON* (#16), AND *THE NAKED PHOENIX* (#17). [See back page for ordering information.]

THE JOURNALS

APRIL/MAY 1993 NEW ARRIVALS

PROGRAMMING, PITFALLS AND PUPPY-DOG TALES

By Gyeorgos Ceres Hatonn
(Journal #61)

A few of the very important topics covered in this JOURNAL are: *Operation Vampire Killer 2000 (A U.S. Police Action To Regain Our Constitution)*--Communists' Rules For Revolution--Psychiatrists Lead The Way--Our Founding Fathers' Recipe For Successful Government--Famine In Somalia--COSMOS--Eric Lighter--Citizens' Arrest of IRS Commissioner--The New Age/New World Government Plan--"The Bankers' Manifesto"--*Vampire Killer* Is Working--Swat Team Exchange With Russian--How You Can Play A Part In Our Nation's Recovery--The Hegelian Principle--Letter to Chief Gates.

(INDEX INCLUDED)

CHAPARRAL SERENDIPITY or THINGS FROM UNDER THE BUSHES

By Gyeorgos Ceres Hatonn
(Journal #62)

Hatonn covers many topics of which the following are but a sample: The Council On Domestic Relations--A Writing From Nord Davis--What Is The "Cosmos" Lesson That We Are To Learn?--Shocking Auschwitz Testimony--No Gas Chambers--MIA/POW Final Sellout!--What Will Be Found In Baghdad?--Pat Robertson--Who's Who Of The World's Elite--Aids, A Weapon Against Black People--Gaiandriana--New RTC--Bankruptcy Of The Old RTC--Russbacher--The Economy And Clinton--*Prophecy of St. Nulus*--"The Snake Would Not Die"--Anything To Incite Riots And Trouble--Vaccinations And Inoculations--66 Questions About The Holocaust--Gays In The Military--IRANGATE.

(INDEX INCLUDED)

Finally, In *SPOTLIGHT*: Treasurygate Verification

(Editor's note: We are here reprinting this mind-boggling story from the April 19, 1993 issue of SPOTLIGHT. It is the first outside verification we have seen of the detailed "Treasurygate" article that we ran back on December 1, 1992, on the Front Page of the predecessor to this paper, THE PHOENIX LIBERATOR. We even included copies of some of the Certificates of Obligation that are mentioned in this SPOTLIGHT article. As Commander said at that time, "I give full recognition to one Tommy "TREASURYGATE" Buckley (as he signs his documents)...Again, this will include intrigues, lies and deceptions perpetrated on you-the-American-"Public" by "trusted" Government officials.... This material in point is so critical to the very lives of ones involved in revealing...." So please read well between the lines as the beat goes on.)

6-SPOTLIGHT April 19, 1993

Oilman Sues U.S. Treasury Over Mystery Certificates

Treasurygate, a scandal involving huge amounts of money in certificates of obligation on the Federal Reserve, Swiss and Japanese banks, the existence of which is denied by the big banks and government, was the subject on the April 1 broadcast of The SPOTLIGHT's nightly call-in talk forum, Radio Free America, with host Tom Valentine. Thomas Buckley, an oilman from Amarillo, Texas, has filed a lawsuit against the Fed and the U.S. treasury—the suit was filed February 16, and the deadline for the Fed and government response is April 16.

An edited transcript of Buckley's story follows:

Through my connections in the oil and gas business, I met an Indonesian government official and businessman named Edison Dominic. I dealt with him over a period of time in a cordial, get-acquainted type way. When he began to trust us, in about October of 1989, he presented us with certificates of obligation from eight or nine banks, primarily Swiss banks.

A certificate of obligation is like a bond. It represents real cash. It's very much like a certificate of de-

posit. These are negotiable and belong to the bearer.

The certificates were written in U.S. dollars and guaranteed by the Swiss government. The principal amount was around \$800 billion. The principal and interest amounted to about \$1.8 trillion.

He asked us to put them in a trust account at Citibank and get them verified and then follow the instructions about getting them cashed. Now we are oil and gas people, and we're used to some big money, but we didn't know what we had our hands on. We had a lot of trouble trying to get them verified and cashed.

In late spring of 1991, Mr. Dominic flew from Indonesia into Austin, Texas and brought additional instruments. These were U.S. Federal Reserve bank certificates and a very large group of Japanese certificates.

As much trouble as we had with the Swiss certificates, we thought it would be relatively simple with the U.S. Federal Reserve instruments. Our plan was to find out whether or not these documents were any good.

These U.S. instruments were even larger than the Swiss ones, and they were in the names of people such as



CHARLIE ROSE
... Wanted to hear testimony.

Saddam Hussein, the leader of Iraq; and [Col.] Muammar el-Qaddafi, the leader of Libya; Ferdinand Marcos, leader of the Philippines; and Manuel Noriega, the leader of Panama.

We sought out a gentleman in Scottsdale, Arizona named Robert Johnson, a friend and confidant of Ronald Reagan and George Bush. We knew what we had was volatile and we wanted to take precautions. That's why we approached Mr. Johnson. We showed him the documents and he arranged for us to go into the Federal Reserve Bank in Dallas, Texas.

Two of my associates and I had an appointment at 10 am on July 8, 1991. They were expecting us, and we went downstairs to a private meeting room. We spent only about 25 minutes there. The two ladies we met were very nice.

We showed them the certificate in Saddam Hussein's name in the amount of \$33 billion and told them we were there to try to verify it. They made a photocopy of the certificate and said they were going to fax it to the head office of the Federal Reserve. They asked us where we were staying, saying it would take a few hours for them to get back to us.

Then when we were back at the hotel, one of the attorneys for the bank in Dallas called us and said the certificate was good. However, he said, since the United States was in conflict with Saddam Hussein at the time, all of his assets here were frozen.

About mid-afternoon eight Secret Service agents, guns drawn, burst in, demanding to know where our guns were. We said we didn't have any and that we were there on business. There was a fourth man in our group, and this surprised the agents, since he hadn't come down to the Federal Reserve bank with us.

Their objective when they came into the room was to make sure we were all dead and then take the certificates we had. End of story. But the fourth man was in the room.

They took us down to the federal building and [we] gave statements over a period of six hours, after which time we learned we were under arrest. We were put in jail at a maximum security prison for a week and denied bond. I begged for the right to call an attorney for hours and hours, but they denied me that right, even when we went to court the next morning.

We were never charged with a crime. We were put in jail on the basis of a complaint that we intentionally tried to defraud the United States government out of \$33 billion-plus. That's what the Secret Service testified to on the stand at the hearing. We were not allowed to speak at the hearing.

After a week, finally they released us on our own recognizance even though we were alleged to have tried to perpetrate the greatest fraud in history on the U.S. government.

Not a single journalist (except for *Radio Free America*) would touch the story when I tried to bring it to their attention.

Our associate, Mr. Dominic, was also arrested in Austin on the same day we were. They went to his hotel room to take him since I had been truthful and just told the whole story of my association with Mr. Dominic. He stayed in jail for about 70 days. Nobody from the Indonesian government would touch him now.

He finally got out on bail, and a trial date was set, but we knew all along it would never go to trial, for the same reason they dropped the charges against me: They didn't want it to all come out.

As I've uncovered it, Mr. Dominic had a job to do. His job was to come over here and force these certificates to be acknowledged by the United States. The Indonesian government's finance ministry had attracted the foreign certificates.

You see, for about 30 years, Indonesia has been the head of the so-called non-aligned countries. The CIA knew all of that, and they wanted to bring Indonesia and its allies into the CIA's fold.

To co-opt Indonesia, the CIA helped Indonesia attract the U.S. Federal Reserve certificates and the Japanese certificates, and the Marcos, Noriega, Qaddafi certificates etc. The CIA helped the Indonesians get them. However, the Indonesians told the CIA to get lost after they got these certificates of obligation.

While Dominic was in jail, I was able to get a lot of documentation from him. He put in writing what he wanted Congress to do with the funds. He wanted to retire the stated national debt of the United States. He wanted to fund the supercollider. He wanted to provide an adequate amount of money to reform public education in America and to provide better health care in this country. He wanted to make loans and grants to small businesses and farmers.

We took it to Washington.

Rep. Charles Rose (D-N.C.) actually invited Mr. Dominic, in writing, to come to Washington to testify before the Agriculture Committee.

However, Sharon Pierce, the U.S. prosecutor in Dallas, called the congressman's office and said she would not allow Dominic to go to Washington unless she was present during the meeting. That disturbed Rose and his people, and the congressman went to the counsel for the speaker of the House.

The speaker's attorney, Steven Ross, said, "Well, we can handle this. We will just declare this a technical

congressional investigation. That way the prosecutor cannot subpoena anybody in Washington."

However, while Dominic finally got on the plane to come to Washington, the federal judge's clerk called Rose's office and said, "You don't want to meet Mr. Dominic. He's highly contagious with tuberculosis."

This scared Rose and his office to death.

Congressman Rose and his office received from me one of the original Swiss certificates and the endorsement of that certificate over to Congress for the benefit of the United States. This would be done gradually over a period of time to avoid runaway inflation.

I have filed a lawsuit in the U.S. District Court in Amarillo, Texas against the Federal Reserve and Treasury Secretary Lloyd Bentsen. Attached to the suit is one copy of one certificate: a \$278 billion certificate made out to the shah of Iran.

The suit is asking for 3 percent of that amount. My arrangement with Mr. Dominic was that I would get a 3 percent commission on the certificates when cashed. The suit alleges that the U.S. government, in conjunction with the Federal Reserve, has already resolved 97 percent of it. By the suit, we are mandating that the Federal Reserve open its books to prove we are wrong.

I intend to file a separate suit against only the Federal Reserve, using a majority of the balance of the certificates. This suit is designed to accomplish all of the things Mr. Dominic wanted: retirement of the national debt, funding the supercollider etc.

About an hour before I appeared on *Radio Free America* the last time [Oct. 7, 1992], I received a call from one of my associates. He has a lot of high-level contacts, and one of them was one of our current, sitting U.S. Supreme Court justices.

This justice got in touch with the CIA and asked if all of this was real. The CIA asked the justice to ask me to back off until October 28. The CIA has been moving gold into the Federal Reserve bank in Dallas in order to be able to back up these certificates. That Supreme Court justice will be called to testify in our case.

We have a telephone number people can call for taped information: 1-806-372-4301. This line will be updated regularly. We also have a computerized number that can fax back information people request. That number is: 1-806-788-1177.

Cesar Chavez

(Continued from Front Page)

grated because I tell you Truth and you can't yet see it through the curtain of lies and subterfuge. You can't seem to understand that in your political hierarchy—the "Bush camp" financed the Clinton(s) victory—just as planned!

Who won in this election just past? Obviously, Clinton. Perot ACTUALLY won but then we don't count the votes of the American voters, do we?

So, without changing the subject let us assume that in this instance Bush was the biggest winner of all. These three so-called candidates were placed, groomed and presented to STOP ANY FOOLISHNESS FROM YOU-THE-PEOPLE TOWARD A TRUE PATRIOT-CONSTITUTIONAL "LEADER".

So, equally, the big winners were BUSH, Clinton and Perot. These candidates are totally identical. They were all backed by the SAME INTERESTS AND FINANCIAL PURCHASERS.

IT WAS IMPOSSIBLE FOR ANY OF THOSE THREE TO EXPOSE THE OTHERS—WITHOUT ALSO EXPOSING SELF! THEREFORE, NO POINTS OF IMPORTANCE WERE EVER EVEN PRESENTED.

They ALL shared intimate knowledge of involvement in guns and drugs for sale and hire as with the Contras and myriads of others, untoward and criminal dealings with BCCI and other banking entities, the illegal arming of Iran AND IRAQ and a concealed interest in ushering in as quickly as possible the New World Order future for all mankind. Now you are seeing the noose strangling the very life out of you as a nation and a people. This new Attorney General who appears to be a "NICE" lady? No, she ordered the murder of nearly a hundred people (babies and helpless people trapped and holocausted) in just "one" incident. **She also was to her cute little eyes in cover-up and workings of a major child pornography ring operation—wonder why no investigators could dig that tid-bit up—everyone knew!**

As for Clinton and who paid for him? Well, we have written on it so many times I apologize for even speaking of it again but a major investor was one Jackson Stevens, the **largest** investment banker in Arkansas and one of the largest bankers on Wall Street.

Stevens arranged a \$3.5 million line of credit for Clinton at a time when, absent this windfall, Clinton would have been out of the race and that wouldn't do because it was already decided by the Bilderberg group that Clinton would be puppet president.

Two elements make this gift highly significant. First, Stevens was **SOLIDLY IN THE BUSH CAMP**. Ten months prior Stevens had contributed over \$100,000 to the George Bush For President Campaign, assuring his position in Bush's "**Team 100**" (significant). In 1988,

MRS. Stevens served as co-chairman of the George Bush for President Committee!

I think it notable here that people don't get appointed to these "committees" unless they hold some power somewhere. In fact, as a point of interest, George Green often **boasted that he had been asked directly by Paul Volcker to head the financial arm of the Jimmy Carter presidential campaign. George loved to speak on and on about his connections (always presented as "prior") with the highest of the Elite. Can a man change? Yes—but past actions repeated seem to indicate that it is rare indeed, in all instances.** He claimed to have been financially HURT through a massive \$3 million loss (overnight) after he refused the above offer. True? Who knows—for recovery is promised in many different ways as ones are asked to redeem or serve to regain presence. Is it different than when the big boys get a release for a "prisoner" in exchange for service and information? It happens all the time—TO MY OWN TEAM-MATES. In fact it has happened with connections with George Green and directly associated with diverters of Constitutional Law Center funds. Will the remaining "players" be caught or watch sufficiently their own backsides? Hard to tell—but one or two seem to be holding as they battle their own way out of the garbage being threatened against them. **WE HAVE THE STRENGTH TO PREVAIL IF THEY, INDIVIDUALLY, DO ALSO.**

Back to contributors, etc. It looks very bad for that one fat cat, Stevens, to be such a big contributor to both front runners—neither contribution was supposed to surface. The killer is the fact that it was Stevens **who first introduced Hassan Abedi, the founder of BCCI, to Clark Clifford and Bert Lance. THIS INTRODUCTION WAS THE INITIAL ACT IN BCCI'S ATTEMPT TO ILLEGALLY TAKE OVER AMERICAN BANKING THROUGH FIRST AMERICAN, WASHINGTON, D.C.'S LARGEST BANK. Please note, however, that both Clark and his henchman were exonerated within the past mere weeks!**

If an honest investigation of any kind by Congress had been done this would have yielded the ugliest and dirtiest scandal in presidential history. But this major hole of incest and crime was largely unreported. It was hardly even mentioned **through the many months of the campaigning—REMEMBER? It was not even written about until the last week in October, prior to election day. Then it broke through the Wall Street Journal.**

The *Wall Street Journal*, although controlled by CFR (Council on Foreign Relations) and Trilateralists, employs the best writers in your nation. You can get pretty well informed by "carefully" reading the *Journal* and another, *Scientific American*—but it requires attention between the lines of print.

Noting back, J.P. Morgan (destroyer of

Nikola Tesla AND, **in an around about way, BURIED Walter Russell**) determined that he would acquire the 25 most influential newspapers in the nation so that he could "control public opinion". The *Wall Street Journal* was one of his acquisitions and remains in the control of his heirs along with *Forbes* and *Barron's*. The Rockefeller interests control ABC, NBC, CBS, and *TIME-LIFE* through Chase Manhattan. CNN and Turner Broadcasting is only a facade recognition—for it is the front-runner of presentation control. It really pays you, readers, to know the "interests" of those who provide the news. In other words, WHO WINS THE GOODS?

As with George Green, whose own attorney stated that "receivership and bankruptcy of the Phoenix Institute would massively benefit **George Green** but would **BADLY DAMAGE all participants in and with the Institute.**" **RIGHT!!!**

"Settlement" talks are under way immediately in order to keep Doris from being jailed because of the actions of George Green, whose antics seemed to somehow miss notice in the court. Interesting? Therefore, we will not run the most recent outlay of total self-incrimination material with GG's own signature affixed which has been sent from a couple of "friends"?!

We will run those things after the dirt settles a bit more and we can secure the Ekkers—for this, as the other corruption, is going to come forth whether we do it or another does it. But I refuse to place my scribe in such disposition.

Now we hold a letter from GG to Ekkers offering to "settle" this mess that "they started" and has so badly damaged him personally. He continues to claim input of over half a million dollars while Ekkers gave or presented NOTHING! Oh? I suppose that the entire PRODUCT and reason for any participation of any kind by anyone, accounts as NOTHING? So be it. We shall see. Funny thing—Doris is now the one who FINALLY, on day-before-yesterday, stopped saying over and over "George wouldn't..." and "I feel so sorry for George and Desiree". Come off it, chela, this kind of allowance is why your world is in such corruption—the Godly people allow and allow and allow. Does GG feel "bad" when he dumps the very Distributing (Co.) lie and massive indemnity on his own wife, Desiree?? Does he understand what he is doing?? **OF COURSE! NOW, OPEN THINE EYES AND SEE!!**

Back to the Bush Camp: Amplifying the disgrace of the Jackson Stevens affair was a *Frontline* special airing the very next night called "*Who Finances Campaigns?*" Here the public learned that in addition to the \$3.5 million line of credit, Jackson Stevens took Clinton by the hand and introduced him to those who mattered—on Wall Street—and thereby raised a **whopping additional \$750,000 for the Clintons.**

Astute readers are probably now saying to themselves that this was getting just as bad as possible. But wait a minute! It does get worse.

Tyler David "Finally" Here!

New Addition To Ground Crew

4/25/93 #1 CERES 'ATONN

"....UNTO US A CHILD IS BORN."
And the promise of God is again proven that HE shall prevail and never shall HIS people be vanquished from the lands of HIS CREATION.

Kathy "finally" (in her opinion—in God's opinion it was at the time of perfection) brought forth a fine son who shall be called *Tyler David*. This is for you who have checked each day as Kathy grew larger and OBVIOUSLY so, too, did the babe (9# 12 oz! Friday 4/23 at 3:54 PM).

This discussion of names was not intended to go out of control but how can I not give expression when I have done so with the two friends and children born within the month of days? I always get "my" way in whatever "they" choose!

Starting with the middle name, "David" needs no definition for it does and always has, meant "Beloved of God". "Tyler" is a bit more complicated and comes from derivatives of labels dating so far back as to have no meaning to any save historians. The term itself in closest use would be Tyrelord, or, Lord of Tyre. But, forget that definition. Tyler as would be acceptable to you NOW is taken from what would be Thylord and alphabet gets in the way.

It is a direct hand-down from Theophilus (Ty) (Lover-Server of God) and Theobold--Theodor(d)e--Tylord:(ler)--Theoba(o)ld. (Great and bold; brave one of the PEOPLE). Therefore, what have we when Hatonn gets through with it? Beloved OF God and brave, bold representative OF-FOR "the people" within RESPECT-LOVE TOWARD GOD IN SERVICE.

Now, I ask: "Anyone care to go try to explain this dissertation to Kathy and Dave?" You must understand—WE also need identification symbols which YOU understand to reach into the physical expression for "contact". Later "we" will work the fannies off these little light-beams. Blessings rest upon all of you, our children who dare in these times, to bring forth allowance of souled creations to later bring you home. Salu.

You are scattered about in every direction of the infinite directions but we find pleasure in playing with the ones under our noses. As I gather my little ones within my arms I realize that I, Hatonn, am a pretty good "manager" for, remember, "You can consider yourself a good manager only when you get superior work from average people." The only thing incorrect about that statement is that NONE of you who travel with me—are average; you are superior in every way definable. You are not even "confused"—you are simply witnessing the unfolding of the mystery and do not yet see it ALL. So be it for God would never leave His people without messengers or Truth for this wondrous adventure come full cycle in its rightful sequence.

Will you find these meanings listed in a book of names? I doubt it but you might give it a try—if you have one and if there are such. You people are nit-pickers, aren't you?! Well, it's ok—just don't be picking nits when you should be gathering the fruit! And, NO, it is not Nora's job to research YOUR name label to try to catch Ceres in a fantasy!

There were other notables arranging money parties for Clinton, and one in particular who represented the dead center of the Bush camp: **Pamela Harriman**. Pamela Harriman is the widow of Averell Harriman, former CEO of the same Brown Brothers Harriman money ship where Prescott Bush was a PARTNER! Pamela was backing the Clinton campaign from the very first day. Note that the treasury of the super influential Yale secret society, "Skull and Bones", was managed by Brown Brothers Harriman.

Pamela Harriman was the wife of Winston Churchill's son, Randolph Churchill, when she first was introduced to Averell.

While the German bombs pounded away on the other side of London, **Averell created one of the world's most shocking sex scandals as he STOLE THE PRIME MINISTER'S DAUGHTER-IN-LAW VIRTUALLY IN PLAIN VIEW OF EVERYONE.**

This goes on down the web-line as Averell was the number one American representing the Lend-Lease Program in Great Britain. Interestingly enough, at the same time **Joseph KENNEDY (JFK's father) was in the same town bearing the title of Ambassador.**

This could go on and on and on—but we have already covered it several times. I can only suggest that you "Inquiring Minds" go read back issues of the newspapers and JOURNALS—along with any and all related material. Many writers give you truth if you would but get your minds on it. This has all been written up in detail in your own MONETARY & ECONOMIC REVIEW—actually in the very MONTH (November) of your just past election. I have yet to see that Clinton has kept even one promise to you-the-people. Even the ones which may appear to have been kept—ARE NOT.

Now, I can only further advise that if you want current information and have facilities—get on the American Patriot Fax Network (our people are going to get signed up, however necessary, for YOU NEED THE CONFIRMATIONS!) I can continue to comment on these same old things—but what a waste of time and space when it is easier to believe from your own resources.

A.P.F.N.: 3790 Hazelwood #11, Las Vegas, NV 89119 Tel: (702) 369-9841 Fax: (702) 369-8101.

We can handle a lot on our "hotline" but not everything, readers. I am also asked if this "advertising" is "just to protect my scribe a bit more?" You better believe it—the more the word goes forth from a myriad of sources—the more security is offered to each daring speaker and worker!

The very PURPOSE of our paper is to eventually come to the place wherein it is simply a major VOICE FOR THE PEOPLE, SHARED IN TRUTH—THE PEN MUST PROVE TO BE MIGHTIER THAN THE SWORD—OR A NATION AND PEOPLE SHALL PERISH FROM THE FACE OF THE EARTH!

May each of you allow God to walk by your side for you cannot make this journey alone.

Salu, Ceres to clear.

Gaia Resources New Products

GAIANDRIANA

Gaiandriana is a non-alcoholic health tonic which provides basic "foods" to help cells, weakened by the stresses of modern life, to return to a state of health.

The better our cells function, the greater is the stamina returned to our internal defense systems, and the better we can counter the constant onslaught of biological and viral invaders. The end result is a feeling of well-being by, of course, being well!

The Gaiandriana (commonly referred to as "chondriana" in the Biological literature) are capable of intelligent, organized attack against cellular invaders like viruses. Think of it as a "pac-man" operation of sorts. However, beyond that, the Gaiandriana are capable of stimulating cellular structural repairs due to damage caused by, for instance, free radicals and cumulative levels of so-called "background" radiation in our modern environment. Healthy DNA and RNA within the nuclei of our cells then lead to properly formed and concentrated enzymes, upon which healthy cellular function depends.

Gaiandriana liquid is made entirely from wholesome natural ingredients.

AQUAGAIA

Complementary to the Gaiandriana product, Aquagaia is also a non-alcoholic health tonic which provides basic "foods" to help cells, weakened by the stresses of modern life, to return to a state of healthy function.

Aquagaia contains *mitochondria*. These are the major biochemical energy "processors" within cellular metabolism. First, enzymes begin the breakdown process of organic nutrients (like fats, carbohydrates and proteins) to intermediate substances such as amino and pyruvic acids. Then, in the next "bucket brigade" step, these various acid molecules are processed within the mitochondria to release chemical energy recognized as adenosine triphosphate (ATP).

About 95% of the energy needed to "run the machinery" that keeps each cell going and healthy is produced in the mitochondria. Unfortunately, the mitochondria are particularly damaged by free radicals and cumulative levels of so-called "background" radiation in our modern environment. These compromised mitochondria, like half-dead batteries, then lead to impaired cellular functioning and health. Thus is the importance of Aquagaia, with its assimilable

supply of healthy mitochondria — like "fresh batteries" for the body's cells.

The better our cells function, the greater is the stamina returned to our internal defense systems, and the better we can counter the constant onslaught of biological and viral invaders. The end result is a feeling of well-being by, of course, being well.

2/11/93 #2 HATONN

GAIANDRIANA AND AQUAGAIA:

To help in understanding the workings of these organic "pac-men" you must realize that there is a protein covering "cap" on viruses. The protein cap is centered on a charged zinc atom and is the part of the virus that recognizes and binds to DNA—in turn allowing the virus to reproduce.

Aquagaia, in conjunction with the Gaiandriana, knock out the zinc atom (a simple "charge" change), which renders the protein ineffective. This is a breakdown of "parts" of the Gaiandriana male/female DNA structure which release many working variants but frees the Gaiandriettes or "killers" to take out that zinc atom and pass right into the affected cell. Without the "cap", the virus cannot reproduce and infect more cells—further, the damaged virus feeds the Gaiandriana unified cells and the circulating mitochondria.

Healthy cells are not affected because they lack the zinc-centered protein cap on the virus.

These "Gaia" compounds have an effect on cancer cells because they stop an enzyme on the cancer cells from producing a "messenger" molecule that blocks a second enzyme from attacking the cancer cell's DNA. The compounds (Gaia) have been seen to actually take-out leukemia, breast, brain and colon cancer cells. We have no claim to anything other than stating that people utilizing these simple and natural substances do show improved well-being and do report feeling generally and, often remarkably, improved as to state of health, thought processes and stamina.

The obvious conclusion is that there might well be good reports of better health and faster recovery following infection by other viruses than those mentioned above. All viruses known react in generally the same manner.

It is known that many diseases are due to retroviral DNA and these are the most affected viruses by the Gaia-chondrianas (living crystal forms). We, again, make no medical claims—we

are simply reporting in an effort to explain WHAT takes place within the cellular structures of living organisms. If you really want to witness remarkable growth in plants and good stamina and health in pets and other animals—try a little of these additives as you would vitamins or fertilizers. Use in a mildly vitamin C based solution on same. At transplant time for garden plants and houseplants—soak their little root systems in this natural and mild solution. Just add a tablespoon of Gaiandriana, a few drops of liquid vitamin C or C-crystals to a quart of water and let set for 48 hours—then it is ready for use. It will not negatively interact with anything other than perhaps harbored viruses and disease spores and organisms.

NOTE

If any product you receive has an unpleasant odor—it is from the finishing culture process. Leave the bottle open to air and it will quickly dissipate. Then, depending on taste and preference—refrigerate after opening and reclosing.

IMPORTANT: Do not mix the two, Gaiandriana and Aquagaia, together for storage as the Aquagaia (mitochondria) is aggressive and begins to "eat" the Gaiandriana for fuel. They go about their appointed tasks once ingested, but in bottle prisons they are not particularly compatible once the available fuel supply is exhausted. Juices are excellent to take with the Aquagaia because the mitochondria must have the fuel derived from same, the most effective juice being from the tropical "Guava" fruit. Any juice is fine, however, and is most pleasant to intake. Diabetics should utilize whatever juices are available on their food plan to keep within the safe guidelines for calories and other requirements.

The most innocuous and easy intake available is simply a few drops under the tongue, both products taken at the same time or at different times of the day. Once the "initial" program is begun and maintenance is followed, certainly the drops under the tongue are the least annoying to any daily regimen.

A-C-E ANTI-OXIDANT FORMULA

There is growing evidence that essentially everyone in our society is exposed to free radicals, now more than ever. While free radicals are normal products of our cells and have certain beneficial roles in the body, increased levels of free radicals in our body tissues can be detrimental to our health.

Free radicals are highly unstable substances produced in the body through, among other routes, the metabolism of oxygen. Free radicals multiply through a series of chain reactions and can attack the polyunsaturated fatty acids of cell membranes. Unless excess free radicals are neutralized, they can cause considerable damage to the structure and function of cell membranes, and thus the cells themselves. The

products from free radical reactions are implicated in the progressive accumulation of deleterious cellular changes over time, which may eventually result in recognizable disease. Free radical damage is implicated in the initiation and promotion of many cancers, as well as hardening of the arteries.

One area of Aging Research suggests that free radicals damage body cells and cause the pathological changes associated with aging. Besides being byproducts of the metabolism of oxygen, such as during strenuous exercise, we also generate significant levels of free radicals from the environment, such as from so-called "background" levels of ionizing radiation.

Cooperative defense systems that can protect the body from free radical damage include certain enzymes and the antioxidant vitamins A, C, and E and beta-carotene, which protect cell membranes from oxidative damage. Vitamin E, one of the fat-soluble vitamins, is present in the blood as α -tocopherol and is well accepted as the major antioxidant in lipid body tissues. Vitamin E is considered the first line of defense against cell-membrane damage due to peroxidation. Vitamin E scavenges free radicals, terminating chain reactions and confining damage to limited areas of the membrane. Selenium contained in the enzyme glutathione peroxidase is the second line of defense that destroys peroxides before they can damage cell membranes. Beta-carotene, a precursor of Vitamin A, also traps free radicals. Vitamin C is water soluble and serves to neutralize free radicals in aqueous systems.

The antioxidants show promise as cancer-prevention agents, alone and in combination.

GINKGO BILOBA

(Ginkgo Biloba extract 24%)

The Ginkgo Biloba, or Maidenhair tree, is one of the oldest living species on this planet. Ginkgo has flourished almost unchanged for 150 million years, and its ancestors can be traced back 250 million years. It is because of this antiquity that the Ginkgo Biloba tree is called "*the living fossil*". Individual trees are believed capable of living 2000 to 4000 years. During the last ice age, Ginkgos nearly became extinct. These trees survived only in China and other parts of Asia, where they stayed until approximately 1,000 years ago. At that time, Ginkgo trees were also planted around monasteries in Japan, where they still live today.

The name *Ginkgo* may come from the Chinese *Sankyo* or *Yinkuo* (Yin Guo), meaning "hill apricot" or "silver fruit". The word *biloba* means "two lobes" and describes the young leaves. Although modern medical research focuses mainly on the leaves of Ginkgo, the Ginkgo fruits and nuts have been used in China since time immemorial as a delicacy and tonic food. Ancient Chinese texts record Ginkgo's use as a medicinal agent as far back as five thousand years ago.

The Ginkgo Biloba extract is a complex compound. The green leaves of the tree are

usually harvested from trees grown on plantations in South Korea, Japan and France.

Ginkgo is reported to have a natural affinity for the nervous system. It also seems to stimulate the vascular and endocrine systems that, in turn, strongly affect the function of the nervous system, possibly increasing the capacity for normal physical activity, and the flow of blood to the brain. Some research indicates the possible effectiveness of Ginkgo in the treatment of *Alzheimer's* disease.

Due to its pharmacological properties, Ginkgo is now widely used throughout Europe for treating many forms of vascular disease. In a survey of packaging information of European products, Ginkgo has been recommended for such ailments as headaches, vertigo, inner-ear disturbances, diminished intellectual capacity and alertness as a result of insufficient circulation to the brain, anxiety, and depression, to name a few.

Ginkgo Biloba Extract (24%) is concentrated from the leaves of the Ginkgo Biloba tree. The highly specialized extraction process yields a 50:1 concentrate from the leaves (50 grams of leaf produce 1 gram of extract). The extract is then further standardized to contain 24% of the active Ginkgo Flavoglycosides.

MO-GU ELIXIR

The first recorded use of Mo-Gu Elixir was during the Chinese Tsin-Dynasty in 221 B.C. It was referred to as "*The Remedy for Immortality*" or "*The Divine Tsche*".

It has been well documented that there are certain people who live to be well past a hundred years of age. These people live in such areas as the mountainous Caucasus, Yakutia in Siberia, the Poltava District of the Ukraine, Tibet and Spain. There is an area in Russia called Kargasok where the people are a dairy- and vegetable-eating populace. Centenarians are common among these people. They attribute their longevity to the Yeast Enzyme Tea (Mo-Gu Elixir) which has been in their diet for hundreds of years. It is said that Mo-Gu and yak butter are staples among the dwellers of the high Himalayas.

Mo-Gu has been used throughout history in China, Japan, Russia, Korea, and India. It has been said to promote a feeling of well-being and overall physical restoration. It has been known by many names, some of which are: Fungus Japonicus, Fungo japon Kombucha, Pichia Fermentans, Cembuya Orientalis, Combuchu Tschambucco, Volga-Spring, Champignon de Longue Vie, Teekwass, Kwassan, and Kargasok.

The Mo-Gu fungus constructs in a membrane form and is a symbiosis of yeast cells and different bacteria. Among these bacteria are: Bacterium Xylinum, Bacterium Gluconicum, Acetobacter Ketogenum, and Pichia Fermentans.

The Mo-Gu fungus needs to live in a solution composed of common (black) tea and sugar. In the proper temperature environment they multiply constantly. They do not build spores as yeast normally does, but instead multiply by a process of branching.

CHLORELLA

Chlorella is a single-celled, fresh-water algae. Believed to be the first form of life with a true nucleus, chlorella dates back approximately 2.5 billion years, making it *pre-Cambrian*. Through the process of photosynthesis chlorella cells reproduce themselves by cell division at the rate of four new cells every 17-24 hours. It was not until the 1890s that chlorella was identified under the microscope. In naming it, the prefix *chlor* was selected to signify green, while the suffix *ella*, indicates small. Chlorella is the most researched algae in the world and remains the most popular with millions of consumers worldwide.

Chlorella is a nutritionally balanced whole food and contributes to the health and growth of human cells like no single vitamin or mineral possibly can.

Chlorella is extremely high in protein (60%) and contains more than 20 vitamins and minerals, 19 of the 22 essential and non-essential amino acids, enzymes and chlorella growth factor. It is one of the richest sources of RNA and DNA known and has twenty times as much chlorophyll as alfalfa, 10 times more than other edible algae including spirulina, and 10 times more than barley grass.

Chlorella is a natural vitality enhancer. The vitamins found in chlorella cells include: Vitamin C, provitamin A, B-carotene, chlorophyll a, chlorophyll b, thiamine (B1); riboflavin (B2), pyridoxine (B6), niacin (B3), pantothenic acid, folic acid, vitamin B-12, biotin, choline, vitamin K, PABA, lipoic acid, inositol and para-aminobenzoic acid. The minerals include: phosphorus, potassium, iodine, magnesium, sulphur, iron, calcium, manganese, copper, zinc and cobalt.

The amino acids include: lysine, histidine, arginine, aspartic acid, threonine, serine, glutamic acid, proline, glycine, alanine, cystine, valine, methionine, isoleucine, leucine, tyrosine, phenylalanine, ornithine, tryptophan.

The suggested daily consumption is 3 grams per day.

ECHINACEA GOLD PLUS

with American Ginseng

In recent years few medicinal plants have garnered as much attention as Echinacea (*Echinacea Purpurea* and *Echinacea Angustifolia*). The genus name is derived from the Greek *echinos*, (hedgehog or sea urchin) referring to the prickly scales of the dried seed head. Echinacea was widely used medicinally among Native Americans, particularly in the Plains. It is a product which is now used widely throughout United States and Europe.

Echinacea is a non-specific stimulant to the immune system. Claims for Echinacea include: stimulation of leukocytes, mild antibiotic activity, anti-inflammatory activity, stimulation of the adrenal cortex, stimulation of the properdin/complement system, interferon-like activity, stimulation of general cellular immunity, and

antiviral activity. Internal preparations are said to assist in alleviating cold and flu symptoms, respiratory infections, and arthritis, to name a few.

Goldenseal (*Hydrastis Canadensis*) is generally placed in the buttercup family. The name Goldenseal was adopted in 1880, previously having been known as Yellow Root. Goldenseal was widely used among the Native American population, particularly among those in the East. The Cherokee used the roots as a wash for local inflammations, for general debility, dyspepsia and to improve appetite. The Iroquois used it for whooping cough, diarrhea, liver trouble, fever, sour stomach, flatulence, and pneumonia. Benjamin Smith Barton first referred to the use of Goldenseal for rattlesnake bites as early as 1793. Clinical recognition of the use of Goldenseal came in the early 1850s and has continued to this very day.

Goldenseal is among the most popular herbs in the American health food market. Uses are numerous, including but not limited to: antiseptic, hemostatic, diuretic, laxative, and tonic/anti-inflammatory for the mucous membranes, hemorrhoids, nasal congestion, mouth and gum sores and eye afflictions.

Ginseng can be literally translated from Chinese as "the essence of man" or "man-shaped precious root." Few medicinal plants in the world possess Ginseng's near-legendary status. Dating back thousands of years, its history of use in the Orient records therapeutic properties so wide ranging that it was first dismissed by Western doctors as a "panacea". When fatigued, Ginseng reportedly restores both physical and mental functions to peak efficiency and, with regular use, improves resistance to disease and stress. American Ginseng's genus name is *Panax Quinquefolius*.

Over 40,000 species of mushrooms exist, many of which are used as medicines. Of particular note are such remedies as penicillin- and ergot-based extracts used in migraine treatment, to name a few. Extensive research has been done with one mushroom in particular, namely, Reishi. This mushroom is now considered a tried and true immune system fortifier.

References to the use of Reishi in the treatment of a variety of complaints date back as far as 2700 B.C. in Chinese literature. It is referred to by a number of names, including the "ten thousand year mushroom". The rarity of this particular mushroom has increased its value. The Chinese emperor Shih Huang Ti (250-210 B.C.) mounted expeditions of hundreds, even thousands of men to find the Reishi. Recently techniques have been developed for the cultivation and harvesting of the Reishi Mycelium. Writings about Reishi place it in the category of "fu zhen" herbs and claim it is a medicine that improves the ability of the body to maintain balance by strengthening natural resistance and generally improving health.

[See color insert page for ordering.]

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The following is a complete list of meeting dates with the number of tapes in bold in parentheses and mentioning if the meeting has a special focus:

- | | |
|--|--|
| 2/22/92(4); 3/14/92(4); | 7/26/92(3); |
| 3/21/92(2); 3/28/92(1); 4/4/92(3); | 8/3/92(2) radio program, KTKK; |
| 4/12/92(2) a talk at local Community Church; | 8/8/92(2); |
| 4/13/92(1) # "What is a Semite?"; | 8/31/92(2) Anti-Christ Banksters; |
| 4/17/92(1) # "Who Were the First Christians?"; | 9/5/92(2); |
| 4/25/92(2)* # "The Photon Belt"; | 9/12/92(2) radio program, KTKK; |
| 4/26/92(3); 5/1/92(1) "L.A. Riots and The Bigger Plan"; | 10/4/92(3); 10/10/92(2); |
| 5/2/92(3); | 10/17/92(2) radio program, KTKK; |
| 5/8/92(2) radio talk show; | 10/24/92(2); 11/1/92(2); |
| 5/9/92(4); | 11/1/92(1) radio program, New Mexico; |
| 5/11/92(3) * "Silent Weapons For Quiet Wars"; | 11/8/92(2); 11/14/92(3); 11/22/92(2); |
| 5/13/92(3) meeting with European visitors over lunch; | 11/25/92(1) radio program, Gallup, NM; |
| 5/16/92(3); 5/23/92(2); | 11/29/92(2); 12/6/92(2); |
| 5/30/92(3)* "The Divine Plan and Places In Between" tapes 1-3; | 12/6/92(2) <i>Cosmos</i> Patriot Group-I; |
| 6/1/92(3); 6/4/92(2); 6/6/92(4); | 12/7/92(1) <i>Cosmos</i> Patriot Group-II; |
| 6/13/92(3); 6/21/92(3); 6/27/92(2); | 12/12/92(2) <i>Cosmos</i> Patriot Group-III; |
| 6/28/92(2) radio program, KTKK, Salt Lake City, UT; | 12/13/92(2); 12/20/92(2); |
| 6/30/92(3)* "The Divine Plan and Places In Between" tapes 4-6; | 12/31/92(1)* Constitutional Law Center; |
| 7/4/92(2) radio program, KTKK; | 1/2/93(2); |
| 7/12/92(3); | 1/14/93(2) Seminar speech by Retired Police Officer Jack McLamb; |
| 7/18/92(2) radio program, KTKK; | 1/16/93(2); 1/23/93(3); 1/30/93(2); |
| | 2/6/93(1); 2/13/93(2); 2/18/93(2); |
| | 2/20/93(2) radio program on KTKK featuring Soltec with Hatonn; |
| | 4/4/93(3) including Soltec and Sananda; |
| | 4/10/93(2) radio program KTKK; |
| | 4/24/93(3). |

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